

Board of Education

Nancy Hooker, President; Dollie O'Neill, Vice-President; Kari M. Jaramillo, Secretary; Kaycee Sandoval, Member; Laura Gonzales, Member Shannon Aguilar, Superintendent

Board of Education Regular Meeting Wednesday September 20, 2023 6:30 pm

Moreno Valley High School 56 Camino Grande Angel Fire, NM 87710

LIVE VIDEO ON CIMARRON MUNICIPAL SCHOOLS FACEBOOK PAGE

Vision

To inspire our students to realize their individual potential in an ever-changing world

Mission

Cimarron Municipal Schools will work hand-in-hand with our families and community to provide our students the experience of a safe and challenging educational environment through staff who know and nurture every child

Cimarron School District is a PREMIER school



CIMARRON MUNICIPAL SCHOOLS

165 N. COLLISON AVE., CIMARRON NM, 87714 (575) 376-2445 (575) 376-2442-FAX

CIMARRON MUNICIPAL SCHOOLS BOARD OF EDUCATION REGULAR MEETING

AGENDA

LIVE VIDEO ON CIMARRON MUNICIPAL SCHOOLS FACEBOOK PAGE

Moreno Valley High School Wednesday, September 20, 2022 6:30 pm

- I. Call to Order
- II. Pledge of Allegiance
- III. Roll Call
- IV. Consider Approval of Agenda (Action)
- V. Consider Approval of Minutes (Action)
 - A. August 16, 2023 Regular Board Meeting
 - B. September 5, 2023 Special Board Meeting
- VI. Consider Approval of Consent Agenda Items (Discussion/Action)
 - A. Approval of the Disbursement Detail, Deposit Listing, Expenditure and Revenue Report, Budget Adjustments, Fund Cash Balance, Finance Memo, Investment Report, ACH Voucher Report and Bond Expense Report.
- VII. Public Forum

VIII	NMSBA Policy Service Advisories-233-237 – 2 nd Reading	
	(Discussion/Action)	Health & Safety
IX.	Consider Approval of the Walsh/Gallegos SPED Handbook	
	(Discussion/Action)	Programming
Х.	G-2550©GCCA PROFESSIONAL SUPPORT STAFF SICK LEAVE	
	(Discussion/Action)	Programming
XI.	IN Bank Letter of Changes (Discussion/Action)	Programming
XII.	Manhattan Life Insurance Company Letter of Changes	
	(Discussion/Action)	Programming
XIII.	School Based Home Health Care	Health & Safety

XIV. Strategic Review

XV. School Board Report

- A. NMSBA Fall Region Meeting Monday, October 16, 2023, Las Vegas City
- B. October 11, 2023 Work Session
- XVI. Superintendent's Report
 - District Goals
 - BLOOMZ Project Update
 - Personnel Report
 - Alarm System Update
 - Use of Facilities

XVII. Next Regular School Board Meeting Agenda Items

XVIII. Executive Session

A. Quarterly Superintendent Evaluation

XIX. Adjournment

The next Regular School Board Meeting is scheduled for Wednesday, October 18, 2023; Cimarron High School Media Center – 6:30 pm.

Persons from the same group and having similar viewpoints are asked to select a spokesperson to speak on their behalf. Multiple and repetitious presentations of the same view will be discouraged. Public Comments and Observations regarding non-agenda items that fall within the purview of the Cimarron Board of Education are heard at this time. Comments regarding matters under litigation will not be allowed and no action will be taken on items presented but may be referred to staff or others. The School Board Members and Superintendent may travel together, however, no school business will be discussed or action taken.

This is an open meeting and the citizens of the Cimarron Municipal School District are invited to attend. Notice: Individuals with disabilities who need any form of auxiliary aid to attend or participate at this meeting are to contact the Superintendent at 575-376-2445 as soon as possible.

CIMARRON MUNICIPAL SCHOOLS

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CIMARRON MUNICIPAL SCHOOLS BOARD OF EDUCATION REGULAR MEETING

MINUTES

LIVE VIDEO ON CIMARRON MUNICIPAL SCHOOLS FACEBOOK PAGE

Eagle Nest Elementary/Middle School Wednesday, August 16, 2022 6:30 pm

- I. Call to Order
 - Mrs. Hooker called the meeting to order at 6:38 pm
- II. Pledge of Allegiance
- III. Roll Call
 - Mrs. Hooker, President; Mrs. O'Neill, Vice-President; Ms. Jaramillo, Secretary; Mrs. Sandoval, Member, were all present. There was a quorum.
- IV. Consider Approval of Agenda (Action)
 - Ms. Jaramillo made a motion to approve the Agenda. Mrs. Sandoval seconds the motion. The Board was Polled: Mrs. Hooker, Aye; Mrs. O'Neill, Aye; Ms. Jaramillo, Aye; Mrs. Sandoval, Aye. The motion carries.
- V. Consider Approval of Minutes (Action)
 - A. July 26, 2023 Regular Board Meeting
 - Mrs. O'Neill made a motion to approve the July 26, 2023 Regular Board Minutes. Mrs. Sandoval seconds the motion. The Board was Polled: Mrs. Hooker, Aye; Mrs. O'Neill, Aye; Ms. Jaramillo, Aye; Mrs. Sandoval, Aye. The motion carries.
 - B. July 31, 2023 Special Meeting
 - Ms. Jaramillo made a motion to approve the July 31, 2023 Special Board Meeting Minutes. Mrs. O'Neill seconds the motion. The Board was Polled: Mrs. Hooker, Aye; Mrs. O'Neill, Aye; Ms. Jaramillo, Aye; Mrs. Sandoval, Aye. The motion carries.
- VI. Public Forum

VII. Consider Approval of the 2022-2023 Fixed Assets (Discussion/Action) Leadership

 Ms. Jaramillo made a motion to approve the 2022-2023 Fixed Assets Listing. Mrs. Sandoval seconds the motion. The Board was Polled: Mrs. Hooker, Aye; Mrs. O'Neill, Aye; Ms. Jaramillo, Aye; Mrs. Sandoval, Aye. The motion carries.

VIII. Consider Approval of the FY23 State of New Mexico Per Diem Rates	
(Discussion/Action)	Leadership
Mrs. Sandoval made a motion to approve the State of New Mexico	
Per Diem and Mileage Rates as presented in the packet. Mrs.	
O'Neill seconds the motion. The Board was Polled: Mrs. Hooker,	
Aye; Mrs. O'Neill, Aye; Ms. Jaramillo, Aye; Mrs. Sandoval, Aye. The	
motion carries.	
IX. Salary Schedule for Secretarial Staff (Discussion/Action)	Teacher/Staff Excellence
Tabled for budget consideration	
X. Salary Schedule for Custodial Staff (Discussion/Action)	Teacher/Staff Excellence
 Tabled for budget consideration 	
XI. School Based Health Clinic (Discussion/Action)	Health & Safety
 This item will be considered at a Special Board Meeting Date TBD. 	
XII. Social Studies Curriculum – Sibyl Collver (Discussion/Action)	Programming
 Tabled until after Parental Input 	
XIII. Counselor – Fridays (Discussion/Action)	Health & Safety
• Mrs. O'Neill made a motion to approve the contract for Karen Niec	
for Counselor Services on Fridays. Ms. Jaramillo seconds the	
motion. The Board was Polled: Mrs. Hooker, Aye; Mrs. O'Neill,	
Aye; Ms. Jaramillo, Aye; Mrs. Sandoval, Aye. The motion carries.	
XIV. Discipline Matrix – Cindy Carr & Alberta Martinez, Principals	
(Discussion)	Programming
XV. NMSBA Policy Service Advisories-233-237 – 1 st Reading	
(Discussion/Action)	Health & Safety
XVI. Communication Policy (Discussion/Action)	Communication

XVII.School Board Report

- A. Strategic Plan (Discussion/Action)
- B. BLOOMZ Project Update

XVIII. Consider Approval of Consent Agenda Items (Discussion/Action)

- A. Approval of the Disbursement Detail, Deposit Listing, Expenditure and Revenue Report, Budget Adjustments, Fund Cash Balance, Finance Memo, Investment Report, ACH Voucher Report and Bond Expense Report.
 - Mrs. Sandoval made a motion to approve the Consent Agenda Items. Mrs. O'Neill seconds the motion. The Board was Polled: Mrs. Hooker, Aye; Mrs. O'Neill, Aye; Ms. Jaramillo, Aye; Mrs. Sandoval, Aye. The motion carries.

XIX. Superintendent's Report

- Personnel Report
- Facilities Master Plan
- Safety Committee Review
- HB 7
- SB 397
- Dress Code Policy/Handbook
- BioMass Feasibility Study
- United Church of Angel Fire

XX. Next Regular School Board Meeting Agenda Items

- NMSBA Policy Service Advisory 233-237 2nd Reading
- Salary Schedule with Budget
- Quarterly Superintendent Evaluation
- Strategic Review

XXI. Adjournment

- Mrs. Sandoval made a motion to adjourn the meeting. Mrs. O'Neill seconds the motion. The Board was Polled: Mrs. Hooker, Aye; Mrs. O'Neill, Aye; Ms. Jaramillo, Aye; Mrs. Sandoval, Aye. The motion carries.
- Meeting Adjourned at 9:20 pm

The next Regular School Board Meeting is scheduled for Wednesday, September 20, 2023; Moreno Valley High School – 6:30 pm.

Approval of Minutes:

Mrs. Hooker, President	Date	Ms. Jaramillo, Secretary	Date
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Persons from the same group and having similar viewpoints are asked to select a spokesperson to speak on their behalf. Multiple and repetitious presentations of the same view will be discouraged. Public Comments and Observations regarding non-agenda items that fall within the purview of the Cimarron Board of Education are heard at this time. Comments regarding matters under litigation will not be allowed and no action will be taken on items presented but may be referred to staff or others. The School Board Members and Superintendent may travel together, however, no school business will be discussed or action taken.

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CIMARRON MUNICIPAL SCHOOLS BOARD OF EDUCATION REGULAR MEETING

SPECIAL MEETING AGENDA

LIVE VIDEO ON CIMARRON MUNICIPAL SCHOOLS FACEBOOK PAGE

Cimarron High School Media Center Tuesday, September 5, 2023 6:30 pm

I. Call to Order

- Mrs. Hooker called the meeting to order at 6:28 pm
- II. Pledge of Allegiance
- III. Roll Call
 - Mrs. Hooker, President; Mrs. O'Neill, Vice-President; Ms. Jaramillo, Secretary; Mrs. Sandoval, Member; Ms. Gonzales, Member were all present. There was a quorum.
- IV. Consider Approval of Agenda (Action)
 - Ms. Jaramillo made a motion to approve the agenda. Ms. Gonzales seconds the motion. The Board was Polled; Mrs. Hooker, Aye; Mrs. O'Neill, Aye; Ms. Jaramillo, Aye; Mrs. Sandoval, Aye; Ms. Gonzales, Aye. The motion carries.
- V. Training with Legal Representives
- VI. Next Regular School Board Meeting Agenda Items
 - District Goals
 - Executive Session
 - Use of Facilities
 - SPED Handbook Newest Version
 - Bloomz Update
 - School Based Home Health Care In-take form
 - Alarm System Update
- VII. Adjournment
 - Ms. Jaramillo made a motion to adjourn the meeting. Mrs. Sandoval seconds the motion. The Board was Polled; Mrs. Hooker, Aye; Mrs. O'Neill, Aye; Ms. Jaramillo, Aye; Mrs. Sandoval, Aye; Ms. Gonzales, Aye. The motion carries.
 - Meeting Adjourned at 8:42 pm

The next Regular School Board Meeting is scheduled for Wednesday, September 20, 2023; Moreno Valley High School – 6:30 pm.

Approval of Minutes:

Mrs. Hooker, President	Date	Ms. Jaramillo, Secretary	Date

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Disbursement Detail Listing

Date: 08/01/2023 - 08/31/2024

ACTIVITIES

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
11846	08/03/2023	1007	JONATHAN NEWMAN-GONCHAR	8/1/2023	23403.1000.53711.1010.008000.0000	SATELLITE VOLLEYBALL Check Total:	\$2,150.00 \$2,150.00
11847	08/03/2023	1007	KIT CARSON ELECTRIC COOPERATIVE INC	05/19-06/19/23	23426.1000.53711.1010.008000.0000	2023–2024 – ELECTRIC SERVICE FOR BARN	\$42.28
11848	08/11/2023	1011	TAOS HIGH SCHOOL	103	23403.1000.53711.1010.008000.0000	Check Total: BOYS BASKETBALL CAMP Check Total:	\$42.28 \$200.00 \$200.00
11849	08/11/2023	1011	VILLAGE OF EAGLE NEST	AUGUST 1, 2023	23426.1000.53711.1010.008000.0000	WATER/SEWER AT THE DOT BUILDING	\$97.98
11850	08/17/2023	1013	RUSSELL'S ONE STOP	7/10/23	23403.1000.53711.1010.008000.0000	Check Total: WATER & GATORADE FOR VB CAMP	\$97.98 \$39.98
						Check Total:	\$39.98
11851	08/24/2023	1015	CIMARRON MUNICIPAL SCHOOLS	23-24 STARTING CASH	23421.1000.56118.1010.008000.0000	STARTING CASH FOR CONCESSIONS 8/26 – 20 IN Check Total:	\$200.00 \$200.00
11852	08/31/2023	1017	ANNEX BAR & GRILL	8/19/23	23403.1000.55817.1010.008000.0000	MEALS IN LOGAN ON 8/19 Check Total:	\$273.98 \$273.98
11853	08/31/2023	1017	KIT CARSON ELECTRIC COOPERATIVE INC	6/19-7/19/23 - BARN	23426.1000.53711.1010.008000.0000	2023–2024 – ELECTRIC SERVICE FOR BARN Check Total:	\$84.67 \$84.67
11854	09/06/2023	1026	DION'S PIZZA (CORPORATE OFFICE)	9/2/23	23403.1000.53711.1010.008000.0000	MEALS FOR SEPT 2ND ATC	\$244.99
11855	09/06/2023	1026	HALO BRANDED SOLUTIONS,	2023000108312	23403.1000.53711.1010.008000.0000	Check Total: VOLLEYBALL STAFF POLOS	\$244.99 \$107.96
						Check Total: Bank Total:	\$107.96 \$3,441.84

OPERATIONAL

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46661	08/03/2023	1008	ALPINE LUMBER	52275914	31701.4000.54315.0000.008000.0000	2023-2024 - Check Total:	\$91.78 \$91.78
46662	08/03/2023	1008	AMANDA MARTINEZ.	PSYC 300	15200.1000.53330.1010.008000.0000	PSYCHOLOGY OF ADULT DEVELOPMENT	\$400.00
46663	08/03/2023	1008	AMAZON.COM CREDIT PLAN	1HJM-JWW6-9J4F	11000.2600.54313.0000.008000.0000	Check Total: PEERBASICS SAFETY VESTS 10 PACK-YELLOW	\$400.00 \$242.19
46663	08/03/2023	1008	AMAZON.COM CREDIT PLAN	1HJM-JWW6-9J4F	11000.2600.54313.0000.008000.0000	DSV STANDARD WARNING– SAFETY TRIANGLES FOR	\$159.95
46663	08/03/2023	1008	AMAZON.COM CREDIT PLAN	1HJM-JWW6-9J4F	11000.2600.54313.0000.008000.0000	CAR REAR CARGO NET ORGANIZER	\$38.45
46663	08/03/2023	1008	AMAZON.COM CREDIT PLAN	1NT3-V9CM-DFHY	31701.4000.56118.0000.008000.0000	ADJUSTABLE HEIGHT OSCILLATING FANS	\$89.98
46664	08/03/2023	1008	ASCAP	2023-2024 MEMBERSHIP	11000.1000.53711.9000.008000.0000	Check Total: ASCAP MUSIC LICENSE FOR DISTRICT Check Total:	\$530.57 \$438.75 \$438.75
46665	08/03/2023	1008	BACA VALLEY TELEPHONE CO	BUS CAMERAS - 2023	13000.2700.54416.0000.008000.0000	INSTALL NEW CAMERAS FOR SIX BUSES Check Total:	\$7,091.65
46666	08/03/2023	1008	BURCO CHEMICAL & SUPPLY	31973	31701.4000.54315.0000.008000.0000	TRENDSETTER GALLON 4/CS- FLOOR SEALER	\$7,091.65 \$739.20
46666	08/03/2023	1008	BURCO CHEMICAL & SUPPLY INC	31973	31701.4000.54315.0000.008000.0000	20" BLACK STRIP PAD 5/CS	\$200.40
46667	08/03/2023	1008	CALEB M. GONZALEZ	COACHES CLINIC-2023	22000.1000.53711.9000. <mark>008034</mark> .0000	Check Total: MEAL REIMBURSEMENT – COACHES CLINIC –	\$939.60 \$64.43
						Check Total:	\$64.43
46668	08/03/2023	1008	CIMARRON MUNICIPAL SCHOOLS	7/27/23 - BUS #26	11000.1000.55817.9000. <mark>008034</mark> .0000	VOLLEY BALL SCRIMMAGE IN TUCUMCARI, NM Check Total:	\$211.88 \$211.88
46669	08/03/2023	1008	CINDY CARR	NMCEL	11000.2300.53330.0000.008000.0000	MEAL REIMBURSEMENT – NMCEL SUMMER	\$211.88 \$12.71
46670	08/03/2023	1008	COOPERATIVE EDUCATIONAL	14-001272	11000.2300.53711.0000.008000.0000	Check Total: NM REAP	\$12.71 \$700.00
			SERVICES			Check Total:	\$700.00

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46671	08/03/2023	1008	DE LAGE LANDEN FINANCIAL SERVICES, INC	80512025	31701.4000.54315.0000.008000.0000	60 MONTH LEASE ON	\$1,857.32
46672	08/03/2023	1008	FES LLC	INV000968	31900.4000.53414.0000.008000.0000	Check Total: 2022–2023 – S–WEB HOSTING ANNUALLY Check Total:	\$1,857.32 \$1,500.00 \$1,500.00
46673	08/03/2023	1008	HOME SECURITY SYSTEMS, LLC	22608	31701.4000.56118.0000.008000.0000	ACCESS SCAN CARDS	\$150.00
46673	08/03/2023	1008	HOME SECURITY SYSTEMS, LLC		31701.4000.56118.0000.008000.0000	ACCESS KEY FOBS Check Total:	\$45.05 \$195.05
46674	08/03/2023	1008	JIVE COMMUNICATIONS, INC	IN7102172481	31900.4000.54416.0000.008000.0000	2023–2024 – VOIP SERVICE – ADMIN	\$206.32
46674	08/03/2023	1008	JIVE COMMUNICATIONS, INC	IN7102172481	31900.4000.54416.0000. <mark>008033</mark> .0000	2023–2024 – VOIP SERVICE – CES –	\$206.31
46674	08/03/2023	1008	JIVE COMMUNICATIONS, INC	IN7102172481	31900.4000.54416.0000. <mark>008034</mark> .0000	2023–2024 – VOIP SERVICE – CHS	\$206.32
46674	08/03/2023	1008	JIVE COMMUNICATIONS, INC	IN7102172481	31900.4000.54416.0000. <mark>008036</mark> .0000	2023–2024 – VOIP SERVICE – CMS	\$206.31
46674	08/03/2023	1008	JIVE COMMUNICATIONS, INC	IN7102172481	31900.4000.54416.0000. <mark>008047</mark> .0000	2023–2024 – VOIP SERVICE – ENES	\$206.32
46674	08/03/2023	1008	JIVE COMMUNICATIONS, INC	IN7102172481	31900.4000.54416.0000. <mark>008048</mark> .0000	2023–2024 – VOIP SERVICE – ENMS	\$206.32
						Check Total:	\$1,237.90
46675	08/03/2023	1008	JULIA D VIGIL	AIRLINE REIMBURSEMEN	24154.1000.53330.1010.008000.0000	UNITED AIRLINES REIMBURSEMENT	\$610.40
					_	Check Total:	\$610.40
46676	08/03/2023	1008	KIT CARSON ELECTRIC COOPERATIVE INC	5/19-6/19/23 - SHOP	11000.2600.54411.0000. <mark>008047</mark> .0000	2023–2024 – ENES ELECTRICITY	\$38.96
46676	08/03/2023	1008	KIT CARSON ELECTRIC COOPERATIVE INC	5/19-6/19/23 - SHOP	11000.2600.54411.0000. <mark>008048</mark> .0000	2023–2024 – ENMS ELECTRICITY	\$38.97
	/ /					Check Total:	\$77.93
46677	08/03/2023	1008	LEO RENO MARTINEZ	NMCEL	15200.1000.53330.1010.008000.0000	MEAL REIMBURSEMENT - NMCEL SUMMER	\$41.90
46678	08/03/2023	1008	MACKENZIE ROMERO	COACHES CLINIC - 202	22000.1000.53330.9000.008000.0000	Check Total: MEAL REIMBURSEMENT – COACHES CLINIC –	\$41.90 \$100.54
						Check Total:	\$100.54
46679	08/03/2023	1008	MOUNTAIN SUPPLY	2306-126843	31701.4000.54315.0000. <mark>008047</mark> .0000	2023-2024 -	\$62.69
46679	08/03/2023	1008	MOUNTAIN SUPPLY	2306-126843	31701.4000.54315.0000. <mark>008048</mark> .0000	2023-2024 -	\$62.68
46679	08/03/2023	1008	MOUNTAIN SUPPLY	2307-133387	31701.4000.54315.0000. <mark>008047</mark> .0000	2023-2024 -	\$12.82

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46679	08/03/2023	1008	MOUNTAIN SUPPLY	2307-133387	31701.4000.54315.0000. <mark>008048</mark> .0000	2023-2024 -	\$12.82
46679	08/03/2023	1008	MOUNTAIN SUPPLY	2308-143266	31701.4000.54315.0000. <mark>008047</mark> .0000	2023-2024 -	\$227.78
46679	08/03/2023	1008	MOUNTAIN SUPPLY	2308-143266	31701.4000.54315.0000. <mark>008048</mark> .0000	2023–2024 – Check Total:	\$227.79 \$606.58
46680	08/03/2023	1008	RECORDS ACE HARDWARE	363633	31701.4000.54315.0000.008000.0000	2023–2024 – CIMARRON MAINTENANCE & REPAIRS	\$43.16
						Check Total:	\$43.16
46681	08/03/2023	1008	ROCIO BRENA	AIRLINE REIMBURSEMEN	24154.1000.53330.1010.008000.0000	UNITED AIRLINES REIMBURSEMENT	\$688.39
						Check Total:	\$688.39
46682	08/03/2023	1008	SHANNON AGUILAR	NMCEL	11000.2300.53330.0000.008000.0000	MEAL REIMBURSEMENT – NMCEL SUMMER	\$21.25
						Check Total:	\$21.25
46683	08/03/2023	1008	SPRINGER ELECTRIC	52291	11000.2600.54411.0000. <mark>008033</mark> .0000	2023–2024 – CES ELECTRICITY	\$660.06
46683	08/03/2023	1008	SPRINGER ELECTRIC	52291	11000.2600.54411.0000. <mark>008034</mark> .0000	2023–2024 – CHS	\$1,827.87
			COOPERATIVE INC			ELECTRICITY	
46683	08/03/2023	1008	SPRINGER ELECTRIC COOPERATIVE INC	52291	11000.2600.54411.0000. <mark>008036</mark> .0000	2023–2024 – CMS ELECTRICITY	\$660.06
46683	08/03/2023	1008	SPRINGER ELECTRIC	52291	13000.2700.54411.0000.008000.0000	2023–2024 – TRANSPORTATION DEPT	\$177.43
						Check Total:	\$3,325.42
46684	08/03/2023	1008	STERICYCLE, INC.	3006567588	24308.2600.53711.0000.008000.0000	MED–WASTE DISPOSAL – 11 MONTHS	\$53.95
46684	08/03/2023	1008	STERICYCLE, INC.	3006567589	24308.2600.53711.0000.008000.0000	MED–WASTE DISPOSAL – 11 MONTHS	\$54.08
						Check Total:	\$108.03
46685	08/03/2023	1008	SUBURBAN PROPANE, L.P.	7887-805246	11000.2600.54413.0000. <mark>008047</mark> .0000	2023–2024 PROPANE FOR EAGLE NEST	\$296.03
46685	08/03/2023	1008	SUBURBAN PROPANE, L.P.	7887-805246	11000.2600.54413.0000. <mark>008048</mark> .0000	2023–2024 PROPANE FOR EAGLE NEST	\$296.03
						Check Total:	\$592.06
46686	08/03/2023	1008	T-MOBILE USA, INC	6/21-7/20/23	31900.4000.54416.0000.008000.0000	2023–2024 – DISTRICT CELL PHONES	\$73.65
46686	08/03/2023	1008	T-MOBILE USA, INC	6/21-7/20/23 - HTSPT	31900.4000.56118.0000.008000.0000	MONTHLY SERVICES FOR HOTSPOTS FOR STUDENTS	\$1,400.00
						Check Total:	\$1,473.65

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46687	08/03/2023	1008	TANAYA S. SUTLIFF	AIRLINE REIMBURSEMEN	24154.1000.53330.1010.008000.0000	UNITED AIRLINES REIMBURSEMENT Check Total:	\$733.15 \$733.15
46688	08/03/2023	1008	VILLAGE OF CIMARRON	7/1-7/31/23	11000.2600.54415.0000. <mark>008033</mark> .0000	2023–2024 – CES WATER	\$107.28
46688	08/03/2023	1008	VILLAGE OF CIMARRON	7/1-7/31/23	11000.2600.54415.0000. <mark>008034</mark> .0000	2023–2024– CHS WATER	\$140.26
46688	08/03/2023	1008	VILLAGE OF CIMARRON	7/1-7/31/23	11000.2600.54415.0000.008036.0000	2023–2024– CMS WATER	\$107.27
46688	08/03/2023	1008	VILLAGE OF CIMARRON	7/1-7/31/23	13000.2700.54415.0000.008000.0000	2023–2024 – TRANSPORTATION	\$146.50
46688	08/03/2023	1008	VILLAGE OF CIMARRON	7/1-7/31/23	31701.4000.54315.0000.008000.0000	2023–2024 – ADMIN SOLID WASTE	\$78.12
46688	08/03/2023	1008	VILLAGE OF CIMARRON	7/1-7/31/23	31701.4000.54315.0000. <mark>008033</mark> .0000	2023–2024 – CES SOLID WASTE	\$78.12
46688	08/03/2023	1008	VILLAGE OF CIMARRON	7/1-7/31/23	31701.4000.54315.0000. <mark>008034</mark> .0000	2023–2024 – CHS SOLID WASTE	\$78.12
46688	08/03/2023	1008	VILLAGE OF CIMARRON	7/1-7/31/23	31701.4000.54315.0000. <mark>008036</mark> .0000	2023–2024 – CMS SOLID WASTE	\$78.12
						Check Total:	\$813.79
46689	08/08/2023		MORENO VALLEY HIGH SCHOOL	_V615989	24330.2500.55912.0000.008000.0000	FLOWTHROUGH GRANTS TO CHARTERS	\$13,063.35
	/ /					Check Total:	\$13,063.35
46695	08/11/2023	1012	AIRGAS USA LLC	5501425167	31701.4000.56118.0000. <mark>008034</mark> .0000	2023–2024 – LEASE RENEWAL FOR CYLINDERS	\$843.43
						Check Total:	\$843.43
46696	08/11/2023	1012	AMBER ARCHULETA	STARS CONFERENCE	11000.2300.55813.0000.008000.0000	MEAL REIMBURSEMENT – STARS CONFERENCE –	\$107.58
						Check Total:	\$107.58
46697	08/11/2023	1012	BACA VALLEY TELEPHONE CO	08/01/-08/31/23	11000.2600.54416.0000.008000.0000	2023–2024– INTERNET – ADMINISTRATION	\$28.94
46697	08/11/2023	1012	BACA VALLEY TELEPHONE CO	08/01/-08/31/23	11000.2600.54416.0000. <mark>008033</mark> .0000	2023–2024 – INTERNET – CES	\$28.93
46697	08/11/2023	1012	BACA VALLEY TELEPHONE CO	08/01/-08/31/23	11000.2600.54416.0000. <mark>008034</mark> .0000 	2023–2024 – INTERNET – CHS	\$28.93
46697	08/11/2023	1012	BACA VALLEY TELEPHONE CO	08/01/-08/31/23	11000.2600.54416.0000. <mark>008036</mark> .0000	2023–2024 – INTERNET – CMS	\$28.93
						Check Total:	\$115.73
46698	08/11/2023	1012	BAUM'S MUSIC COMPANY (EAST)	617119	11000.1000.54311.9000.008000.0000	2022–2023 – BAND INSTRUMENT REPAIR AND	\$653.55
						Check Total:	\$653.55

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46699	08/11/2023	1012	BENNETT'S LLC	23-C21735	31701.4000.54315.0000.008000.0000	2023–2024 – MONTHLY CYLINDER RENTAL	\$21.65
46700	08/11/2023	1012	CUNICO TIRE COMPANY INC	59748	13000.2700.56215.0000.008000.0000	Check Total: ROUTE BUS TIRES- 11R22.5-16 TOYO M170	\$21.65 \$4,160.70
46700	08/11/2023	1012	CUNICO TIRE COMPANY INC	59748	13000.2700.56215.0000.008000.0000	ROUTE BUS TIRES- 1R22.5-16 TOYO M647	\$10,414.08
						Check Total:	\$14,574.78
46701	08/11/2023	1012	KIT CARSON ELECTRIC COOPERATIVE INC	06/01-07/03/23	11000.2600.54411.0000. <mark>008047</mark> .0000	2023–2024 – ENES ELECTRICITY	\$1,062.37
46701	08/11/2023	1012	KIT CARSON ELECTRIC COOPERATIVE INC	06/01-07/03/23	11000.2600.54411.0000. <mark>008048</mark> .0000	2023–2024 – ENMS ELECTRICITY	\$1,062.36
						Check Total:	\$2,124.73
46702	08/11/2023	1012	MIDSCHOOLMATH, LLC	MSM-13583	24154.1000.53330.1010.008000.0000	MIDSCHOOL MATH COHORT REGISTRATION FEE	\$2,400.00
						Check Total:	\$2,400.00
46703	08/11/2023	1012	ORTIZ & ZAMORA ATTORNEYS AT LAW LLC	14562	11000.2300.53413.0000.008000.0000	2023–2024– LEGAL ASSISTANCE	\$3,280.79
						Check Total:	\$3,280.79
46704	08/11/2023	1012	RECORDS ACE HARDWARE	363652	31701.4000.54315.0000.008000.0000	2023–2024 – CIMARRON MAINTENANCE & REPAIRS	\$99.99
						Check Total:	\$99.99
46705	08/11/2023	1012	REGION IX EDUCATION COOPERATIVE	2010	11000.2300.53330.0000.008000.0000	NMCEL 2023 SUMMER CONFERENCE	\$2,450.00
						Check Total:	\$2,450.00
46706	08/11/2023	1012	VILLAGE OF EAGLE NEST	AUGUST 1, 2023 MAIN	11000.2600.54415.0000. <mark>008047</mark> .0000	2023–2024 – ENES WATER	\$849.59
46706	08/11/2023	1012	VILLAGE OF EAGLE NEST	AUGUST 1, 2023 MAIN	11000.2600.54415.0000. <mark>008048</mark> .0000	2023-2024 - ENMS WATER Check Total:	\$849.60 \$1,699.19
46707	08/11/2023	1012	WASTE MANAGEMENT OF NEW MEXICO, INC.	1102844-0499-0	31701.4000.54315.0000. <mark>008034</mark> .0000	ROLLOFF CHS INDUSTRIAL BUILDING	\$3,149.87
46707	08/11/2023	1012	WASTE MANAGEMENT OF NEW MEXICO, INC.	1102845-0499-7	31701.4000.54315.0000. <mark>008047</mark> .0000	ROLL OF FOR ENEMS – BILL TO R AND M	\$1,085.30
46707	08/11/2023	1012	WASTE MANAGEMENT OF NEW MEXICO, INC.	1102845-0499-7	31701.4000.54315.0000. <mark>008048</mark> .0000	ROLL OF FOR ENEMS – BILL TO R AND M	\$1,085.29
46707	08/11/2023	1012	WASTE MANAGEMENT OF NEW MEXICO, INC.	1102861-0499-4	31701.4000.54315.0000.008000.0000	ROLLOFF AT TRANSPORTATION DEPT	\$501.37
						Check Total:	\$5,821.83
46708	08/11/2023	1012	WEX BANK	90949029	11000.1000.55817.9000. <mark>008034</mark> .0000	FLEET FUEL	\$23.78
46708	08/11/2023	1012	WEX BANK	90949029	11000.2300.55813.0000.008000.0000	FLEET FUEL	\$131.15
46708	08/11/2023	1012	WEX BANK	90949029	11000.2600.55813.0000.008000.0000	FLEET FUEL	\$197.71

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46708	08/11/2023	1012	WEX BANK	90949029	11000.2600.55813.0000. <mark>008047</mark> .0000	FLEET FUEL	\$95.74
46708	08/11/2023	1012	WEX BANK	90949029	13000.2700.55813.0000.008000.0000	FLEET FUEL Check Total:	\$131.61 \$579.99
46709	08/11/2023	1012	ZIA NATURAL GAS COMPANY	06/30-07/31/2023	11000.2600.54412.0000. <mark>008033</mark> .0000	2023–2024 CES NATURAL	\$384.85
46709	08/11/2023	1012	ZIA NATURAL GAS COMPANY	06/30-07/31/2023	11000.2600.54412.0000. <mark>008034</mark> .0000	2023–2024– CHS NATURAL GAS	\$126.77
46709	08/11/2023	1012	ZIA NATURAL GAS COMPANY	06/30-07/31/2023	11000.2600.54412.0000. <mark>008036</mark> .0000	2023–2024 – CMS NATURAL GAS	\$384.85
46709	08/11/2023	1012	ZIA NATURAL GAS COMPANY	06/30-07/31/2023	13000.2700.54412.0000.008000.0000	2023–2024 – TRANSPORTATION NATURAL	\$50.32
46710	08/14/2023		MORENO VALLEY HIGH SCHOOL	LV264904	11000.0000.21100.0000.000000.0000	Check Total: INTERGOVERNMENTAL ACCOUNTS PAYABLE	\$946.79 \$87,589.01
46711	08/17/2023	1014	ALPINE LUMBER	51473372	31701.4000.54315.0000.008000.0000	Check Total: 2023–2024 – Check Total:	\$87,589.01 \$350.85 \$350.85
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	16D3-9KVL-16X4	11000.1000.56118.1010. <mark>008034</mark> .0000	AMAZON BASIC STAPLER	\$6.29
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	16D3-9KVL-16X4	11000.1000.56118.1010. <mark>008034</mark> .0000	HIGH BACK EXECUTIVE OFFICE CHAIR	\$159.99
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	16D3-9KVL-16X4	11000.1000.56118.1010. <mark>008034</mark> .0000	MARKDOMAIN LABEL MAKER	\$14.89
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	16D3-9KVL-16X4	11000.1000.56118.1010. <mark>008034</mark> .0000	WHITE BOARD ERASER	\$19.26
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	16D3-9KVL-16X4	11000.1000.56118.1010. <mark>008034</mark> .0000	EXPO LOW ODOR DRY ERASE MARKERS	\$8.97
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	16D3-9KVL-16X4	11000.1000.56118.1010. <mark>008034</mark> .0000	EXPO DRY ERASE MARKERS	\$24.55
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	16D3-9KVL-16X4	11000.1000.56118.1010. <mark>008034</mark> .0000	XBOARD DRY ERASE	\$319.12
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	1FMW-666L-YNF7	31900.4000.56118.0000.008000.0000	CYBER POWER ST625U UPS SYSTEM	\$69.95
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	1FMW-666L-YNF7	31900.4000.56118.0000.008000.0000	2021 DELL INSPIRON 15 3000	\$558.30
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	1J3C-R96J-YLCR	11000.2600.54313.0000.008000.0000	BUCKEYE ABC MULTIPURPOSE DRY	\$224.00
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	1J3C-R96J-YLCR	13000.2700.56118.0000.008000.0000	VHOPMORE 10.5 INCH WATERPROOF TABLET CASE	\$23.98
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	1P46-R99YYRPV	31701.4000.56118.0000. <mark>008033</mark> .0000	O-CEDAR EASY WRING MOP	\$24.98
46712	08/17/2023	1014	AMAZON.COM CREDIT PLAN	1P46-R99YYRPV	31701.4000.56118.0000. <mark>008036</mark> .0000	O'CEDAR EASY WRING MOP Check Total:	\$24.98 \$1,479.26

Check Number	Date	Vou	ucher	Payee	Invoice	Account	Description	Amount
467	13 08/17/	/2023	1014	CUMMINS SALES AND SERVICE	37-38894	31701.4000.54315.0000. <mark>008047</mark> .0000	ENEMS – MAINTENANCE	\$298.91
467	13 08/17/	/2023	1014	CUMMINS SALES AND SERVICE	37-38894	31701.4000.54315.0000. <mark>008048</mark> .0000	ENEMS – MAINTENANCE Check Total:	\$298.91 \$597.82
467	14 08/17/	/2023	1014	DEBRA MORALES	FINGERPRINT REIMB	11000.2300.53711.0000.008000.0000	FINGERPRINTING REIMBURSEMENT	\$59.00
							Check Total:	\$59.00
467	15 08/17/	/2023	1014	EXPLORE LEARNING, LLC	6594542	31900.4000.56113.0000.008000.0000	DISTRICT GIZMOS SITE LICENSE	\$3,443.84
							Check Total:	\$3,443.84
467	16 08/17/	/2023	1014	GARDENSWARTZ SPORTS TEAM SALES	10000029085	11000.1000.56118.9000. <mark>008034</mark> .0000	VOLLEYBALLS FOR CHS	\$1,609.76
							Check Total:	\$1,609.76
467	17 08/17/	/2023	1014	GRAINGER	829066364	31701.4000.56118.0000.008000.0000	REPLACEMENT FILTER Check Total:	\$698.60 \$698.60
467	18 08/17/	/2023	1014	JONAH MARTINEZ-COCA	COACHES CLINIC - 7/2	22000.1000.53711.9000. <mark>008034</mark> .0000	MEAL REIMBURSEMENT - COACHES CLINIC -	\$68.24
							Check Total:	\$68.24
467	19 08/17/	/2023	1014	JULIA D VIGIL	MSM GREEN BAY WI	24154.1000.53330.1010.008000.0000	MEAL REIMBURSEMENT – MIDSCHOOL MATH COHORT	\$44.66
467	19 08/17/	/2023	1014	JULIA D VIGIL	MSM GREEN BAY WI	24154.1000.53330.1010.008000.0000	HILTON REIMBURSEMENT Check Total:	\$297.98 \$342.64
467	20 08/17/	/2023	1014	MARIE GEORGE	8/14/23	11000.2100.55818.2000.008000.0000	MILEAGE REIMBURSEMENT FOR SPED	\$155.10
							Check Total:	\$155.10
467	21 08/17/	/2023	1014	MATTHEW BOWERS	2023 AUG	11000.2100.53218.2000.008000.0000	2023-2024 - O&M	\$759.00
467	21 08/17/	/2023	1014	MATTHEW BOWERS	2023 AUG	11000.2100.53218.2000.008000.0000	GRT @7.8958% Check Total:	\$59.93 \$818.93
467	22 08/17/	/2023	1014	MOUNTAIN SUPPLY	2308-146506	31701.4000.54315.0000. <mark>008047</mark> .0000	2023-2024 -	\$81.69
467	22 08/17/	/2023	1014	MOUNTAIN SUPPLY	2308-146506	31701.4000.54315.0000. <mark>008048</mark> .0000	2023-2024 - Check Total:	\$81.70 \$163.39
467	23 08/17/	/2023	1014	NEW MEXICO HIGH SCHOOL COACHES ASSOC	PO#223145	22000.1000.53711.9000. <mark>008034</mark> .0000	2023–2024 SCHOOL BASED MEMBERSHIP	\$500.00
							Check Total:	\$500.00
467	24 08/17/	/2023	1014	SEVERIN INTERMEDIATE	INV361260	11000.2300.53711.0000.008000.0000	UT APPLICANT TRACKING Check Total:	\$1,317.50 \$1,317.50
467	25 08/17/	/2023	1014	SPECIALTY COMMUNICATIONS	143114	13000.2700.56118.0000.008000.0000	HAND HELD BASIC ANALOG RADIOS FOR SCHOOL	\$1,151.39
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Check Total: \$1,151.39

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46726	08/17/2023	1014	SPRINGER ELECTRIC	52643	11000.2600.54411.0000. <mark>008033</mark> .0000	2023–2024 – CES ELECTRICITY	\$932.14
46726	08/17/2023	1014	SPRINGER ELECTRIC COOPERATIVE INC	52643	11000.2600.54411.0000. <mark>008034</mark> .0000	2023–2024 – CHS ELECTRICITY	\$2,618.46
46726	08/17/2023	1014	SPRINGER ELECTRIC COOPERATIVE INC	52643	11000.2600.54411.0000. <mark>008036</mark> .0000	2023–2024 – CMS ELECTRICITY	\$932.14
46726	08/17/2023	1014	SPRINGER ELECTRIC COOPERATIVE INC	52643	13000.2700.54411.0000.008000.0000	2023-2024 - TRANSPORTATION DEPT	\$207.54
						Check Total:	\$4,690.28
46727	08/24/2023	1016	CIMARRON MUNICIPAL SCHOOLS	23-24 STARTNG CASH	11000.1000.53711.9000. <mark>008034</mark> .0000	STARTING CASH FOR GATE 8/26 – 60 IN 20S 60 IN 10S Check Total:	\$200.00 \$200.00
46734	08/31/2023	1018	A'VIANDS, LLC	INV1900020088A	21000.3100.53414.0000.008000.0000	2023–2024 – FOOD SERVICES CONTRACT	\$4,749.45
46734	08/31/2023	1018	A'VIANDS, LLC	INV1900020508	21000.3100.53414.0000.008000.0000	2023–2024 – FOOD SERVICES CONTRACT	\$8,576.57
						Check Total:	\$13,326.02
46735	08/31/2023	1018	ACORN PETROLEUM INC.	001214247	13000.2700.56214.0000.008000.0000	DIESEL EXHAUST FLUID Check Total:	\$233.75 \$233.75
46736	08/31/2023	1018	AED SUPERSTORE	INV3242531	31701.4000.56118.0000.008000.0000	FACE SHIELD/LUNG BAGS	\$1,525.00
46736	08/31/2023	1018	AED SUPERSTORE	INV3242531	31701.4000.56118.0000.008000.0000	AED PHILLIP TRAINER CARTRIDGE	\$119.00
						Check Total:	\$1,644.00
46737	08/31/2023	1018	ALBUQUERQUE ACADEMY SIMMS CENTER	10/21/23	11000.1000.53711.9000. <mark>008034</mark> .0000	ABQ ACADEMY INVITE FEE FOR 10/21	\$150.00
						Check Total:	\$150.00
46738	08/31/2023	1018	ALERT SERVICES, INC.	5093889	22000.1000.53711.9000. <mark>008034</mark> .0000	EXTREME CONTOURED MESSAGE ROLLER	\$58.00
46738	08/31/2023	1018	ALERT SERVICES, INC.	5093889	22000.1000.53711.9000. <mark>008034</mark> .0000	ALERT JR BAG Check Total:	\$634.00 \$692.00
46739	08/31/2023	1018	AMARISSA L. GOMEZ	FEDERAL PROGRAMS	11000.2300.55813.0000.008000.0000	MEAL REIMBURSEMENT – FEDERAL PROGRAMS	\$33.62
46739	08/31/2023	1018	AMARISSA L. GOMEZ	FEDERAL PROGRAMS	11000.2300.55813.0000.008000.0000	Partial day per diem – 4 Hours	\$20.00
						Check Total:	\$53.62

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46740 46740	08/31/2023 08/31/2023	1018 1018	AMAZON.COM CREDIT PLAN AMAZON.COM CREDIT PLAN	11JD-RY9M-6L6C 16CK-6MRW-6MW1	11000.1000.56110.1010.008000.0000 11000.1000.56118.1010. <mark>008047</mark> .0000	BORN A CRIME: BIOGRAPHY 2023–2024 CLASSROOM SUPPLIES	\$32.97 \$15.98
46740	08/31/2023	1018	AMAZON.COM CREDIT PLAN	19F3-CW3K-79LJ	31900.4000.56118.0000.008000.0000	MEETING OWL FOR BOARD MEETINGS	\$1,031.49
46740 46740	08/31/2023 08/31/2023	1018 1018	AMAZON.COM CREDIT PLAN AMAZON.COM CREDIT PLAN	1G47-NYLK-6NYM 1G47-NYLK-6NYM	31900.4000.56118.0000.008000.0000 31900.4000.56118.0000.008000.0000	LAPTOP BATTERY ASUS 15 CHROMEBOOK CHARGER 65W TYPE-C	\$202.11 \$290.50
46740 46740	08/31/2023 08/31/2023	1018 1018	AMAZON.COM CREDIT PLAN AMAZON.COM CREDIT PLAN	1G47-NYLK-6NYM 1GH6-F4D1-GDVM	31900.4000.56118.0000.008000.0000 31900.4000.56118.0000. <mark>008034</mark> .0000	TYPE C DVI (2 PK) ADAPTER BULK CLASSROOM HEADPHONE SETS	\$20.70 \$230.91
46740	08/31/2023	1018	AMAZON.COM CREDIT PLAN	1GH6-F4D1-GDVM	31900.4000.56118.0000. <mark>008034</mark> .0000	AUX ADAPTERS FOR HEADPHONES	\$20.97
46740	08/31/2023	1018	AMAZON.COM CREDIT PLAN	1QW9-4X7M-6MXM	11000.1000.56118.1010. <mark>008047</mark> .0000	2023–2024 CLASSROOM SUPPLIES	\$17.50
46740	08/31/2023	1018	AMAZON.COM CREDIT PLAN	1QW9-4X7M-6MXM	11000.1000.56118.1010. <mark>008048</mark> .0000	2023–2024 CLASSROOM SUPPLIES	\$17.50
46740	08/31/2023	1018	AMAZON.COM CREDIT PLAN	1VFY-KVPX-GRPK	11000.2300.56118.0000.008000.0000	2023–2024 WEEKLY/MONTHLY	\$15.97
46740	08/31/2023	1018	AMAZON.COM CREDIT PLAN	IV49-KJVJ-7C79	11000.1000.56118.1010. <mark>008047</mark> .0000	2023–2024 CLASSROOM SUPPLIES	\$131.94
46741	08/31/2023	1018	BSN SPORTS LLC	922445861	11000.1000.56118.9000. <mark>008034</mark> .0000	Check Total: MENS DASH PERF TRACK SINGLET – MEDIUM	\$2,028.54 \$395.00
46741	08/31/2023	1018	BSN SPORTS LLC	922445861	11000.1000.56118.9000. <mark>008034</mark> .0000	WOMEN DASH TRACK SHORT – SMALL	\$172.50
46741	08/31/2023	1018	BSN SPORTS LLC	922445861	11000.1000.56118.9000. <mark>008034</mark> .0000	WOMENS DASH TRACKSHORT – MEDIUM	\$138.00
46741	08/31/2023	1018	BSN SPORTS LLC	922445861	11000.1000.56118.9000. <mark>008034</mark> .0000	WOMENS DASH TRACK SHORT – LARGE	\$78.90
46741	08/31/2023	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	MENS DASH TRACK SHORT – SMALL	\$172.50
46741	08/31/2023	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	MENS DASH TRACK SHORT – MEDIUM	\$345.00
46741	08/31/2023	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	MENS DASH TRACK SHORT – LARGE	\$69.00

46741	08/31/2023 1	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	MENS DASH TRACK SHORT – XLG	\$34.50
46741	08/31/2023 1	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	MENS DASH TRACK SHORT – 2XL	\$69.00
46741	08/31/2023 1	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	MENS DASH PERF TRACK SINGLET – SMALL	\$197.50
46741	08/31/2023 1	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	MENS DASH PERF TRACK SINGLET – LARGE	\$79.00
46741	08/31/2023 1	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	MENS DASH PERF TRACK SINGLET – XLG	\$39.50
46741	08/31/2023 1	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	MENS DASH PERF TRACKS INGLET – 2XL	\$79.00
46741	08/31/2023 1	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	WOMENS DASH PERF TRACK SINGLET SMALL	\$197.50
46741	08/31/2023 1	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	WOMENS DASH PERF TRACK SINGLET – MEDIUM	\$158.00
46741	08/31/2023 1	1018	BSN SPORTS LLC	922445862	11000.1000.56118.9000. <mark>008034</mark> .0000	WOMENS DASH PERF TRACK SINGLET – LARGE	\$128.30
						Check Total:	\$2,353.20
46742	08/31/2023 1	1018	CENTURYLINK	8/17/23	11000.2600.54416.0000. <mark>008047</mark> .0000	FIRE ALARM DEDICATED PHONE LINES – 12 MONTHS	\$62.23
46742	08/31/2023 1	1018	CENTURYLINK	8/17/23	11000.2600.54416.0000. <mark>008048</mark> .0000	FIRE ALARM DEDICATED PHONE LINES – 12 MONTHS	\$62.22
						Check Total:	\$124.45
46743	08/31/2023 1	1018	CIMARRON MUNICIPAL SCHOOLS	8/16/23 BUS #25	24330.1000.55817.1010.008000.0000	CMS COPE COURSE TRIP TO PHILMONT 8/16/23	\$12.00
46743	08/31/2023 1	1018	CIMARRON MUNICIPAL SCHOOLS	8/19/23 BUS #26	11000.1000.55817.9000. <mark>008034</mark> .0000	BUS REQUEST–VBALL IN LOGAN 8/19/23	\$161.48
46743	08/31/2023 1	1018	CIMARRON MUNICIPAL SCHOOLS	8/26/23 BUS #26	11000.1000.55817.9000. <mark>008034</mark> .0000	ACTIVITY BUS REQUESTED. ENMS TO CIMARRON.	\$48.08
	00/04/0000			04.440450			\$221.56
46744	08/31/2023 1	1018		24-140152	31701.4000.54315.0000. <mark>008034</mark> .0000	TEAR OFF AND INSTALL A NEW TPO ROOF SYSTEM AT	\$166,439.43
46744	08/31/2023 1	1018	SERVICES COOPERATIVE EDUCATIONAL SERVICES	24-140152	31701.4000.54315.0000. <mark>008034</mark> .0000	GRT @ 8.0208%	\$13,141.72
46744	08/31/2023 1	1018	COOPERATIVE EDUCATIONAL	36-049085	11000.2100.53211.2000.008000.0000	2023-2024 -	\$250.07
			SERVICES			Check Total:	\$179,831.22

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46745	08/31/2023	1018	CUMMINS ROCKY MOUNTAIN	37-89269	31701.4000.54315.0000. <mark>008033</mark> .0000	CEMS RADIATOR NEEDED TO BE REMOVED TO BE	\$3,387.76
46745	08/31/2023	1018	CUMMINS ROCKY MOUNTAIN	37-89269	31701.4000.54315.0000. <mark>008034</mark> .0000	CEMS RADIATOR NEEDED	\$3,387.75
						Check Total:	\$6,775.51
46746	08/31/2023	1018	DE LAGE LANDEN FINANCIAL SERVICES, INC	80789184	31701.4000.54315.0000.008000.0000	60 MONTH LEASE ON	\$1,957.64
46747	08/31/2023	1018	GRAINGER	9802452392	31701.4000.54315.0000.008000.0000	Check Total: BEST KEY BLANKS	\$1,957.64 \$53.40
46747	08/31/2023	1018	GRAINGER	9802452392	31701.4000.54315.0000.008000.0000	KABA ILCO KEY BLANK SCHALGE COMMERICIAL	\$27.19
46747	08/31/2023	1018	GRAINGER	9802452392	31701.4000.54315.0000.008000.0000	KABA ILCO KEY DUPLICATOR MACHINE	\$778.36
						Check Total:	\$858.95
46748	08/31/2023	1018	HOME SECURITY SYSTEMS, LLC	23276	31900.4000.53414.0000. <mark>008033</mark> .0000	MONTHLY MONITORING FEE – CEMS	\$32.29
46748	08/31/2023	1018	HOME SECURITY SYSTEMS, LLC	23276	31900.4000.53414.0000. <mark>008036</mark> .0000	MONTHLY MONITORING FEE – CEMS	\$32.29
46748	08/31/2023	1018	HOME SECURITY SYSTEMS, LLC	223277	31900.4000.53414.0000. <mark>008034</mark> .0000	MONTHLY MONITORING FEE – CHS	\$64.58
46748	08/31/2023	1018	HOME SECURITY SYSTEMS, LLC	23286	31900.4000.53414.0000. <mark>008047</mark> .0000	MONTHLY MONITORING FEE – ENEMS	\$32.29
46748	08/31/2023	1018	HOME SECURITY SYSTEMS, LLC	23286	31900.4000.53414.0000. <mark>008048</mark> .0000	MONTHLY MONITORING FEE – ENEMS	\$32.29
						Check Total:	\$193.74
46749	08/31/2023	1018	KAJEET, INC	INV29715	31900.4000.56118.0000.008000.0000	CUSTOM 5GB	\$1,078.20
46749	08/31/2023	1018	KAJEET, INC	INV29715	31900.4000.56118.0000.008000.0000	1 YR LICENSE	\$639.00
46749	08/31/2023	1018	KAJEET, INC	INV29715	31900.4000.56118.0000.008000.0000	TELECOM ADMIN FEE Check Total:	\$156.34 \$1,873.54
46750	08/31/2023	1018	KIT CARSON ELECTRIC COOPERATIVE INC	6/19-7/19/23 MAIN	11000.2600.54411.0000. <mark>008047</mark> .0000	2023–2024 – ENES ELECTRICITY	\$81.46
46750	08/31/2023	1018	KIT CARSON ELECTRIC COOPERATIVE INC	6/19-7/19/23 MAIN	11000.2600.54411.0000. <mark>008048</mark> .0000	2023–2024 – ENMS ELECTRICITY	\$81.46
						Check Total:	\$162.92
46751	08/31/2023	1018	LAWSON PRODUCTS INC	9310848086	13000.2700.55813.0000.008000.0000	TRU-CRIMP 100 BATTERY/LUG TERMINAL	\$347.73
46751	08/31/2023	1018	LAWSON PRODUCTS INC	9310848086	13000.2700.56118.0000.008000.0000	13.4LX5/16W BLACK NYLON TY-RAP	\$30.46

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46751	08/31/2023	1018	LAWSON PRODUCTS INC	9310848086	13000.2700.56118.0000.008000.0000	11.4LX3/16W BLACK NYLON TY-RAP	\$18.42
46751	08/31/2023	1018	LAWSON PRODUCTS INC	9310848086	13000.2700.56118.0000.008000.0000	9/64X5–1/2 BLACK NYLON CABLE TIE	\$14.92
46751	08/31/2023	1018	LAWSON PRODUCTS INC	9310848086	13000.2700.56118.0000.008000.0000	3.621x3/32W BLACK NYLON TY-RAP	\$12.66
46751	08/31/2023	1018	LAWSON PRODUCTS INC	9310848086	13000.2700.56118.0000.008000.0000	7.3LX3/16W BLACK NYLON TY-RAP	\$15.12
46751	08/31/2023	1018	LAWSON PRODUCTS INC	9310848086	13000.2700.56118.0000.008000.0000	14.2LX3/16W BLACK NYLON TY-CAP	\$26.93
46751	08/31/2023	1018	LAWSON PRODUCTS INC	9310848086	13000.2700.56118.0000.008000.0000	HAND HYDROLIC CABLE CRIMPER SET	\$166.04
						Check Total:	\$632.28
46752	08/31/2023	1018	MOUNTAIN SUPPLY	2308-149246	31701.4000.54315.0000. <mark>008047</mark> .0000	2023-2024 -	\$33.23
46752	08/31/2023	1018	MOUNTAIN SUPPLY	2308-149246	31701.4000.54315.0000. <mark>008048</mark> .0000	2023-2024 -	\$33.23
						Check Total:	\$66.46
46753	08/31/2023	1018	NEW MEXICO GENERAL SERVICES DEPT	GSD-104841	11000.2300.53711.0000.008000.0000	STATE UNEMPLOYMENT	\$3,604.78
			SERVICES DEPT			Check Total:	\$3,604.78
46754	08/31/2023	1018	PHOENIX MECHANICAL LLC	80006432	31701.4000.54315.0000. <mark>008034</mark> .0000	REPAIR GAS LINE FOR CHS HEATER	\$1,054.36
						Check Total:	\$1,054.36
46755	08/31/2023	1018	ROCIO BRENA	MIDSCHOOL MATH	24154.1000.53330.1010.008000.0000	MEAL REIMBURSEMENT – MIDSCHOOL MATH COHORT	\$75.69
46755	08/31/2023	1018	ROCIO BRENA	MIDSCHOOL MATH	24154.1000.53330.1010.008000.0000	HILTON HOTEL REIMBURSEMENT 8/9/23	\$297.98
						Check Total:	\$373.67
46756	08/31/2023	1018	SS ROCKS Y MAS, INC.	2023-1108	31701.4000.54315.0000. <mark>008047</mark> .0000	ENEMS PARKING LOT	\$4,779.92
46756	08/31/2023	1018	SS ROCKS Y MAS, INC.	2023-1108	31701.4000.54315.0000. <mark>008048</mark> .0000	ENEMS PARKING LOT Check Total:	\$4,779.92 \$9,559.84
46757	08/31/2023	1018	STERICYCLE, INC.	3006603988	24330.2600.53711.0000.008000.0000	MED-WASTE DISPOSAL	\$53.95
46757	08/31/2023		STERICYCLE, INC.	3006603989	24330.2600.53711.0000.008000.0000	MED-WASTE DISPOSAL Check Total:	\$56.79 \$110.74
46758	08/31/2023	1018	SUBURBAN PROPANE, L.P.	7887-805414	11000.2600.54413.0000. <mark>008047</mark> .0000	2023–2024 PROPANE FOR EAGLE NEST	\$462.25
46758	08/31/2023	1018	SUBURBAN PROPANE, L.P.	7887-805414	11000.2600.54413.0000. <mark>008048</mark> .0000	2023–2024 PROPANE FOR EAGLE NEST	\$462.24

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46758	08/31/2023	1018	SUBURBAN PROPANE, L.P.	7887-805416	11000.2600.54413.0000. <mark>008047</mark> .0000	2023–2024 PROPANE FOR EAGLE NEST	\$55.69
46758	08/31/2023	1018	SUBURBAN PROPANE, L.P.	7887-805416	11000.2600.54413.0000. <mark>008048</mark> .0000	2023–2024 PROPANE FOR EAGLE NEST	\$55.68
46759	08/31/2023	1018	T-MOBILE USA, INC	7/21-8/20/23 CELL PH	31900.4000.54416.0000.008000.0000	Check Total: 2023-2024 - DISTRICT CELL PHONES	\$1,035.86 \$57.73
46759	08/31/2023	1018	T-MOBILE USA, INC	7/21-8/20/23 HOTSPOT	31900.4000.56118.0000.008000.0000	MONTHLY SERVICES FOR HOTSPOTS FOR STUDENTS	\$1,100.00
						Check Total:	\$1,157.73
46760	08/31/2023	1018	TANAYA S. SUTLIFF	8/8-8/10/23 MIDSCHOO	24154.1000.53330.1010.008000.0000	MEAL REIMBURSEMENT – MIDSCHOOL MATCH	\$65.24
46760	08/31/2023	1018	TANAYA S. SUTLIFF	8/8-8/10/23 MIDSCHOO	24154.1000.53330.1010.008000.0000	HILTON HOTEL ON Check Total:	\$297.98 \$363.22
46761	08/31/2023	1018	THOMAS LEROY LLOYD	23-24 CLASSROOM	11000.1000.56118.1010. <mark>008036</mark> .0000	2023–2024 CLASSROOM SUPPLIES	\$153.87
						Check Total:	\$153.87
46762	08/31/2023	1018	TRUDEGREE	3624	31701.4000.54315.0000. <mark>008047</mark> .0000	TROUBLESHOOT STOVE THAT IS NOT IGNITING IN	\$312.13
46762	08/31/2023	1018	TRUDEGREE	3624	31701.4000.54315.0000. <mark>008048</mark> .0000	TROUBLESHOOT TUBE HEATER IN MAINTENANCE	\$312.14
40700	00/04/0000	1010		4400004 0400 0	04704 4000 54045 0000 000000 0000	Check Total:	\$624.27
46763	08/31/2023	1018	WASTE MANAGEMENT OF NEW MEXICO, INC.	1102884-0499-6	31701.4000.54315.0000.008000.0000	ROLLOFF AT TRANSPORTATION DEPT	\$1,635.06
46763	08/31/2023	1018	WASTE MANAGEMENT OF NEW MEXICO, INC.	1102885-0499-3	31701.4000.54315.0000. <mark>008047</mark> .0000	ROLL OF FOR ENEMS – BILL TO R AND M	\$572.40
46763	08/31/2023	1018	WASTE MANAGEMENT OF NEW MEXICO, INC.	1102885-0499-3	31701.4000.54315.0000. <mark>008048</mark> .0000	ROLL OF FOR ENEMS – BILL TO R AND M	\$572.39
						Check Total:	\$2,779.85
46764	08/31/2023	1018	WHITTEN CONSTRUCTION	240	31701.4000.54315.0000. <mark>008047</mark> .0000	2023–2024 – PUMP OUT GREASE TRAP AT ENEMS	\$202.54
46764	08/31/2023	1018	WHITTEN CONSTRUCTION	240	31701.4000.54315.0000. <mark>008048</mark> .0000	2023–2024 – PUMP OUT GREASE TRAP AT ENEMS	\$202.54
						Check Total:	\$405.08
46765	08/31/2023	1018	XYZ TEXTBOOKS	8114	11000.1000.56110.1010.008000.0000	COLLEGE ALGEBRA Check Total:	\$59.05 \$59.05

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46766	08/31/2023	1019	COMMUNITY TECH SOLUTIONS	CMSD 23-08	31900.4000.53414.0000.008000.0000	GRT @ 7.8958	\$622.89
46766	08/31/2023	1019	COMMUNITY TECH SOLUTIONS	CMSD 23-08	31900.4000.53414.0000.008000.0000	2023–2026 – TECHNOLOGY SUPPORT CONTRACT	\$7,888.83
46766	08/31/2023	1019	COMMUNITY TECH SOLUTIONS	CMSD-2307	31900.4000.53414.0000.008000.0000	2023–2026 – TECHNOLOGY SUPPORT CONTRACT	\$7,888.83
46766	08/31/2023	1019	COMMUNITY TECH SOLUTIONS	CMSD-2307	31900.4000.53414.0000.008000.0000	GRT @ 7.8958 Check Total:	\$622.89 \$17,023.44
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	CAMERA CABLE 50FT	\$130.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	POWER CABLE + BAT LOOP	\$75.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	DIGITAL I/O CABLE 15FT	\$75.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	EVENT MARKER 3 – CIRCLE WITH 15FT CABLE	\$170.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	GPS/WIFI/4G ANTENNA, 10 FEET, SMA WIFI	\$470.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	ZOOM CABLE– ADAPTER USB TO DHD	\$45.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	CROSS OVER CABLE WITH 8-PIN-7FT	\$45.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	5.5" X4" POLYPRPYLENE WARNING LABEL	\$0.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	DVR KEY	\$0.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	12 CH ZUES TITAN DVR 1080P HD W/ SMA WIFI, GPS	\$5,050.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	INIFINITY DRIVE (120GB M.2SSD,2TB HD)	\$2,500.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	1080P AHD WHITE CAM360 1.70MM LENS WITH FLAT	\$2,780.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	CAMERA CABLE 15FT	\$95.00
46768	09/06/2023	1027	247SECURITY INC	INM34422	31900.4000.54314.0000. <mark>008034</mark> .0000	CAMERA CABLE 35FT Check Total:	\$230.00 \$11,665.00
46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	11RK-T3CR-Q1LJ	11000.1000.56118.1010. <mark>008047</mark> .0000	2023–2024 CLASSROOM SUPPLIES	\$44.15
46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	11RK-T3CR-R3DW	11000.1000.56118.1010. <mark>008047</mark> .0000	2023–2024 CLASSROOM SUPPLIES	\$70.76
46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	16DJ-YMKX-PVPR	31701.4000.56118.0000. <mark>008047</mark> .0000	ORIGINAL CHARGER FOR WALKIE TALKIE	\$36.60

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46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	16DJ-YMKX-PVPR	31701.4000.56118.0000. <mark>008048</mark> .0000	ORIGINAL CHARGER FOR WALKIE TALKIE	\$9.15
46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	1DKG-KT6Y-QH3D	31701.4000.56118.0000. <mark>008047</mark> .0000	FULL DOME SECURITY	\$339.99
46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	1DKG-KT6Y-QH3D	31701.4000.56118.0000. <mark>008048</mark> .0000	FULL DOME SECURITY	\$339.99
46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	1LC7-ND79-Q7LX	11000.1000.56118.1010. <mark>008047</mark> .0000	2023–2024 CLASSROOM SUPPLIES	\$65.98
46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	1LC7-ND79-QNFX	31701.4000.56118.0000. <mark>008047</mark> .0000	TITAN PRO PLASTIC FOLDING TABLE	\$618.75
46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	1LC7-ND79-QNFX	31701.4000.56118.0000. <mark>008047</mark> .0000	TITAN PRO FOLDING TABLE – 8X30	\$980.25
46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	1PQ1-9T3T-R4DM	11000.1000.56118.1010. <mark>008047</mark> .0000	2023-2024 CLASSROOM SUPPLIES	\$12.99
46769	09/06/2023	1027	AMAZON.COM CREDIT PLAN	1PQ1-9T3T-R4DM	11000.1000.56118.1010. <mark>008048</mark> .0000	2023-2024 CLASSROOM SUPPLIES	\$12.99
						Check Total:	\$2,531.60
46770	09/06/2023	1027	BTU BLOCK & CONCRETE INC (RATON)	2308-242483	31701.4000.54315.0000.008000.0000	2 TANDEMS OF GRAVEL FOR ENEMS PARKING LOT	\$3,119.06
						Check Total:	\$3,119.06
46771	09/06/2023	1027	CHRISTINE MAY	152	11000.2100.53218.2000.008000.0000	2023–2024 – TVI SERVICES	\$1,920.00
46771	09/06/2023	1027	CHRISTINE MAY	152	11000.2100.53218.2000.008000.0000	GRT @ 7.8958% Check Total:	\$151.60 \$2,071.60
46772	09/06/2023	1027	CIMARRON MUNICIPAL SCHOOLS	8/26/23 BUS#26	11000.1000.55817.9000. <mark>008034</mark> .0000	ACTIVITY BUS REQUEST. XC MEET @ATC SANTA FE Check Total:	\$259.10 \$259.10
46773	09/06/2023	1027	DOCUMENT SOLUTIONS INC	290582	31701.4000.56118.0000.008000.0000	BLACK & COLOR COPIER OVERAGES	\$518.19
						Check Total:	\$518.19
46774	09/06/2023	1027	HANDWRITING WITHOUT TEARS	SINV188052	11000.1000.56112.1010. <mark>008033</mark> .0000	KINDERGARTEN LETTERS–NUMBERS FOR ME	\$137.00
46774	09/06/2023	1027	HANDWRITING WITHOUT TEARS	SINV188052	11000.1000.56112.1010. <mark>008033</mark> .0000	MY PRINTING BOOK	\$181.44
46774	09/06/2023	1027	HANDWRITING WITHOUT TEARS	SINV188052	11000.1000.56112.1010. <mark>008033</mark> .0000	M PRINTING BOOK Check Total:	\$136.08 \$454.52
46775	09/06/2023	1027	HAROLD WHITE	20230905-01	31900.4000.53414.0000. <mark>008034</mark> .0000	VIDEO PRODUCTION CLASS	\$520.00
46775	09/06/2023	1027	HAROLD WHITE	20230905-01	31900.4000.53414.0000. <mark>008034</mark> .0000	VOLLEYBALL BROADCAST	\$680.00
46775	09/06/2023	1027	HAROLD WHITE	20230905-01	31900.4000.53414.0000. <mark>008034</mark> .0000	GRT @ 7.8958% Check Total:	\$94.74 \$1,294.74
46776	09/06/2023	1027	JIVE COMMUNICATIONS, INC	IN7102251875	31900.4000.54416.0000.008000.0000	2023–2024 – VOIP SERVICE – ADMIN	\$213.26

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46776	09/06/2023	1027	JIVE COMMUNICATIONS, INC	IN7102251875	31900.4000.54416.0000. <mark>008033</mark> .0000	2023-2024 - VOIP SERVICE - CES -	\$213.27
46776	09/06/2023	1027	JIVE COMMUNICATIONS, INC	IN7102251875	31900.4000.54416.0000. <mark>008034</mark> .0000	2023–2024 – VOIP SERVICE – CHS	\$213.27
46776	09/06/2023	1027	JIVE COMMUNICATIONS, INC	IN7102251875	31900.4000.54416.0000. <mark>008036</mark> .0000	2023–2024 – VOIP SERVICE – CMS	\$213.27
46776	09/06/2023	1027	JIVE COMMUNICATIONS, INC	IN7102251875	31900.4000.54416.0000. <mark>008047</mark> .0000	2023–2024 – VOIP SERVICE – ENES	\$213.27
46776	09/06/2023	1027	JIVE COMMUNICATIONS, INC	IN7102251875	31900.4000.54416.0000. <mark>008048</mark> .0000	2023–2024 – VOIP SERVICE – ENMS	\$213.27
46777	09/06/2023	1027	LOWE'S PAY AND SAVE INC	GIFT CARD	29102.2300.53711.0000.008000.0000	Check Total: \$50 GIFT CERTIFICATES FOR CAFETERIA APPLICATION	\$1,279.61 \$100.00
46778	09/06/2023	1027	MARY ELIZABETH SCIACCA	FINGERPRINT REMB	11000.2300.53711.0000.008000.0000	Check Total: FINGERPRINT Check Total:	\$100.00 \$59.00 \$59.00
46779	09/06/2023	1027	PHOENIX MECHANICAL LLC	80006382	31701.4000.54315.0000. <mark>008047</mark> .0000	TROUBLESHOOT AND REPAIR ELECTRICAL TO	\$672.00
46779	09/06/2023	1027	PHOENIX MECHANICAL LLC	80006382	31701.4000.54315.0000. <mark>008048</mark> .0000	TROUBLESHOOT AND REPAIR ELECTRICAL TO	\$672.00
46780	09/06/2023	1027	PITNEY BOWES (POSTAGE)	8/3/23	11000.2300.56118.0000.008000.0000	Check Total: REFILL POSTAGE MACHINE	\$1,344.00 \$503.00
40700	09/00/2023	1027	FINET BOWES (FOSTAGE)	0/3/23	11000.2300.30118.0000.008000.0000	Check Total:	\$503.00 \$503.00
46781	09/06/2023	1027	PITNEY BOWES GLOBAL FINANCIAL SERVICES	3317946516	31701.4000.54315.0000.008000.0000	2023–2024 – POSTAGE MACHINE LEASE	\$203.13
46782	09/06/2023	1027	RHONDA J. LEE	72	11000.2100.53213.2000.008000.0000	Check Total: 2023-2024 - OCCUPATIONAL THERAPY	\$203.13 \$6,689.38
46783	09/06/2023	1027	ROBERTS TRUCK CENTER	X814059120:01	13000.2700.54314.0000.008000.0000	Check Total: HANDLE FOR ROUTE BUS#22 & BUS #18 MIRROR	\$6,689.38 \$194.08
46783	09/06/2023	1027	ROBERTS TRUCK CENTER	X814059120:01	13000.2700.54314.0000.008000.0000	ROUTE BUS FIRE EXTINGUISHER BRACKETS	\$173.60
46783	09/06/2023	1027	ROBERTS TRUCK CENTER	X814059120:01	13000.2700.54314.0000.008000.0000	ROUTE BUS MIRRORS FOR #18 AND #22	\$106.58
						Check Total:	\$474.26

Check Number	Date	Voucher	Payee	Invoice	Account	Description	Amount
46784	09/06/2023	1027	SECURLY, INC	121814	31900.4000.53414.0000.008000.0000	2023-2024 - 1:1 CLOUD Check Total:	\$4,753.00 \$4,753.00
46785	09/06/2023	1027	SUBURBAN PROPANE, L.P.	7887-805500	11000.2600.54413.0000. <mark>008047</mark> .0000	2023–2024 PROPANE FOR EAGLE NEST	\$235.73
46785	09/06/2023	1027	SUBURBAN PROPANE, L.P.	7887-805500	11000.2600.54413.0000. <mark>008048</mark> .0000	2023–2024 PROPANE FOR EAGLE NEST	\$235.73
46785	09/06/2023	1027	SUBURBAN PROPANE, L.P.	7887-805501	11000.2600.54413.0000. <mark>008047</mark> .0000	2023–2024 PROPANE FOR EAGLE NEST	\$25.95
46785	09/06/2023	1027	SUBURBAN PROPANE, L.P.	7887-805501	11000.2600.54413.0000. <mark>008048</mark> .0000	2023–2024 PROPANE FOR EAGLE NEST	\$25.95
						Check Total:	\$523.36
46786	09/06/2023	1027	TANAYA S. SUTLIFF	MILEAGE REMB	24154.1000.53330.1010.008000.0000	MILEAGE REMBURSEMENT Check Total:	\$208.68 \$208.68
46787	09/06/2023	1027	THE TAOS NEWS	300130907	11000.2300.53711.0000.008000.0000	LEGAL AD FOR JANITORIAL BID	\$38.70
						Check Total:	\$38.70
46788	09/06/2023	1027	USI EDUCATION AND GOVERNMENT SALES	0396946401017	11000.1000.56118.1010. <mark>008033</mark> .0000	USI OPTI CLEAR GLASS	\$111.20
46788	09/06/2023	1027	USI EDUCATION AND GOVERNMENT SALES	0396946401017	11000.1000.56118.1010. <mark>008033</mark> .0000	SHIPPING	\$16.60
46788	09/06/2023	1027	USI EDUCATION AND GOVERNMENT SALES	0396946401017	11000.1000.56118.1010. <mark>008036</mark> .0000	SHIPPING	\$16.60
46788	09/06/2023	1027	USI EDUCATION AND GOVERNMENT SALES	0396946401017	11000.1000.56118.1010. <mark>008036</mark> .0000	USI OPTI CLEAR GLASS	\$111.20
40700	00/00/0000	4007		0/4/00 0/04/00		Check Total:	\$255.60
46789 46789	09/06/2023 09/06/2023	1027 1027	VILLAGE OF CIMARRON VILLAGE OF CIMARRON	8/1/23 - 8/31/23 8/1/23 - 8/31/23	11000.2600.54415.0000. <mark>008033</mark> .0000 11000.2600.54415.0000. <mark>008034</mark> .0000	2023–2024 – CES WATER 2023–2024– CHS WATER	\$144.73 \$140.26
46789	09/06/2023	1027	VILLAGE OF CIMARRON	8/1/23 - 8/31/23	11000.2600.54415.0000.008036.0000	2023–2024– CHS WATER 2023–2024– CMS WATER	\$140.20 \$144.72
46789	09/06/2023	1027	VILLAGE OF CIMARRON	8/1/23 - 8/31/23	13000.2700.54415.0000.008000.0000	2023-2024 - TRANSPORTATION	\$155.70
46789	09/06/2023	1027	VILLAGE OF CIMARRON	8/1/23 - 8/31/23	31701.4000.54315.0000.008000.0000	2023–2024 – ADMIN SOLID WASTE	\$78.12
46789	09/06/2023	1027	VILLAGE OF CIMARRON	8/1/23 - 8/31/23	31701.4000.54315.0000. <mark>008033</mark> .0000	2023–2024 – CES SOLID WASTE	\$78.12
46789	09/06/2023	1027	VILLAGE OF CIMARRON	8/1/23 - 8/31/23	31701.4000.54315.0000. <mark>008034</mark> .0000	2023–2024 – CHS SOLID WASTE	\$78.12
46789	09/06/2023	1027	VILLAGE OF CIMARRON	8/1/23 - 8/31/23	31701.4000.54315.0000. <mark>008036</mark> .0000	2023–2024 – CMS SOLID WASTE	\$78.12
						Check Total:	\$897.89

Check Number	Date	Voucher	Payee	Invoice	Ad	ccount	Description	Amount
46790	09/06/2023	1027	WASTE MANAGEMENT OF NEW MEXICO, INC.	V127946	3	1701.4000.54315.0000. <mark>008047</mark> .0000	ROLLOFF NEEDED – ENEMS	\$805.55
46790	09/06/2023	1027	WASTE MANAGEMENT OF NEW MEXICO, INC.	V127946	3′	1701.4000.54315.0000. <mark>008048</mark> .0000	ROLLOFF NEEDED – ENEMS	\$805.54
			WILAIGO, ING.				Check Total: Bank Total:	\$1,611.09 \$470,866.55
Manual Checks F	Recap							
46689	08/08/202	3 11563	MORENO VALLEY HIGH SCHOO	iam Jo	ANUAL	24330.2500.55912.0000.008000.000) FLOWTHROUGH GRANTS TO Check Total:	\$13,063.35 \$13,063.35
46710	08/14/202	3 11564	MORENO VALLEY HIGH SCHOO	DL MAI	ANUAL	11000.0000.21100.0000.000000.0000) INTERGOVERNMENTAL Check Total:	\$87,589.01 \$87,589.01
							Manual Checks Total:	\$100,652.36
Voided Checks 46767	08/31/202	3 11565	5 DRAGONFLY ATHLETICS, LLC	VC	OID	22000.0000.11999.0000.000000.000	0 VOID: GHOST CHECK Check Total:	\$5,000.00 \$5,000.00
							Voided Checks Total:	\$5,000.00
Fund			Amount					
11000			\$134,663.58					
13000			\$25,051.19					
15200			\$441.90					
21000			\$13,326.02					
22000			\$1,425.21					
23403			\$3,016.91					
23421			\$200.00					
23426			\$224.93					

End of Report

24154

24308

24330

29102

31701

31900

Fund Totals:

\$5,720.15

\$13,186.09

\$227,523.26

\$49,321.12

\$474,308.39

\$108.03

\$100.00

Deposit Listing

Date: 08/01/2023 - 08/31/2023

ACTIVITIES

Deposit NumberDate 363036787 08/10/2023	Memo ENEMS - UNITED CHURCH OF ANGEL FIRE - DONATION	Cash/Other \$0.00	Checks/Credit \$750.00	Deposit Total \$750.00
363036788 08/10/2023	ENEMS - KROGER DONATION	\$0.00	\$27.30	\$27.30
363036789 08/10/2023	CHS - DONNA ARCHULETA - DONATION	\$0.00	\$250.00	\$250.00
363036790 08/15/2023	ENEMS - SHUTTERFLY DONATION	\$0.00	\$238.22	\$238.22
363036791 08/15/2023	ENEMS - QUAIL ROOST GRANT AWARD	\$0.00	\$7,000.00	\$7,000.00
363036792 08/16/2023	CHS - INSTRUMENT RENTAL	\$0.00	\$300.00	\$300.00
363036793 08/11/2023	CHS - INSTRUMENT RENTAL	\$0.00	\$100.00	\$100.00
363036794 08/16/2023	CHS - INSTRUMENT RENTAL	\$0.00	\$100.00	\$100.00
363036795 08/15/2023	CHS - INSTRUMENT RENTAL	\$200.00	\$0.00	\$200.00
363036796 08/18/2023	CHS - INSTRUMENT RENTAL	\$0.00	\$100.00	\$100.00
363036797 08/18/2023	CHS - DIG PINK TSHIRTS	\$50.00	\$0.00	\$50.00
363036830 08/17/2023	CHS - INSTRUMENT RENTAL	\$0.00	\$400.00	\$400.00
363036831 08/17/2023	FFA - RAFFLE	\$410.00	\$0.00	\$410.00
363036832 08/17/2023	CHS - DONATIONS	\$109.00	\$300.00	\$409.00
363036833 08/17/2023	CHS - CONCESSION	\$721.00	\$0.00	\$721.00
363036834 08/18/2023	CHS - SHOP FEES	\$200.00	\$40.00	\$240.00
363036835 08/22/2023	ENEMS - DAVID & PHYLLIS HARDY DONATION	\$0.00	\$1,000.00	\$1,000.00
363036836 08/22/2023	CHS - INSTRUMENT RENTAL	\$100.00	\$0.00	\$100.00
363036837 08/22/2023	CHS - ART SUPPLIES	\$110.00	\$0.00	\$110.00
363036838 08/23/2023	CHS - SHOP FEES	\$160.00	\$40.00	\$200.00
363036839 08/23/2023	CHS - INSTRUMENT RENTAL	\$100.00	\$100.00	\$200.00
363036840 08/25/2023	CHS - DIG PINK TSHIRTS	\$50.00	\$50.00	\$100.00
363036841 08/25/2023	CHS - FFA FEES	\$20.00	\$0.00	\$20.00
363036842 08/24/2023 363036843 08/24/2023	CHS - SHOP FEES CHS - DIG PINK TSHIRTS	\$40.00 \$50.00	\$100.00 \$100.00	\$140.00 \$150.00
363036844 08/29/2023	MANHATTAN LIFE INSURANCE	\$0.00	\$2,000.00	\$2,000.00
363036845 08/31/2023	CHS - INSTRUMENT RENTAL	\$0.00	\$100.00	\$100.00
363036846 08/30/2023	CHS - INSTRUMENT RENTAL	\$100.00	\$0.00	\$100.00
363036847 08/26/2023	CHS - CONCESSIONS	\$1,127.00	\$0.00	\$1,127.00
363036848 08/26/2023	CHS - CONCESSIONS	\$1,850.00	\$0.00	\$1,850.00

Deposit NumberDate	Memo		Cash/Other	Checks/Credit	Deposit Total
363036849 08/29/2023	CHS - INSTRUM	IENT RENTAL	\$0.00	\$200.00	\$200.00
Total Deposits for Bank:	31	Total Amount:	\$5,397.00	\$13,295.52	\$18,692.52

OPERATIONAL

Deposit NumberDate 363036796 08/01/2023	Memo USDA - 21000 - MAY 2023	Cash/Other \$0.00	Checks/Credit \$26,652.87	Deposit Total \$26,652.87
363036797 08/01/2023	USDA - 21000 - APRIL 2023	\$0.00	\$32,538.20	\$32,538.20
363036803 08/03/2023	UNITED STATES POSTAL SERVICE - AUGUST RENT	\$0.00	\$505.08	\$505.08
363036804 08/03/2023	REGION IX REGIONAL EDUCATIONAL CO-OP - ED FELLOWS	\$0.00	\$35,874.27	\$35,874.27
363036805 08/03/2023	COLFAX COUNTY TREASURER - JUNE 2023 DISTRIBUTION	\$0.00	\$56,136.53	\$56,136.53
363036807 08/08/2023	CIMARRON MUNICIPAL SCHOOLS - DIESEL REIMBURSEMENT	\$0.00	\$211.88	\$211.88
363036808 08/08/2023	DANIEL VIGIL - RENT	\$0.00	\$550.00	\$550.00
363036809 08/09/2023	TRANSPORTATION - 13000 - JULY 2023	\$0.00	\$49,116.00	\$49,116.00
363036810 08/07/2023	REAP - 25233	\$0.00	\$2,634.39	\$2,634.39
363036811 08/10/2023	MACKING - REFUND ON ORDER	\$0.00	\$73.67	\$73.67
363036812 08/09/2023 363036813 08/11/2023	ENEMS - CAFETERIA TRANSPORTATION - 13000 - AUGUST 2023	\$24.50 \$0.00	\$0.00 \$49,116.00	\$24.50 \$49,116.00
363036814 08/11/2023	SEG - AUGUST 2023	\$0.00	\$587,096.68	\$587,096.68
363036815 08/15/2023	WARREN FRESQUEZ - RENT	\$750.00	\$0.00	\$750.00
363036816 08/10/2023	ENEMS - CAFETERIA	\$24.50	\$49.00	\$73.50
363036817 08/15/2023	BOKF - 31100 - RFR #10	\$0.00	\$297,787.21	\$297,787.21
363036818 08/16/2023	ENEMS - CAFETERIA	\$22.00	\$20.00	\$42.00
363036819 08/15/2023	CHS - CAFETERIA	\$3.50	\$52.50	\$56.00
363036820 08/18/2023	ENEMS - CAFETERIA	\$0.00	\$14.00	\$14.00
363036821 08/18/2023	CEMS - CAFETERIA	\$10.50	\$0.00	\$10.50
363036822 08/18/2023	CHS - CAFETERIA	\$21.00	\$0.00	\$21.00
363036823 08/17/2023	ENEMS - CAFETERIA	\$3.50	\$0.00	\$3.50
363036824 08/17/2023	ENEMS - USE OF FACILITIES	\$30.00	\$0.00	\$30.00
363036825 08/17/2023	CHS - CAFETERIA	\$21.00	\$0.00	\$21.00
363036826 08/17/2023	CEMS - CAFETERIA	\$21.00	\$0.00	\$21.00
363036827 08/17/2023	CEMS - CAFETERIA	\$43.50	\$0.00	\$43.50
363036828 08/17/2023	CHS - CAFETERIA	\$35.00	\$0.00	\$35.00
363036829 08/17/2023	CHS - USE OF WEIGHT ROOM	\$30.00	\$0.00	\$30.00
363036830 08/22/2023	ENEMS - CAFETERIA	\$38.50	\$0.00	\$38.50
363036831 08/22/2023	CHS - CAFETERIA	\$42.00	\$0.00	\$42.00
363036832 08/24/2023	ENEMS - CAFETERIA	\$45.50	\$0.00	\$45.50
363036833 08/29/2023	CCSMI - SUBURBAN REPAIRS	\$0.00	\$7,008.17	\$7,008.17
363036834 08/29/2023	COLFAX COUNTY TREASURER - JULY 2023 DISTRIBUTION	\$0.00	\$40,122.93	\$40,122.93

Deposit NumberDate	Memo		Cash/Other	Checks/Credit	Deposit Total
363036835 08/31/2023	DANIEL VIGL - S	SEPTEMBER RENT	\$0.00	\$550.00	\$550.00
363036836 08/31/2023	CIMARRON MU DIESEL REIMBU	NICIPAL SCHOOLS - JRSEMENT	\$0.00	\$221.56	\$221.56
363036837 08/29/2023	ENEMS - CAFE	TERIA	\$0.00	\$56.00	\$56.00
363036838 08/30/2023	ENEMS - CAFE	TERIA	\$17.50	\$0.00	\$17.50
363036839 08/30/2023	CHS - CAFETER	RIA	\$60.00	\$0.00	\$60.00
363036840 08/25/2023	CHS - MIDSCHO	OOL VOLLEYBALL GATE	\$700.00	\$0.00	\$700.00
363036841 08/25/2023	CHS - MIDSCHO	OOL VOLLEYBALL GATE	\$984.00	\$0.00	\$984.00
363036845 08/31/2023	CHS-CAFETER	IA	\$0.00	\$95.00	\$95.00
Total Deposits for Bank:	41	Total Amount:	\$2,927.50	\$1,186,481.94	\$1,189,409.44
Total Deposits :	72	Total Amount:	\$8,324.50	\$1,199,777.46	\$1,208,101.96
			End of Repor	t	

BOARD EXPENDITURE REPORT

Date: 8/1/2023 - 8/31/2023

Account Number	Description	Budget	Adjustments	GL Budget	Current	YTD	Balance	Encumbrance	Budget Bal	% Rem
11000.0000.00000.0000.00000.0000	UNDESIGNATED	\$6,405,845.00	\$0.00	\$6,405,845.00	\$272,607.10	\$404,355.90	\$6,001,489.10	\$5,184,655.02	\$816,834.08	12.75%
FL	JND: OPERATIONAL - 11000	\$6,405,845.00	\$0.00	\$6,405,845.00	\$272,607.10	\$404,355.90	\$6,001,489.10	\$5,184,655.02	\$816,834.08	12.75%
13000.0000.00000.0000.00000.0000	UNDESIGNATED	\$540,280.00	\$0.00	\$540,280.00	\$39,007.32	\$64,636.38	\$475,643.62	\$289,030.48	\$186,613.14	34.54%
FUND: PUF	PIL TRANSPORTATION - 13000	\$540,280.00	\$0.00	\$540,280.00	\$39,007.32	\$64,636.38	\$475,643.62	\$289,030.48	\$186,613.14	34.54%
15200.0000.00000.0000.000000.0000	UNDESIGNATED	\$214,330.00	\$0.00	\$214,330.00	\$30,186.10	\$44,888.46	\$169,441.54	\$151,333.16	\$18,108.38	8.45%
FUND: LOCAL REV	ENUE OPERATIONAL - 15200	\$214,330.00	\$0.00	\$214,330.00	\$30,186.10	\$44,888.46	\$169,441.54	\$151,333.16	\$18,108.38	8.45%
21000.0000.00000.0000.00000.0000	UNDESIGNATED	\$355,671.00	\$0.00	\$355,671.00	\$15,280.08	\$17,613.01	\$338,057.99	\$483,312.95	(\$145,254.96)	-40.84%
FU	ND: FOOD SERVICES - 21000	\$355,671.00	\$0.00	\$355,671.00	\$15,280.08	\$17,613.01	\$338,057.99	\$483,312.95	(\$145,254.96)	<mark>-40.84%</mark>
22000.0000.00000.0000.00000.0000	UNDESIGNATED	\$39,708.00	\$0.00	\$39,708.00	\$1,425.21	\$4,029.29	\$35,678.71	\$10,488.71	\$25,190.00	63.44%
	FUND: ATHLETICS - 22000	\$39,708.00	\$0.00	\$39,708.00	\$1,425.21	\$4,029.29	\$35,678.71	\$10,488.71	\$25,190.00	63.44%
24101.0000.00000.0000.00000.0000	UNDESIGNATED	\$114,309.00	\$0.00	\$114,309.00	\$4,607.75	\$4,607.75	\$109,701.25	\$106,298.44	\$3,402.81	2.98%
	FUND: TITLE I - IASA - 24101	\$114,309.00	\$0.00	\$114,309.00	\$4,607.75	\$4,607.75	\$109,701.25	\$106,298.44	\$3,402.81	2.98%
24106.0000.00000.0000.00000.0000	UNDESIGNATED	\$128,216.00	\$0.00	\$128,216.00	\$5,081.02	\$5,081.02	\$123,134.98	\$100,705.30	\$22,429.68	17.49%
FUND: E	NTITLEMENT IDEA-B - 24106	\$128,216.00	\$0.00	\$128,216.00	\$5,081.02	\$5,081.02	\$123,134.98	\$100,705.30	<mark>\$22,429.68</mark>	17.49%
24109.0000.00000.0000.00000.0000	UNDESIGNATED	\$11,773.00	\$0.00	\$11,773.00	\$478.88	\$478.88	\$11,294.12	\$11,153.06	\$141.06	1.20%
FUND:	PRESCHOOL IDEA-B - 24109	\$11,773.00	\$0.00	\$11,773.00	\$478.88	\$478.88	\$11,294.12	\$11,153.06	\$141.06	<mark>1.20%</mark>
24154.0000.00000.0000.00000.0000	UNDESIGNATED	\$13,532.00	\$0.00	\$13,532.00	\$6,214.86	\$6,214.86	\$7,317.14	\$5,507.79	\$1,809.35	13.37%
FUND: TEACHER/PRINCIPAL TRA	AINING & RECRUITING - 24154	\$13,532.00	\$0.00	\$13,532.00	\$6,214.86	\$6,214.86	\$7,317.14	\$5,507.79	\$1,809.35	13.37%
24189.0000.00000.0000.00000.0000	UNDESIGNATED	\$10,969.00	\$0.00	\$10,969.00	\$0.00	\$0.00	\$10,969.00	\$10,000.00	\$969.00	8.83%
	FUND: TITLE IV - 24189	\$10,969.00	\$0.00	\$10,969.00	\$0.00	\$0.00	\$10,969.00	\$10,000.00	\$969.00	8.83%
24308.0000.00000.0000.00000.0000	UNDESIGNATED	\$0.00	\$0.00	\$0.00	\$108.03	\$216.18	(\$216.18)	\$886.46	(\$1,102.64)	0.00%
	FUND: ESSER II - 24308	\$0.00	\$0.00	\$0.00	\$108.03	\$216.18	(\$216.18)	\$886.46	(\$1,102.64)	0.00%
24330.0000.00000.0000.00000.0000	UNDESIGNATED	\$419,212.00	\$0.00	\$419,212.00	\$7,992.43	\$24,679.90	\$394,532.10	\$71,804.26	\$322,727.84	76.98%
	FUND: ESSER III - 24330	\$419,212.00	\$0.00	\$419,212.00	\$7,992.43	\$24,679.90	\$394,532.10	\$71,804.26	\$322,727.84	76.98%
24346.0000.00000.0000.00000.0000	UNDESIGNATED	\$0.00	\$2,628.00	\$2,628.00	\$0.00	\$0.00	\$2,628.00	\$2,627.99	\$0.01	0.00%
	FUND: IDEA B / ARP - 24346	\$0.00	\$2,628.00	\$2,628.00	\$0.00	\$0.00	\$2,628.00	\$2,627.99	\$0.01	0.00%
24349.0000.00000.0000.00000.0000	UNDESIGNATED	\$0.00	\$1,081.00	\$1,081.00	\$1,041.84	\$1,041.84	\$39.16	\$14.18	\$24.98	2.31%
FUND: IDE	A B PRESCHOOL / ARP - 24349	\$0.00	\$1,081.00	\$1,081.00	\$1,041.84	\$1,041.84	\$39.16	\$14.18	\$24.98	2.31%
25153.0000.00000.0000.00000000000	UNDESIGNATED	\$33,000.00	\$0.00	\$33,000.00	\$1,358.86	\$1,358.86	\$31,641.14	\$31,192.48	\$448.66	1.36%
FUND: TITLE XIX	MEDICAID 3/21 YEARS - 25153	\$33,000.00	\$0.00	\$33,000.00	\$1,358.86	\$1,358.86	\$31,641.14	\$31,192.48	\$448.66	<mark>1.36%</mark>
25233.0000.00000.0000.000000.0000	UNDESIGNATED	\$24,709.00	\$32,465.00	\$57,174.00	\$571.12	\$571.12	\$56,602.88	\$18,415.09	\$38,187.79	66.79%
FUND: RURAL EDUCATION ACH	IIEVEMENT PROGRAM - 25233	\$24,709.00	\$32,465.00	\$57,174.00	\$571.12	\$571.12	\$56,602.88	\$18,415.09	\$38,187.79	66.79%
26107.0000.00000.0000.00000.0000	UNDESIGNATED	\$110,495.00	\$0.00	\$110,495.00	\$4,711.88	\$4,711.88	\$105,783.12	\$122,727.71	(\$16,944.59)	-15.34%
FUND: REC/DIS	STRICT FISCAL AGENT - 26107	\$110,495.00	\$0.00	\$110,495.00	\$4,711.88	\$4,711.88	\$105,783.12	\$122,727.71	(\$16,944.59)	-15.34%
26156.0000.00000.0000.000000.0000	UNDESIGNATED	\$16,906.00	\$0.00	\$16,906.00	\$0.00	\$0.00	\$16,906.00	\$0.00	\$16,906.00	100.00%
FUND: 1	FURNER FOUNDATION - 26156	\$16,906.00	\$0.00	\$16,906.00	\$0.00	\$0.00	\$16,906.00	\$0.00	\$16,906.00	100.00%
26179.0000.00000.0000.000000.0000	UNDESIGNATED	\$871.00	\$0.00	\$871.00	\$0.00	\$0.00	\$871.00	\$0.00	\$871.00	100.00%
FUND:	A PLUS FOR ENERGY - 26179	\$871.00	\$0.00	\$871.00	\$0.00	\$0.00	\$871.00	\$0.00	\$871.00	100.00%

Account Number	Description	Budget	Adjustments	GL Budget	Current	YTD	Balance	Encumbrance	Budget Bal	% Rem
27107.0000.00000.0000.00000.0000	UNDESIGNATED	\$11,374.00	\$0.00	\$11,374.00	\$0.00	\$0.00	\$11,374.00	\$0.00	\$11,374.00	100.00%
F	UND: 2012 GO BOND - 27107	\$11,374.00	\$0.00	\$11,374.00	\$0.00	\$0.00	\$11,374.00	\$0.00	\$11,374.00	100.00%
27109.0000.00000.0000.00000.0000	UNDESIGNATED	\$7,345.00	\$0.00	\$7,345.00	\$0.00	\$0.00	\$7,345.00	\$471.99	\$6,873.01	93.57%
FUND: INSTRUCTIONAL	L MATERIALS-GAA 2019 - 27109	\$7,345.00	\$0.00	\$7,345.00	\$0.00	\$0.00	\$7,345.00	\$471.99	\$6,873.01	93.57%
27149.0000.00000.0000.00000.0000	UNDESIGNATED	\$206,000.00	\$0.00	\$206,000.00	\$8,615.27	\$8,615.27	\$197,384.73	\$196,613.69	\$771.04	0.37%
F	UND: PREK INITIATIVE - 27149	\$206,000.00	\$0.00	\$206,000.00	\$8,615.27	\$8,615.27	\$197,384.73	\$196,613.69	\$771.04	0.37%
29102.0000.00000.0000.00000.0000	UNDESIGNATED	\$227,129.00	\$0.00	\$227,129.00	\$0.00	\$0.00	\$227,129.00	\$433.95	\$226,695.05	99.81%
FUND: PRIVATE DIR GI	RANTS (CATEGORICAL) - 29102	\$227,129.00	\$0.00	\$227,129.00	\$0.00	\$0.00	\$227,129.00	\$433.95	\$226,695.05	99.81%
31701.0000.00000.0000.00000.0000	UNDESIGNATED	\$1,968,855.00	\$0.00	\$1,968,855.00	\$218,443.77	\$452,325.07	\$1,516,529.93	\$285,544.32	\$1,230,985.61	62.52%
FUND: CAPITA	L IMPROVEMENTS SB-9 - 31701	\$1,968,855.00	\$0.00	\$1,968,855.00	\$218,443.77	\$452,325.07	\$1,516,529.93	\$285,544.32	\$1,230,985.61	62.52%
31900.0000.00000.0000.00000.0000	UNDESIGNATED	\$453,430.00	\$0.00	\$453,430.00	\$30,328.77	\$71,224.12	\$382,205.88	\$177,305.36	\$204,900.52	45.19%
FUND: ED. TECHNO	LOGY EQUIPMENT ACT - 31900	\$453,430.00	\$0.00	\$453,430.00	\$30,328.77	\$71,224.12	\$382,205.88	\$177,305.36	\$204,900.52	45.19%
41000.0000.00000.0000.00000.0000	UNDESIGNATED	\$1,821,499.00	\$0.00	\$1,821,499.00	\$332.80	\$350,429.06	\$1,471,069.94	\$442,938.85	\$1,028,131.09	56.44%
F	UND: DEBT SERVICES - 41000	\$1,821,499.00	\$0.00	\$1,821,499.00	\$332.80	\$350,429.06	\$1,471,069.94	\$442,938.85	\$1,028,131.09	<mark>56.44%</mark>
43000.0000.00000.0000.00000.0000	UNDESIGNATED	\$661,604.00	\$0.00	\$661,604.00	\$117.06	\$311,498.19	\$350,105.81	\$0.00	\$350,105.81	52.92%
FUND: TOTAL ED. TECH. DE	EBT SERVICE SUBFUND - 43000	\$661,604.00	\$0.00	\$661,604.00	\$117.06	\$311,498.19	\$350,105.81	\$0.00	\$350,105.81	52.92%
Grand Total:		\$13,797,062.00	\$36,174.00	\$13,833,236.00	\$648,510.15	\$1,778,577.04	\$12,054,658.96	\$7,703,461.24	\$4,351,197.72	31.45%

End of Report

Date: 8/1/2023 -	8/31/2023
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REVENUE REPORT

Account Number	Description	Budget	Adjustments	GL Budget	Current	YTD	Balance	Encumbrance	Budget Bal	% Rem
11000.0000.41500.0000.00000.0000	INTEREST INCOME	\$0.00	\$0.00	\$0.00	\$0.00	(\$2,554.94)	\$2,554.94	\$0.00	\$2,554.94	0.00%
11000.0000.41910.0000.000000.0000	RENTALS	(\$78,660.00)	\$0.00	(\$78,660.00)	(\$2,415.08)	(\$4,220.16)	(\$74,439.84)	\$0.00	(\$74,439.84)	94.63%
11000.0000.41923.0000.000000.0000	ADMINISTRATION - CATEGORICAL	(\$20,050.00)	\$0.00	(\$20,050.00)	\$0.00	\$0.00	(\$20,050.00)	\$0.00	(\$20,050.00)	100.00%
11000.0000.43101.0000.000000.0000	STATE EQUALIZATION GUARANTEE	(\$5,972,641.00)	\$0.00	(\$5,972,641.00)	(\$497,720.13)	(\$995,440.26)	(\$4,977,200.74)	\$0.00	(\$4,977,200.74)	83.33%
11000.0000.43120.0000.000000.0000	CHARTER SCHOOL ADMIN	(\$21,450.00)	\$0.00	(\$21,450.00)	(\$1,787.54)	(\$3,575.08)	(\$17,874.92)	\$0.00	(\$17,874.92)	83.33%
FUNCTION: REV	REVENUE ENUE/BALANCE SHEET - 0000	(\$6,092,801.00)	\$0.00	(\$6,092,801.00)	(\$501,922.75)	(\$1,005,790.44)	(\$5,087,010.56)	\$0.00	(\$5,087,010.56)	83.49%
Fl	UND: OPERATIONAL - 11000	(\$6,092,801.00)	\$0.00	(\$6,092,801.00)	(\$501,922.75)	(\$1,005,790.44)	(\$5,087,010.56)	\$0.00	(\$5,087,010.56)	83.49%
13000.0000.43206.0000.000000.0000	TRANSPORTATION	(\$540,280.00)	\$0.00	(\$540,280.00)	(\$98,232.00)	(\$137,089.00)	(\$403,191.00)	\$0.00	(\$403,191.00)	74.63%
FUNCTION: REV	DISTRIBUTION ENUE/BALANCE SHEET - 0000	(\$540,280.00)	\$0.00	(\$540,280.00)	(\$98,232.00)	(\$137,089.00)	(\$403,191.00)	\$0.00	(\$403,191.00)	74.63%
FUND: PUI	PIL TRANSPORTATION - 13000	(\$540,280.00)	\$0.00	(\$540,280.00)	(\$98,232.00)	(\$137,089.00)	(\$403,191.00)	\$0.00	(\$403,191.00)	74.63%
15200.0000.41110.0000.000000.0000	AD VALOREM TAXES - SCHOOL DISTRICT	(\$177,662.00)	\$0.00	(\$177,662.00)	(\$7,120.15)	(\$7,120.15)	(\$170,541.85)	\$0.00	(\$170,541.85)	95.99%
15200.0000.41113.0000.000000.0000	OIL AND GAS TAXES	(\$16,343.00)	\$0.00	(\$16,343.00)	(\$962.83)	(\$962.83)	(\$15,380.17)	\$0.00	(\$15,380.17)	94.11%
FUNCTION: REV	ENUE/BALANCE SHEET - 0000	(\$194,005.00)	\$0.00	(\$194,005.00)	(\$8,082.98)	(\$8,082.98)	(\$185,922.02)	\$0.00	(\$185,922.02)	95.83%
FUND: LOCAL REV	ENUE OPERATIONAL - 15200	(\$194,005.00)	\$0.00	(\$194,005.00)	(\$8,082.98)	(\$8,082.98)	(\$185,922.02)	\$0.00	(\$185,922.02)	95.83%
21000.0000.41603.0000.000000.0000	FEES-ADULTS/FOOD SERVICES	(\$6,500.00)	\$0.00	(\$6,500.00)	(\$720.00)	(\$720.00)	(\$5,780.00)	\$0.00	(\$5,780.00)	88.92%
21000.0000.43203.0000.000000.0000	OTHER RESTRICTED	(\$35,000.00)	\$0.00	(\$35,000.00)	\$0.00	\$0.00	(\$35,000.00)	\$0.00	(\$35,000.00)	100.00%
21000.0000.44500.0000.000000.0000	GRANTS-STATE DIRECT RESTRICTED GRANTS-IN-AID	(\$250,000.00)	\$0.00	(\$250,000.00)	(\$59,191.07)	(\$59,191.07)	(\$190,808.93)	\$0.00	(\$190,808.93)	76.32%
FUNCTION: REV	FROM THE FEDERAL 'ENUE/BALANCE SHEET - 0000	(\$291,500.00)	\$0.00	(\$291,500.00)	(\$59,911.07)	(\$59,911.07)	(\$231,588.93)	\$0.00	(\$231,588.93)	79.45%
FU	ND: FOOD SERVICES - 21000	(\$291,500.00)	\$0.00	(\$291,500.00)	(\$59,911.07)	(\$59,911.07)	(\$231,588.93)	\$0.00	(\$231,588.93)	79.45%
22000.0000.41701.0000.000000.0000	FEES - ACTIVITIES	(\$15,000.00)	\$0.00	(\$15,000.00)	(\$1,684.00)	(\$1,884.00)	(\$13,116.00)	\$0.00	(\$13,116.00)	87.44%
FUNCTION: REV	ENUE/BALANCE SHEET - 0000	(\$15,000.00)	\$0.00	(\$15,000.00)	(\$1,684.00)	(\$1,884.00)	(\$13,116.00)	\$0.00	(\$13,116.00)	87.44%
	FUND: ATHLETICS - 22000	(\$15,000.00)	\$0.00	(\$15,000.00)	(\$1,684.00)	(\$1,884.00)	(\$13,116.00)	\$0.00	(\$13,116.00)	87.44%
24101.0000.44500.0000.00000.0000	RESTRICTED GRANTS-IN-AID	(\$114,309.00)	\$0.00	(\$114,309.00)	\$0.00	(\$90,416.65)	(\$23,892.35)	\$0.00	(\$23,892.35)	20.90%
FUNCTION: REV	FROM THE FEDERAL ENUE/BALANCE SHEET - 0000	(\$114,309.00)	\$0.00	(\$114,309.00)	\$0.00	(\$90,416.65)	(\$23,892.35)	\$0.00	(\$23,892.35)	20.90%
	FUND: TITLE I - IASA - 24101	(\$114,309.00)	\$0.00	(\$114,309.00)	\$0.00	(\$90,416.65)	(\$23,892.35)	\$0.00	(\$23,892.35)	20.90%
24106.0000.44500.0000.000000.0000	RESTRICTED GRANTS-IN-AID	(\$128,216.00)	\$0.00	(\$128,216.00)	\$0.00	(\$25,307.73)	(\$102,908.27)	\$0.00	(\$102,908.27)	80.26%
FUNCTION: REV	FROM THE FEDERAL 'ENUE/BALANCE SHEET - 0000	(\$128,216.00)	\$0.00	(\$128,216.00)	\$0.00	(\$25,307.73)	(\$102,908.27)	\$0.00	(\$102,908.27)	80.26%
FUND: E	ENTITLEMENT IDEA-B - 24106	(\$128,216.00)	\$0.00	(\$128,216.00)	\$0.00	(\$25,307.73)	(\$102,908.27)	\$0.00	(\$102,908.27)	80.26%
24109.0000.44500.0000.000000.0000	RESTRICTED GRANTS-IN-AID	(\$11,773.00)	\$0.00	(\$11,773.00)	\$0.00	(\$3,528.13)	(\$8,244.87)	\$0.00	(\$8,244.87)	70.03%
FUNCTION: REV	FROM THE FEDERAL ENUE/BALANCE SHEET - 0000	(\$11,773.00)	\$0.00	(\$11,773.00)	\$0.00	(\$3,528.13)	(\$8,244.87)	\$0.00	(\$8,244.87)	70.03%
FUND:	PRESCHOOL IDEA-B - 24109	(\$11,773.00)	\$0.00	(\$11,773.00)	\$0.00	(\$3,528.13)	(\$8,244.87)	\$0.00	(\$8,244.87)	70.03%
24118.0000.44500.0000.00000.0000	RESTRICTED GRANTS-IN-AID	\$0.00	\$0.00	\$0.00	\$0.00	(\$473.86)	\$473.86	\$0.00	\$473.86	0.00%
	FROM THE FEDERAL	\$0.00	\$0.00	\$0.00	\$0.00		\$473.86	\$0.00	\$473.86	0.00%
		•	• • • • •	•••••	•••••	(\$473.86)	• • • • •	••••	• • • • •	
FUND: FRESH FI	RUIT AND VEGETABLE - 24118	\$0.00	\$0.00	\$0.00	\$0.00	(\$473.86)	\$473.86	\$0.00	\$473.86	0.00%

Account Number	Description	Budget	Adjustments	GL Budget	Current	YTD	Balance	Encumbrance	Budget Bal	% Rem
24154.0000.44500.0000.000000.0000	RESTRICTED GRANTS-IN-AID	(\$13,532.00)	\$0.00	(\$13,532.00)	\$0.00	(\$5,887.44)	(\$7,644.56)	\$0.00	(\$7,644.56)	56.49%
FUNCTION: REV	FROM THE FEDERAL /ENUE/BALANCE SHEET - 0000	(\$13,532.00)	\$0.00	(\$13,532.00)	\$0.00	(\$5,887.44)	(\$7,644.56)	\$0.00	(\$7,644.56)	56.49%
FUND: TEACHER/PRINCIPAL TR	AINING & RECRUITING - 24154	(\$13,532.00)	\$0.00	(\$13,532.00)	\$0.00	(\$5,887.44)	(\$7,644.56)	\$0.00	(\$7,644.56)	56.49%
24189.0000.44500.0000.000000.0000	RESTRICTED GRANTS-IN-AID	(\$10,969.00)	\$0.00	(\$10,969.00)	\$0.00	(\$10,105.71)	(\$863.29)	\$0.00	(\$863.29)	7.87%
FUNCTION: REV	FROM THE FEDERAL /ENUE/BALANCE SHEET - 0000	(\$10,969.00)	\$0.00	(\$10,969.00)	\$0.00	(\$10,105.71)	(\$863.29)	\$0.00	(\$863.29)	7.87%
	FUND: TITLE IV - 24189	(\$10,969.00)	\$0.00	(\$10,969.00)	\$0.00	(\$10,105.71)	(\$863.29)	\$0.00	(\$863.29)	7.87%
24308.0000.44500.0000.000000.0000	RESTRICTED GRANTS-IN-AID	\$0.00	\$0.00	\$0.00	\$0.00	(\$47,267.17)	\$47,267.17	\$0.00	\$47,267.17	0.00%
FUNCTION: REV	FROM THE FEDERAL /ENUE/BALANCE SHEET - 0000	\$0.00	\$0.00	\$0.00	\$0.00	(\$47,267.17)	\$47,267.17	\$0.00	\$47,267.17	0.00%
	FUND: ESSER II - 24308	\$0.00	\$0.00	\$0.00	\$0.00	(\$47,267.17)	\$47,267.17	\$0.00	\$47,267.17	0.00%
24330.0000.44500.0000.000000.0000	RESTRICTED GRANTS-IN-AID	(\$419,212.00)	\$0.00	(\$419,212.00)	\$0.00	(\$255,397.69)	(\$163,814.31)	\$0.00	(\$163,814.31)	39.08%
FUNCTION: REV	FROM THE FEDERAL /ENUE/BALANCE SHEET - 0000	(\$419,212.00)	\$0.00	(\$419,212.00)	\$0.00	(\$255,397.69)	(\$163,814.31)	\$0.00	(\$163,814.31)	39.08%
	FUND: ESSER III - 24330	(\$419,212.00)	\$0.00	(\$419,212.00)	\$0.00	(\$255,397.69)	(\$163,814.31)	\$0.00	(\$163,814.31)	39.08%
24346.0000.44500.0000.00000.0000	RESTRICTED GRANTS-IN-AID	\$0.00	(\$2,628.00)	(\$2,628.00)	\$0.00	(\$8,320.84)	\$5,692.84	\$0.00	\$5,692.84	
	FROM THE FEDERAL /ENUE/BALANCE SHEET - 0000	\$0.00	(\$2,628.00)	(\$2,628.00)	\$0.00	(\$8,320.84)	\$5,692.84	\$0.00	\$5.692.84	
	FUND: IDEA B / ARP - 24346	\$0.00	(\$2,628.00)	(\$2,628.00)	\$0.00	(\$8,320.84)	\$5.692.84	\$0.00	\$5,692.84	
24349.0000.44500.0000.00000.0000	RESTRICTED GRANTS-IN-AID	\$0.00	(\$1,081.00)	(\$1,081.00)	\$0.00	(\$951.62)	(\$129.38)	\$0.00	(\$129.38)	11.97%
	FROM THE FEDERAL /ENUE/BALANCE SHEET - 0000									11.97%
		\$0.00	(\$1,081.00)	(\$1,081.00)	\$0.00	(\$951.62)	(\$129.38)	\$0.00	(\$129.38)	
	A B PRESCHOOL / ARP - 24349	\$0.00	(\$1,081.00)	(\$1,081.00)	\$0.00	(\$951.62)	(\$129.38)	\$0.00	(\$129.38)	<mark>11.97%</mark>
25153.0000.43214.0000.00000.0000 EUNCTION: REV	INTER GOV CONTRACTS /ENUE/BALANCE SHEET - 0000	(\$30,000.00) (\$30,000.00)	\$0.00 \$0.00	(\$30,000.00) (\$30,000.00)	\$0.00 \$0.00	(\$16,605.01) (\$16,605.01)	(\$13,394.99) (\$13,394.99)	\$0.00 \$0.00	(\$13,394.99) (\$13,394.99)	44.65% 44.65%
	MEDICAID 3/21 YEARS - 25153	(\$30,000.00)	\$0.00	(\$30,000.00)	\$0.00	(\$16,605.01)	(\$13,394.99)	\$0.00	(\$13,394.99)	44.65%
		,							,	
25233.0000.44301.0000.000000.0000	OTHER RESTRICTED GRANTS-FED DIRECT	\$0.00	(\$32,465.00)	(\$32,465.00)	(\$2,634.39)	(\$2,634.39)	(\$29,830.61)	\$0.00	(\$29,830.61)	91.89%
	/ENUE/BALANCE SHEET - 0000	\$0.00	(\$32,465.00)	(\$32,465.00)	(\$2,634.39)	(\$2,634.39)	(\$29,830.61)	\$0.00	(\$29,830.61)	91.89%
FUND: RURAL EDUCATION ACH		\$0.00	(\$32,465.00)	(\$32,465.00)	(\$2,634.39)	(\$2,634.39)	(\$29,830.61)	\$0.00	(\$29,830.61)	<mark>91.89%</mark>
26107.0000.43214.0000.00000.0000	INTER GOV CONTRACTS /ENUE/BALANCE SHEET - 0000	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00	(\$35,874.27) (\$35,874.27)	(\$35,874.27) (\$35,874.27)	\$35,874.27 \$35,874.27	\$0.00 \$0.00	\$35,874.27 \$35,874.27	0.00% 0.00%
						,				
	STRICT FISCAL AGENT - 26107	\$0.00	\$0.00	\$0.00	(\$35,874.27)	(\$35,874.27)	\$35,874.27	\$0.00	\$35,874.27	0.00%
27107.0000.41980.0000.000000.0000	REFUND OF PRIOR YEARS EXPENDITURES	\$0.00	\$0.00	\$0.00	(\$73.67)	(\$73.67)	\$73.67	\$0.00	\$73.67	0.00%
27107.0000.43202.0000.000000.0000 27107.0000.43204.0000.000000.0000	STATE FLOWTHROUGH GRANTS PRIOR YEAR BALANCES	\$0.00 (\$11,374.00)	\$0.00 \$0.00	\$0.00 (\$11,374.00)	\$0.00 \$0.00	(\$6,191.90) \$0.00	\$6,191.90 (\$11,374.00)	\$0.00 \$0.00	\$6,191.90 (\$11,374.00)	0.00% 100.00%
	/ENUE/BALANCE SHEET - 0000	(\$11,374.00)	\$0.00	(\$11,374.00)	(\$73.67)	(\$6,265.57)	(\$5,108.43)	\$0.00	(\$5,108.43)	44.91%
FI	UND: 2012 GO BOND - 27107	(\$11,374.00)	\$0.00	(\$11,374.00)	(\$73.67)	(\$6,265.57)	(\$5,108.43)	\$0.00	(\$5,108.43)	44.91%
27109.0000.43202.0000.00000.0000	STATE FLOWTHROUGH GRANTS	(\$7,345.00)	\$0.00	(\$7,345.00)	\$0.00	\$0.00	(\$7,345.00)	\$0.00	(\$7,345.00)	100.00%
	/ENUE/BALANCE SHEET - 0000	(\$7,345.00)	\$0.00	(\$7,345.00)	\$0.00	\$0.00	(\$7,345.00)	\$0.00	(\$7,345.00)	
FUND: INSTRUCTIONAL	- MATERIALS-GAA 2019 - 27109	(\$7,345.00)	\$0.00	(\$7,345.00)	\$0.00	\$0.00	(\$7,345.00)	\$0.00	(\$7,345.00)	100.00%
27127.0000.43202.0000.000000.0000	STATE FLOWTHROUGH GRANTS	\$0.00	\$0.00	\$0.00	\$0.00	(\$14,074.56)	\$14,074.56	\$0.00	\$14,074.56	0.00%
FUNCTION: REV	/ENUE/BALANCE SHEET - 0000	\$0.00	\$0.00	\$0.00	\$0.00	(\$14,074.56)	\$14,074.56	\$0.00	\$14,074.56	0.00%
FUND: COMMUNITY SCHO	OLS IMPLEMENTATION - 27127	\$0.00	\$0.00	\$0.00	\$0.00	(\$14,074.56)	\$14,074.56	\$0.00	\$14,074.56	0.00%

Account Number	Description	Budget	Adjustments	GL Budget	Current	YTD	Balance	Encumbrance	Budget Bal	% Rem
27149.0000.43202.0000.000000.0000	STATE FLOWTHROUGH GRANTS	(\$206,000.00)	\$0.00	(\$206,000.00)	\$0.00	(\$44,887.22)	(\$161,112.78)	\$0.00	(\$161,112.78)	78.21%
FUNCTION: RE	VENUE/BALANCE SHEET - 0000	(\$206,000.00)	\$0.00	(\$206,000.00)	\$0.00	(\$44,887.22)	(\$161,112.78)	\$0.00	(\$161,112.78)	78.21%
F	UND: PREK INITIATIVE - 27149	(\$206,000.00)	\$0.00	(\$206,000.00)	\$0.00	(\$44,887.22)	(\$161,112.78)	\$0.00	(\$161,112.78)	78.21%
27408.0000.43202.0000.000000.0000	STATE FLOWTHROUGH GRANTS	\$0.00	\$0.00	\$0.00	\$0.00	(\$189,977.39)	\$189,977.39	\$0.00	\$189,977.39	0.00%
FUNCTION: RE	VENUE/BALANCE SHEET - 0000	\$0.00	\$0.00	\$0.00	\$0.00	(\$189,977.39)	\$189,977.39	\$0.00	\$189,977.39	0.00%
FUND: K-12 PLUS / EL	TP PLANNING GRANT - 27408	\$0.00	\$0.00	\$0.00	\$0.00	(\$189,977.39)	\$189,977.39	\$0.00	\$189,977.39	0.00%
31100.0000.41500.0000.00000.0000	INTEREST INCOME	\$0.00	\$0.00	\$0.00	\$0.00	(\$853.52)	\$853.52	\$0.00	\$853.52	0.00%
31100.0000.45110.0000.000000.0000	SALE OF BOND	\$0.00	\$0.00	\$0.00	(\$297,787.21)	(\$297,787.21)	\$297,787.21	\$0.00	\$297,787.21	0.00%
FUNCTION: RE	VENUE/BALANCE SHEET - 0000	\$0.00	\$0.00	\$0.00	(\$297,787.21)	(\$298,640.73)	\$298,640.73	\$0.00	\$298,640.73	0.00%
F	UND: BOND BUILDING - 31100	\$0.00	\$0.00	\$0.00	(\$297,787.21)	(\$298,640.73)	\$298,640.73	\$0.00	\$298,640.73	0.00%
31701.0000.41110.0000.000000.0000	AD VALOREM TAXES - SCHOOL	(\$875,592.00)	\$0.00	(\$875,592.00)	(\$35,319.16)	(\$35,319.16)	(\$840,272.84)	\$0.00	(\$840,272.84)	95.97%
31701.0000.41113.0000.000000.0000	DISTRICT OIL AND GAS TAXES	(\$65,373.00)	\$0.00	(\$65,373.00)	(\$3,851.33)	(\$3,851.33)	(\$61,521.67)	\$0.00	(\$61,521.67)	94.11%
31701.0000.41500.0000.00000.0000	INTEREST INCOME	\$0.00	\$0.00	\$0.00	\$0.00	(\$1,872.62)	\$1,872.62	\$0.00	\$1,872.62	0.00%
FUNCTION: RE	VENUE/BALANCE SHEET - 0000	(\$940,965.00)	\$0.00	(\$940,965.00)	(\$39,170.49)	(\$41,043.11)	(\$899,921.89)	\$0.00	(\$899,921.89)	95.64%
FUND: CAPITAI	LIMPROVEMENTS SB-9 - 31701	(\$940,965.00)	\$0.00	(\$940,965.00)	(\$39,170.49)	(\$41,043.11)	(\$899,921.89)	\$0.00	(\$899,921.89)	95.64%
31900.0000.41500.0000.00000.0000	INTEREST INCOME	\$0.00	\$0.00	\$0.00	\$0.00	(\$1,746.99)	\$1,746.99	\$0.00	\$1,746.99	0.00%
FUNCTION: REV	VENUE/BALANCE SHEET - 0000	\$0.00	\$0.00	\$0.00	\$0.00	(\$1,746.99)	\$1,746.99	\$0.00	\$1,746.99	0.00%
FUND: ED. TECHNO	LOGY EQUIPMENT ACT - 31900	\$0.00	\$0.00	\$0.00	\$0.00	(\$1,746.99)	\$1,746.99	\$0.00	\$1,746.99	0.00%
41000.0000.41110.0000.000000.0000	AD VALOREM TAXES - SCHOOL	(\$823,932.00)	\$0.00	(\$823,932.00)	(\$33,279.79)	(\$33,279.79)	(\$790,652.21)	\$0.00	(\$790,652.21)	95.96%
41000.0000.41113.0000.000000.0000	DISTRICT OIL AND GAS TAXES	(\$61,516.00)	\$0.00	(\$61,516.00)	(\$3,624.10)	(\$3,624.10)	(\$57,891.90)	\$0.00	(\$57,891.90)	94.11%
41000.0000.41500.0000.00000.0000	INTEREST INCOME	\$0.00	\$0.00	\$0.00	\$0.00	(\$1,368.01)	\$1,368.01	\$0.00	\$1,368.01	0.00%
FUNCTION: RE	VENUE/BALANCE SHEET - 0000	(\$885,448.00)	\$0.00	(\$885,448.00)	(\$36,903.89)	(\$38,271.90)	(\$847,176.10)	\$0.00	(\$847,176.10)	95.68%
F										05.000/
	UND: DEBT SERVICES - 41000	(\$885,448.00)	\$0.00	(\$885,448.00)	(\$36,903.89)	(\$38,271.90)	(\$847,176.10)	\$0.00	(\$847,176.10)	<mark>95.68%</mark>
43000.0000.41110.0000.000000.0000	AD VALOREM TAXES - SCHOOL	(\$885,448.00) (\$288,945.00)	\$0.00 \$0.00	(\$885,448.00) (\$288,945.00)	(\$36,903.89) (\$11,705.42)	(\$38,271.90) (\$11,705.42)	(\$847,176.10) (\$277,239.58)	\$0.00 \$0.00	(\$847,176.10) (\$277,239.58)	95.68% 95.95%
43000.0000.41110.0000.000000.0000 43000.0000.41113.0000.000000.0000										
	AD VALOREM TAXES - SCHOOL DISTRICT	(\$288,945.00)	\$0.00	(\$288,945.00)	(\$11,705.42)	(\$11,705.42)	(\$277,239.58)	\$0.00	(\$277,239.58)	95.95%
43000.0000.41113.0000.000000.0000 43000.0000.41500.0000.00000.0000	AD VALOREM TAXES - SCHOOL DISTRICT OIL AND GAS TAXES	(\$288,945.00) (\$21,573.00)	\$0.00 \$0.00	(\$288,945.00) (\$21,573.00)	(\$11,705.42) (\$1,270.94)	(\$11,705.42) (\$1,270.94)	(\$277,239.58) (\$20,302.06)	\$0.00 \$0.00	(\$277,239.58) (\$20,302.06)	95.95% 94.11%
43000.0000.41113.0000.000000.0000 43000.0000.41500.0000.00000.0000 FUNCTION: RE	AD VALOREM TAXES - SCHOOL DISTRICT OIL AND GAS TAXES INTEREST INCOME	(\$288,945.00) (\$21,573.00) \$0.00	\$0.00 \$0.00 \$0.00	(\$288,945.00) (\$21,573.00) \$0.00	(\$11,705.42) (\$1,270.94) \$0.00	(\$11,705.42) (\$1,270.94) (\$157.74)	(\$277,239.58) (\$20,302.06) \$157.74	\$0.00 \$0.00 \$0.00	(\$277,239.58) (\$20,302.06) \$157.74	95.95% 94.11% 0.00%

End of Report

Cimarron Municipal Schools September 2023 Board Meeting Budget Adjustment Request(BAR) Approvals/Cash Transfers

TYPE OF BAR	BAR# ACCOUNT	JUSTIFICATION
THEOLOGIAN		JOSTIFICATION
DECREASE	0006 27107 - GOB LIBRARY	DECREASE
INCREASE	0007 26107 DECENCAL ACENT	INCREASE
INCREASE	0007 26107 - REC FISCAL AGENT	INCREASE
INITIAL BUDGET	0008 31200 - PSCOC	INITIAL BUDGET
MAINTENANCE	0009 11000 - OPERATIONAL	MAINTENANCE
MAINTENANCE	0010 11000 - OPERATIONAL	MAINTENANCE
MAINTENANCE	0011 13000 - TRANSPORTATION	MAINTENANCE
MAINTENIANICE		
MAINTENANCE	0012 15200 - LOCAL REVENUE	MAINTENANCE
MAINTENANCE	0013 21000 - FOOD SERVICES	MAINTENANCE
MAINTENANCE	<u>0014 24101 - TITLE I</u>	MAINTENANCE
TRANSFER	0015 24101 - TITLE I	TRANSFER
INANJIEN		MANJER
MAINTENANCE	0016 24101 - TITLE I	MAINTENANCE
MAINTENANCE	0017 24106 - IDEA B	MAINTENANCE
TRANSFER	0018 24106 - IDEA B	TRANSFER
MAINTENANCE	0019 24106 - IDEA B	MAINTENANCE
MAINTENANCE	0020 24109 - PRESCHOOL IDEA B	MAINTENANCE
MAINTENANCE	0020 24109 - PRESCHOOL IDEA B	MAINTENANCE
MAINTENANCE	0021 24154 - TITLE II	MAINTENANCE
	1	
TRANSFER	<u>0022 24154 - TITLE II</u>	TRANSFER
MAINTENANCE	0023 24330 - ESSER III	MAINTENANCE
	<u></u>	
TRANSFER	0024 24330 - ESSER III	TRANSFER
MAINTENANCE	0025 24349 - ARP IDEA B PREK	MAINTENANCE
MAINTENANCE	0026 25153 - MEDICAID	MAINTENANCE
MAINTENANCE	0027 25233 - REAP	MAINTENANCE

Cimarron Municipal Schools September 2023 Board Meeting Budget Adjustment Request(BAR) Approvals/Cash Transfers

MAINTENANCE	0028 25233 - REAP	MAINTENANCE	
MAINTENANCE	0029 27149 - PREK	MAINTENANCE	
VOID	0030		
TRANSFER	0031 31701 - SB9	TRANSFER	

PLEASE SEE ATTACHED BARS FOR DETAILED INFORMATION

Bar Increases/Decreases: ***REQUEST PERMISSION TO PROCESS BARS FOR 2023-2024 CARRYOVER FUNDS OR ANY FUND UPON RECEIPT OF PED NOTIFICATION OR ANY BAR APPROVED BY SUPERINTENDENT

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Fiscal Year: 2023-2024

Doc. ID: 008-000-2324-0006-D Fund Type: Capital Outlay

Adjustment Type: Decrease

Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

Budget Period: 2023-07-01

Total Approved Budget (Flowthrough):

2024-06-30

To:

A. Approved Carryover:

B. Total Current Year Allocation: D. Total Funding Available:

Adjustment Changes Intent/Scope of Program Yes or No?: No

Revenue 27107.0000.43204 (\$4,666)

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
27107 27107 GOB Library	2200 Support Services- Instruction	56114 Library And Audio-Visual	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$11,374	(\$4,666)	\$6,708	
			I	<u>t</u>		Sub Total	(\$4,666)		
						Indirect Cost			
						DOC. TOTAL	(\$4,666)		

Justification:

Decrease - Carryover

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

¹B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional "sheets if necessary.

STATE OF NEW MEXICO PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Doc. ID: 008-000-2324-0007-1 Fund Type: Direct Grant

Adjustment Type: Increase

Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

Budget Period: 2023-07-01

Total Approved Budget (Flowthrough):

To: 2024-06-30

A. Approved Carryover: B. Total Current Year Allocation:

Adjustment Changes Intent/Scope of Program Yes or No?: No

D. Total Funding Available:

Revenue 26107.0000.43214 \$172,105

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
26107 REC/Distr Ict Fiscal Agent	1000 Instruction	51100 Salaries Expense	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12	\$75,600	\$155,265	\$230,865	:
26107 REC/Distr Ict Fiscal Agent	1000 Instruction	51300 Additional Compensation	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12	\$6,000	\$6,360	\$12,360	
26107 REC/Distr ict Fiscal Agent	1000 Instruction	51300 Additional Compensation	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$3,000	\$2,595	\$5,595	
26107 REC/Distr ict Fiscal Agent	1000 Instruction	52111 Educational Retirement	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12	\$13,721	\$3,650	\$17,371	
26107 REC/Distr ict Fiscal Agent	1000 Instruction	52111 Educational Retirement	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$545	\$200	\$745	
26107 REC/Distr ict Fiscal Agent	1000 Instruction	52112 ERA - Retiree Health	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12	\$1,512	\$500	\$2,012	
26107 REC/Distr Ict Fiscal Agent	1000 Instruction	52112 ERA - Retiree Health	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$60	\$25	\$85	
26107 REC/Distr ict Fiscal Agent	1000 Instruction	52210 FICA Payments	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12	\$4,687	\$1,500	\$6,187	
26107 REC/Distr ict Fiscal Agent	1000 Instruction	52210 FICA Payments	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$186	\$50	\$236	
26107 REC/Distr ict Fiscal Agent	1000 Instruction	52220 Medicare Payments	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12	\$1,111	\$300	\$1,411	
26107 REC/Distr ict Fiscal Agent	1000 Instruction	52220 Medicare Payments	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$44	\$25	\$69	
26107 REC/Distr Ict Flscal Agent	1000 Instruction	52314 Vision	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12		\$75	\$75	

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Fiscal Year: 2023-2024

	26107 REC/Distr ict Fiscal Agent	1000 Instruction	 Education	008000 CIMARRON DIST OFFICE	0000 No Job Class		\$1,560	\$1,560	
					۶.	Sub Total	\$172,105		
k.						Indirect Cost			
100						DOC. TOTAL	\$172,105		

Increase

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "Insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Doc. ID: 008-000-2324-0008-IB Fund Type: General Fund / Capital Outlay / Debt Service

Adjustment Type: Initial Budget

Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

Budget Period: 2023-07-01

Total Approved Budget (Flowthrough):

Fiscal Year: 2023-2024

2024-06-30

To:

A. Approved Carryover:

B. Total Current Year Allocation: D. Total Funding Available:

Adjustment Changes Intent/Scope of Program Yes or No?: No

Revenue 31200.0000.43209 \$150.000

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
31200 Public School Capital Outlay	4000 Capital Outlay	54315 Maintenance & Repair - Bldgs/Gmds/Equil pment (SB-9)	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class		\$10,000	\$10,000	
31200 Public School Capital Outlay	4000 Capital Outlay	54500 Construction Services	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class		\$140,000	\$140,000	
						Sub Total	\$150,000		
						Indirect Cost			
						DOC. TOTAL	\$150,000		

Justification:

Initial Budget - Award Letters

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

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STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786 Budget Adjustment Request Doc. ID: 008-000-2324-0009-M Fund Type: General Fund / Capital Outlay / Debt Service

Adjustment Type: Maintenance

Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 2023-07-01

Total Approved Budget (Flowthrough):

Fiscal Year: 2023-2024

To: 2024-06-30

A. Approved Carryover:

Adjustment Changes Intent/Scope of Program Yes or No?: No

B. Total Current Year Allocation:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
11000 Operation al	1000 Instruction	51100 Salaries Expense	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$1,758,942	(\$27,013)	\$1,731,929	
11000 Operation al	1000 Instruction	51100 Salaries Expense	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$112,673	\$5,804	\$118,477	
11000 Operation al	1000 Instruction	51100 Salaries Expense	4020 Alternative and At-Risk Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$211,378	\$941	\$212,319	
11000 Operation al	1000 Instruction	51300 Additional Compensation	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$17,464	\$10,762	\$28,226	
11000 Operation al	1000 Instruction	52111 Educational Retirement	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$21,539	\$691	\$22,230	
11000 Operation al	1000 Instruction	52111 Educational Retirement	4020 Alternative and At-Risk Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$38,365	\$172	\$38,537	
11000 Operation al	1000 Instruction	52112 ERA - Retiree Health	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1413 Teachers- Early Childhood Ed	\$2,756	\$1	\$2,757	
11000 Operation al	1000 Instruction	52112 ERA - Retiree Health	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$2,373	\$77	\$2,450	
11000 Operation al	1000 Instruction	52112 ERA - Retiree Health	4020 Alternative and At-Risk Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$4,228	\$19	\$4,247	
11000 Operation al	1000 Instruction	52210 FICA Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$7,358	\$147	\$7,505	
11000 Operation al	1000 Instruction	52220 Medicare Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$1,721	\$34	\$1,755	
11000 Operation al	1000 Instruction	52311 Health and Medical Premiums	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1624 Activities Salary		\$56	\$56	

11000 Operation al	1000 Instruction	52311 Health and Medical Premiums	4020 Alternative and At-Risk Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$16,853	\$7,673	\$24,526	
11000 Operation ai	1000 Instruction	52312 Life	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1624 Activities Salary		\$1	\$1	
11000 Operation al	1000 Instruction	52312 Life	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$290	\$17	\$307	
11000 Operation al	1000 Instruction	52312 Life	9000 Co- Curricular and Extra-Curricular Activities	008000 CIMARRON DIST OFFICE	1618 Athletics Salaries		\$2	\$2	
11000 Operation al	1000 Instruction	52313 Dental	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1624 Activities Salary		\$1	\$1	
11000 Operation al	1000 Instruction	52313 Dental	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$1,806	\$244	\$2,050	
11000 Operation al	1000 Instruction	52313 Dental	4020 Alternative and At-Risk Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$350	\$227	\$577	
1000 Operation I	1000 Instruction	52314 Vision	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1624 Activities Salary		\$1	\$1	
t1000 Operation al	1000 Instruction	52314 Vision	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$322	\$31	\$353	
11000 Operation 1	1000 Instruction	52314 Vision	4020 Alternative and At-Risk Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12	\$77	\$17	\$94	
11000 Operation al	1000 Instruction	52315 Disability	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1624 Activities Salary		\$1	\$1	
11000 Operation al	1000 Instruction	52315 Disability	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$52	\$52	
11000 Operation al	1000 Instruction	52720 Workers Compensation Employer's Fee	0000 No Program	008000 CIMARRON DIST OFFICE	1611 Substitutes- Sick Leave	\$1	\$21	\$22	
1000 Operation al	1000 Instruction	52720 Workers Compensation Employer's Fee	0000 No Program	008000 CIMARRON DIST OFFICE	1612 Substitutes- Other Leave	\$1	\$12	\$13	
1000 Operation 1	1000 Instruction	52720 Workers Compensation Employer's Fee	9000 Co- Curricular and Extra-Curricular Activities	008000 CIMARRON DIST OFFICE	1618 Athletics Salaries		\$5.	\$5	
1000 Operation al	1000 Instruction	52720 Workers Compensation Employer's Fee	9000 Co- Curricular and Extra-Curricular Activities	008000 CIMARRON DIST OFFICE	1622 Bus Drivers	\$1	\$4	\$5	
		-				Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification: Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Fiscal Year: 2023-2024

Doc. ID: 008-000-2324-0010-M Fund Type: General Fund / Capital Outlay / Debt Service

Adjustment Type: Maintenance

Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager

2024-06-30

To:

Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough):

2

Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 2023-07-01 A. Approved Carryover: B. Total Current Year Allocation: D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
11000 Operation al	2100 Support Services-Students	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1214 Guidance Counselors/So cial Workers	\$142,491	(\$78,000)	\$64,491	
al	2100 Support Services-Students	52311 Health and Medical Premiums	0000 No Program	008000 CIMARRON DIST OFFICE	1214 Guidance Counselors/So cial Workers	\$16,875	(\$16,875)		······
11000 Operation al	2100 Support Services-Students	53218 Specialists - Contracted	2000 Special Programs	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$92,000	(\$30,000)	\$62,000	
11000 Operation al	2300 Support Services-General Administration	52311 Health and Medical Premiums	0000 No Program	008000 CIMARRON DIST OFFICE	1113 Administrative Associates	\$2,924	(\$2,450)	\$474	
11000 Operation al	2300 Support Services-General Administration	52311 Health and Medical Premiums	0000 No Program	008000 CIMARRON DIST OFFICE	1111 Superintendent	\$16,875	(\$10,251)	\$6,624	
11000 Operation al	2600 Operation & Maintenance of Plant	55200 Property/Liability Insurance	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$170,123	(\$59,678)	\$110,445	
11000 Operation al	2100 Support Services-Students	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1215 Registered Nurses	\$27,034	\$11,137	\$38,171	i
11000 Operation al	2100 Support Services-Students	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1216 Health Assistants	\$7,670	\$22,988	\$30,658	
11000 Operation al	2100 Support Services-Students	51100 Salaries Expense	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$12,518	\$2,073	\$14,591	
11000 Operation al	2100 Support Services-Students	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1215 Registered Nurses	\$4,907	\$2,021	\$6,928	
11000 Operation al	2100 Support Services-Students	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1216 Health Assistants	\$866	\$4,699	\$5,665	
11000 Operation al	2100 Support Services-Students	52111 Educational Retirement	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$2,272	\$377	\$2,649	
11000 Operation al	2100 Support Services-Students	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1215 Registered Nurses	\$541	\$223	\$764	
11000 Operation al	2100 Support Services-Students	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1216 Health Assistants	\$95	\$519	\$614	
11000 Operation al	2100 Support Services-Students	52112 ERA - Retiree Health	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$250	\$42	\$292	
11000 Operation al	2100 Support Services-Students	52112 ERA - Retiree Health	2000 Special Programs	008000 CIMARRON DIST OFFICE	1312 Speech Therapists	\$1,484	\$1	\$1,485	

11000 Operation al	2100 Support Services-Students	52210 FICA Payments	0000 No Program	008000 CIMARRON	1215 Registered	\$1,676	\$691	\$2,367	
11000 Operation al	2100 Support Services-Students	52210 FICA Payments	0000 No Program	DIST OFFICE 008000 CIMARRON DIST OFFICE	Nurses 1216 Health Assistants	\$296	\$1,582	\$1,878	
11000 Operation al	2100 Support Services-Students	52210 FICA Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$776	\$129	\$905	
11000 Operation al	2100 Support Services-Students	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1215 Registered Nurses	\$392	\$162	\$554	
11000 Operation al	2100 Support Services-Students	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1216 Health Assistants	\$69	\$370	\$439	
11000 Operation al	2100 Support Services-Students	52220 Medicare Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler Ical/Technical Assistants	\$182	\$30	\$212	
11000 Operation al	2100 Support Services-Students	52311 Health and Medical Premiums	2000 Special Programs	008000 CIMARRON DIST OFFICE	1312 Speech Therapists	\$4,374	\$220	\$4,594	
11000 Operation al	2100 Support Services-Students	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1215 Registered Nurses	\$35	\$5	\$40	
11000 Operation al	2100 Support Services-Students	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1216 Health Assistants	\$10	\$33	\$43	
11000 Operation al	2100 Support Services-Students	53211 Diagnosticians - Contracted	2000 Special Programs	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$20,000	\$34,598	\$54,598	
11000 Operation al	2100 Support Services-Students	53213 Occupational Therapists - Contracted	2000 Special Programs	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$60,000	\$2,550	\$62,550	
11000 Operation al	2100 Support Services-Students	53214 Physical/Recreatio nal Therapists - Contracted	2000 Special Programs	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$30,000	\$13,372	\$43,372	
11000 Operation al	2100 Support Services-Students	53711 Other Charges	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class		\$7,906	\$7,906	
11000 Operation al	2100 Support Services-Students	55818 Other Travel - Non- Employees	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class		\$2,000	\$2,000	
11000 Operation al	2200 Support Services- Instruction	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants		\$15,876	\$15,876	
11000 Operation al	2200 Support Services- Instruction	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants		\$2,882	\$2,882	
11000 Operation al	2200 Support Services- Instruction	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants		\$318	\$318	
11000 Operation al	2200 Support Services- Instruction	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants		\$985	\$985	
11000 Operation al	2200 Support Services- Instruction	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants		\$230	\$230	
	2200 Support Services- Instruction	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants		\$36	\$36	
Operation	2200 Support Services- Instruction	52720 Workers Compensation Employer's Fee	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants		\$3	\$3	
Operation	2300 Support Services-General Administration	51100 Salarles Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1111 Superintendent	\$135,000	\$10,689	\$145,689	
Operation	2300 Support Services-General Administration	51300 Additional Compensation	0000 No Program	008000 CIMARRON DIST OFFICE	1111 Superintendent		\$500	\$500	
Operation	2300 Support Services-General Administration	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1111 Superintendent	\$24,503	\$1,940	\$26,443	
11000 Operation	2300 Support Services-General Administration	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1111 Superintendent	\$2,700	\$213	\$2,913	

11000 Operation al	Administration	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1111 Superintendent	\$8,370	\$396	\$8,766	
11000 Operation al	2300 Support Services-General Administration	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1111 Superintendent	\$1,958	\$92	\$2,050	
11000 Operation al	2300 Support Services-General Administration	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1111 Superintendent	\$68	\$1	\$69	_
11000 Operation al	2300 Support Services-General Administration	52315 Disability	0000 No Program	008000 CIMARRON DIST OFFICE	1111 Superintendent	\$174	\$49	\$223	
11000 Operation al	2300 Support Services-General Administration	53330 Professional Development	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$5,000	\$5,000	\$10,000	
11000 Operation al	2300 Support Services-General Administration	53411 Auditing	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$32,275	\$5,777	\$38,052	
11000 Operation al	2300 Support Services-General Administration	53711 Other Charges	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$8,500	\$2,000	\$10,500	
11000 Operation al	2400 Support Services-School Administration	51300 Additional Compensation	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	· ·	\$10,363	\$10,363	
11000 Operation al	2400 Support Services-School Administration	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	\$36,766	\$858	\$37,624	
11000 Operation al	2400 Support Services-School Administration	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	\$4,051	\$95	\$4,146	
11000 Operation al	2500 Central Services	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$309	\$1	\$310	
11000 Operation al	2600 Operation & Maintenance of Plant	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1615 Custodial	\$209,410	\$31,220	\$240,630	
11000 Operation al	2600 Operation & Maintenance of Plant	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$1,278	\$1	\$1,279	
11000 Operation al	2600 Operation & Maintenance of Plant	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$3,993	\$1	\$3,994	
						Sub Total	\$0		
						Indirect Cost			_
						DOC. TOTAL	\$0		

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compliation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

ALL TRANSFER BARS MUST NET OUT TO ZERO ON THE DOC. TOTAL LINE.

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STATE OF NEW MEXICO

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

PUBLIC EDUCATION DEPARTMENT

Doc. ID: 008-000-2324-0011-M Fund Type: Flowthrough

Adjustment Type: Maintenance

Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

Budget Period: 07/01/2023

Total Approved Budget (Flowthrough):

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Fiscal Year: 2023-2024

To: 06/30/2024

A. Approved Carryover:

B. Total Current Year Allocation:

Adjustment Changes Intent/Scope of Program Yes or No?: No

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Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
13000 Pupil Transport ation	2700 Student Transportation	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$32,224	(\$4,000)	\$28,224	
13000 Pupil Transport ation	2700 Student Transportation	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$23,613	(\$3,208)	\$20,405	
13000 Pupil Transport ation	2700 Student Transportation	52311 Health and Medical Premiums	0000 No Program	008000 CIMARRON DIST OFFICE	1622 Bus Drivers	\$22,500	(\$15,000)	\$7,500	
13000 Pupil Transport ation	2700 Student Transportation	51300 Additional Compensation	0000 No Program	008000 CIMARRON DIST OFFICE	1113 Administrative Associates	\$500	\$10,000	\$10,500	
13000 Pupil Transport atlon	2700 Student Transportation	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1113 Administrative Associates	\$4,286	\$1,816	\$6,102	
13000 Pupil Transport ation	2700 Student Transportation	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$4,286	\$4,286	\$8,572	
13000 Pupil Transport ation	2700 Student Transportation	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1113 Administrative Associates	\$472	\$201	\$673	
13000 Pupil Transport ation	2700 Student Transportation	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$472	\$1	\$473	
13000 Pupil Transport ation	2700 Student Transportation	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1113 Administrative Associates	\$1,495	\$621	\$2,116	
13000 Pupll Transport ation	2700 Student Transportation	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1113 Administrative Associates	\$349	\$146	\$495	
13000 Pupil Transport ation	2700 Student Transportation	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$317	\$26	\$343	
13000 Pupil Transport ation	2700 Student Transportation	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1113 Administrative Associates	\$34	\$1	\$35	
13000 Pupil Transport ation	2700 Student Transportation	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$34	\$1	\$35	

13000 Pupil Transport ation	2700 Student Transportation	52313 Dental	0000 No Program	008000 CIMARRON DIST OFFICE	1622 Bus Drivers	\$934	\$134	\$1,068	
13000 Pupil Transport ation	2700 Student Transportation	52720 Workers Compensation Employer's Fee	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance		\$2	\$2	
13000 Pupil Transport ation	2700 Student Transportation	54416 Communication Services	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$4,000	\$4,892	\$8,892	
13000 Pupil Transport ation	2700 Student Transportation	55200 Property/Liability Insurance	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$14,629	\$81	\$14,710	
	-		•		<u> </u>	Sub Total	\$0	-	
						Indirect Cost			
						DOC. TOTAL	\$0		

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

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STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Doc. ID: 008-000-2324-0012-M Fund Type: General Fund / Capital

Outlay / Debt Service

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Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No

Total Approved Budget (Flowthrough):

Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 2023-07-01

To: 2024-06-30

A. Approved Carryover:

B. Total Current Year Allocation:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
15200 Local Revenue Operation al	2500 Central Services	52311 Health and Medical Premiums	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$19,688	(\$19,668)	\$20	
15200 Local Revenue Operation al	2500 Central Services	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.	\$56,538	·\$5,000	\$61,538	
15200 Local Revenue Operation al	2500 Central Services	51300 Additional Compensation	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support		\$5,000	\$5,000	
15200 Local Revenue Operation al	2500 Central Services	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc, SuptFin./Bus. Mgr.	\$10,262	\$908	\$11,170	
15200 Local Revenue Operation al	2500 Central Services	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$11,724	\$908	\$12,632	
15200 Local Revenue Operation al	2500 Central Services	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.	\$1,131	\$100	\$1,231	
15200 Local Revenue Operation al	2500 Central Services	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$1,292	\$101	\$1,393	
15200 Local Revenue Operation at	2500 Central Services	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.	\$3,505	\$307	\$3,812	
15200 Local Revenue Operation ai	2500 Central Services	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$4,005	\$286	\$4,291	
15200 Local Revenue Operation al	2500 Central Services	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.	\$820	\$72	\$892	
15200 Local Revenue Operation al	2500 Central Services	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$937	\$67	\$1,004	

15200 Local Revenue Operation al	Services	52315 Disability	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.	\$90	\$39	\$129	
						Sub Total	(\$6,880)		
						Indirect Cost			
						DOC. TOTAL	(\$ 6 ,880)		

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compliation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Doc. ID: 008-000-2324-0013-M Fund Type: General Fund / Capital Outlay / Debt Service

Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 2023-07-01

2024-06-30

To:

A. Approved Carryover:

B. Total Current Year Allocation: D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
21000 Food Services	3100 Food Services Operations	52311 Health and Medical Premiums	0000 No Program	008000 CIMARRON DIST OFFICE	1113 Administrative Associates	\$1,792	(\$10)	\$1,782	
21000 Food Services	3100 Food Services Operations		0000 No Program	008000 CIMARRON DIST OFFICE	1113 Administrative Associates	\$17	\$10	\$27	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786 Budget Adjustment Request Doc. ID: 008-000-2324-0014-M Fund Type: Flowthrough

Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

To: 06/30/2024

A. Approved Carryover:

B. Total Current Year Allocation:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24101 Title I Part A - ESEA	1000 Instruction	51100 Salaries Expense	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12	\$24,319	(\$7,828)	\$16,491	
24101 Title I Part A - ESEA	1000 Instruction	51300 Additional Compensation	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12	\$4,414	(\$2,349)	\$2,065	
24101 Title I Part A - ESEA	1000 Instruction	51100 Salaries Expense	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$7,828	\$7,828	
24101 Title I Part A - ESEA	1000 Instruction	52111 Educational Retirement	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1714 Instructional Assistants - Preschool	\$3,705	\$1	\$3,706	
24101 Title I Part A - ESEA	1000 Instruction	52111 Educational Retirement	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$1,421	\$1,421	
24101 Tille I Part A - ESEA	1000 Instruction	52112 ERA - Retiree Health	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1714 Instructional Assistants - Preschool	\$408	\$1	\$409	
24101 Title I Part A - ESEA	1000 Instruction	52112 ERA - Retiree Health	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$157	\$157	
24101 Title I Part A - ESEA	1000 Instruction	52210 FICA Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$484	\$484	
24101 Title I Part A - ESEA	1000 Instruction	52220 Medicare Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$114	\$114	
24101 Title I Part A - ESEA	1000 Instruction	52312 Life	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1714 Instructional Assistants - Preschool	\$54	\$1	\$55	
24101 Title I Part A - ESEA	1000 Instruction	52312 Life	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$17	\$17	
24101 Title I Part A - ESEA	1000 Instruction	52313 Dental	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$127	\$127	

24101 Title I Part A - ESEA	1000 Instruction	52314 Vision	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$25	\$25	
24101 Title I Part A - ESEA	1000 Instruction	52720 Workers Compensation Employer's Fee	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$1	\$1	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Maintenance

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Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Doc. ID: 008-000-2324-0015-T Fund Type: Flowthrough

Adjustment Type: Transfer

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

To: 06/30/2024

A. Approved Carryover:

B. Total Current Year Allocation:

D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24101 Title I Par A - ESEA		51300 Additional Compensation	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12	\$4,414	(\$2,065)	\$2,349	
24101 Title I Par A - ESEA		52111 Educational Retirement	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1711 Instructional Assistants - Grades 1-12	\$4,414	(\$1,420)	\$2,994	
24101 Title I Par A - ESEA	2200 Support t Services- Instruction	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$31,938	\$3,324	\$35,262	
24101 Title I Par A - ESEA	2200 Support t Services- Instruction	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$6,353	\$104	\$6,457	·
24101 Title I Par A - ESEA	2200 Support t Services- Instruction	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$700	\$12	\$712	
24101 Title I Par A - ESEA	2200 Support t Services- Instruction	52210 FICA Payments	0000 No Program ,	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$2,170	\$36	\$2,206	
24101 Title I Par A - ESEA	2200 Support t Services- Instruction	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$508	\$8	\$516	
24101 Title I Par A - ESEA	2200 Support t Services- Instruction	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$87	\$1	\$88	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Transfer

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compliation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786 Budget Adjustment Request Doc. ID: 008-000-2324-0016-M Fund Type: Flowthrough

Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

06/30/2024

To:

A. Approved Carryover:

B. Total Current Year Allocation: D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
Title I Part	2200 Support Services- Instruction	52710 Workers Compensation Premium	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$515	(\$310)	\$205	
Title I Part	2200 Support Services- Instruction	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$31,938	\$310	\$32,248	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compliation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786 Budget Adjustment Request Doc. ID: 008-000-2324-0017-M Fund Type: Flowthrough

Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Emall: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

To: 06/30/2024

A. Approved Carryover: B. Total Current Year Allocation:

D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24106 Entitleme nt IDEA-B	2400 Support Services-School Administration	51300 Additional Compensation	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	\$4,000	(\$3,662)	\$338	
24106 Entitleme nt IDEA-B	2100 Support Services-Students	51100 Salaries Expense	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$17,287	\$2,863	\$20,150	
24106 Entitleme nt IDEA-B	2100 Support Services-Students	52111 Educational Retirement	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$3,138	\$520	\$3,658	
24106 Entitleme nt IDEA-B	2100 Support Services-Students	52112 ERA - Retiree Health	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$346	\$57	\$403	
24106 Entitleme nt IDEA-B	2100 Support Services-Students	52210 FICA Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$1,072	\$178	\$1,250	
24106 Entitleme nt IDEA-B	2100 Support Services-Students	52220 Medicare Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$250	\$43	\$293	
24106 Entitieme nt IDEA-B	2100 Support Services-Students	52312 Life	2000 Special Programs	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants	\$39	\$1	\$40	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Doc. ID: 008-000-2324-0018-T Fund Type: Flowthrough

Adjustment Type: Transfer

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

To: 06/30/2024

A. Approved Carryover: B. Total Current Year Allocation:

D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24106 Entitleme nt IDEA-B	2400 Support Services-School Administration	51300 Additional Compensation	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	\$4,000	(\$338)	\$3,662	
	2400 Support Services-School Administration	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	\$726	(\$726)		
24106 Entitleme nt IDEA-B	2400 Support Services-School Administration	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	\$80	(\$80)		
24106 Entitleme nt IDEA-B	2400 Support Services-School Administration	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	\$248	(\$248)		
24106 Entitieme nt IDEA-B	2400 Support Services-School Administration	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	\$58	(\$58)		
24106 Entitleme nt IDEA-B	2400 Support Services-School Administration	52500 Unemployment Compensation	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	\$8	(\$8)		
24106 Entitleme nt IDEA-B	2400 Support Services-School Administration	52710 Workers Compensation Premium	0000 No Program	008000 CIMARRON DIST OFFICE	1112 Principals	\$59	(\$59)		
24106 Entitleme nt IDEA-B	1000 Instruction	51300 Additional Compensation	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$3,000	\$1,517	\$4,517	•
						Sub Totat	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Transfer

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786 Budget Adjustment Request Doc. ID: 008-000-2324-0019-M Fund Type: Flowthrough

Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

To: 06/30/2024

A. Approved Carryover:

B. Total Current Year Allocation:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24106 Entitleme nt IDEA-B	1000 Instruction	51100 Salaries Expense	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$5,400	(\$207)	\$5,193	
24106 Entitleme nt IDEA-B	1000 Instruction	51100 Salaries Expense	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$42,362	(\$1,778)	\$40,584	
24106 Entitleme nt IDEA-B	1000 Instruction	52111 Educational Retirement	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$7,689	(\$322)	\$7,367	
24106 Entitleme nt IDEA-B	1000 Instruction	52112 ERA - Retiree Health	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$847	(\$35)	\$812	-
24106 Entitleme nt IDEA-B	1000 Instruction	52210 FICA Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$2,626	(\$305)	\$2,321	
24106 Entitleme nt IDEA-B	1000 Instruction	52220 Medicare Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$614	(\$71)	\$543	
24106 Entitleme nt IDEA-B	1000 Instruction	52314 Vision	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$135	(\$64)	\$71	
24106 Entitleme nt IDEA-B	1000 Instruction	52500 Unemployment Compensation	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$11	(\$11)		
24106 Entitleme nt IDEA-B	1000 Instruction	52500 Unemployment Compensation	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$85	(\$85)		
24106 Entitleme nt IDEA-B	1000 Instruction	52710 Workers Compensation Premium	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$79	(\$79)		
24106 Entitleme nt IDEA-B	1000 Instruction	52710 Workers Compensation Premium	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$623	(\$623)		
24106 Entitleme nt IDEA-B	1000 Instruction	52720 Workers Compensation Employer's Fee	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$2	(\$1)	\$1	

24106	1000 1-1-1-1			<u> </u>					
Entitleme nt IDEA-B	1000 Instruction	52720 Workers Compensation Employer's Fee	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$26	(\$20)	\$6	
24106 Entitleme nt IDEA-B	1000 Instruction	56118 General Supplies and Materials	2000 Special Programs	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$1,540	(\$1,456)	\$84	
24106 Entitleme nt IDEA-B	1000 Instruction	51300 Additional Compensation	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers Special Education	\$3,000	\$483	\$3,483	
24106 Entitleme nt IDEA-B	1000 Instruction	52111 Educational Retirement	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers Special Education	- \$980	\$794	\$1,774	
24106 Entitleme nt IDEA-B	1000 Instruction	52112 ERA - Retiree Health	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers Special Education	\$168	\$27	\$195	
24106 Entitleme nt IDEA-B	1000 Instruction	52210 FICA Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers Special Education	\$521	\$3	\$524	
24106 Entitleme nt IDEA-B	1000 Instruction	52220 Medicare Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$122	\$1	\$123	
24106 Entitleme nt IDEA-B	1000 Instruction	52311 Health and Medical Premiums	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$1,354	\$222	\$1,576	
24106 Entitleme nt IDEA-B	1000 Instruction	52311 Health and Medical Premiums	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$10,500	\$2,853	\$13,353	
24106 Entitleme nt IDEA-B	1000 Instruction	52312 Life	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$6	\$1	\$7	
24106 Entitleme nt IDEA-B	1000 Instruction	52313 Dental	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$55	\$10	\$65	
24106 Entitleme nt IDEA-B	1000 Instruction	52313 Dental	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$52	\$1	\$53	
24106 Entitleme nt IDEA-B	1000 Instruction	52314 Vision	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$9	\$2	\$11	
24106 Entitleme nt IDEA-B	1000 Instruction	52315 Disability	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education		\$30	\$30	
24106 Entitleme nt IDEA-B	1000 Instruction		2000 Special Programs	008000 CIMARRON DIST OFFICE	0000 No Job Class		\$630	\$630	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compliation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786 Budget Adjustment Request Doc. ID: 008-000-2324-0020-M Fund Type: Flowthrough

Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

To: 06/30/2024

A. Approved Carryover:

B. Total Current Year Allocation: D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24109 Preschool IDEA-B	1000 Instruction	52111 Educational Retirement	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$1,634	(\$325)	\$1,309	
24109 Preschool IDEA-B	1000 Instruction	52112 ERA - Retiree Health	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$180	(\$35)	\$145	
24109 Preschool IDEA-B	1000 Instruction	52210 FICA Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$558	(\$179)	\$379	
24109 Preschool IDEA-B	1000 Instruction	52220 Medicare Payments	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$131	(\$42)	\$89	
24109 Preschool IDEA-B	1000 Instruction	52500 Unemployment Compensation	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$18	(\$18)		
24109 Preschool IDEA-B	1000 Instruction	51100 Salaries Expense	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$6,743	\$466	\$7,209	
24109 Preschool IDEA-B	1000 Instruction	52311 Health and Medical Premiums	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$2,256	\$125	\$2,381	
24109 Preschool IDEA-B	1000 Instruction	52313 Dentat	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$92	\$6	\$98	
24109 Preschool IDEA-B	1000 Instruction	52314 Vision	2000 Special Programs	008000 CIMARRON DIST OFFICE	1412 Teachers- Special Education	\$15	\$2	\$17	
		· · · · · ·				Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786 Budget Adjustment Request Doc. ID: 008-000-2324-0021-M Fund Type: Flowthrough

Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

To: 06/30/2024

A. Approved Carryover:

B. Total Current Year Allocation:

D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24154 Teacher/ Principal Training & Recruiting		52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$12	(\$1)	\$11	
24154 Teacher/ Principal Training & Recruiting		52500 Unemployment Compensation	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$9	(\$9)		
24154 Teacher/ Principal Training & Recruiting	2200 Support Services- Instruction	52710 Workers Compensation Premium	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$62	(\$29)	\$33	
24154 Teacher/ Principal Training & Recruiting	2200 Support Services- Instruction	52720 Workers Compensation Employer's Fee	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$3	(\$2)	\$1	
24154 Teacher/ Principal Training & Recruiting	2200 Support Services- Instruction	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$771	\$27	\$798	
24154 Teacher/ Principat Training & Recruiting	2200 Support Services- Instruction	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$85	\$3	\$88	
24154 Teacher/ Principal Training & Recruiting	2200 Support Services- Instruction	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$264	\$9	\$273	
24154 Teacher/ Principal Training & Recrulting	2200 Support Services- Instruction	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$62	\$2	\$64	
					· · · · · · · · · · · · · · · · · · ·	Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

PUBLIC EDUCATION DEPARTMENT

Doc. ID: 008-000-2324-0022-T Fund Type: Flowthrough

Adjustment Type: Transfer

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No

Total Approved Budget (Flowthrough):

Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

06/30/2024

To:

A. Approved Carryover:

B. Total Current Year Allocation:

D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24154 Teacher/ Principal Training & Recruiting		53330 Professional Development	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$8,014	(\$370)	\$7,644	
24154 Teacher/ Principal Training & Recruiting		51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1213 Library/Media Assistants	\$4,250	\$370	\$4,620	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Doc. ID: 008-000-2324-0023-M Fund Type: Flowthrough

Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

To: 06/30/2024

A. Approved Carryover:

B. Total Current Year Allocation:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24330 ARP ESSER III	2500 Central Services	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$43,858	(\$43,858)		
24330 ARP ESSER III	2500 Central Services	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$7,960	(\$7,960)		
24330 ARP ESSER III	2500 Central Services	52112 ERA - Retires Health	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$877	(\$877)		
24330 ARP ESSER III	2500 Central Services	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$2,719	(\$2,719)		
24330 ARP ESSER III	2500 Central Services	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$636	(\$636)		
24330 ARP ESSER III	2500 Central Services	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$68	(\$68)		
24330 ARP ESSER III	2500 Central Services	52710 Workers Compensation Premium	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$645	(\$645)		
24330 ARP ESSER III	2500 Central Services	52720 Workers Compensation Employer's Fee	0000 No Program	008000 CIMARRON DIST OFFICE	1220 Business Office Support	\$18	(\$18)		
24330 ARP ESSER III	2600 Operation & Maintenance of Plant	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$15,000	(\$1,684)	\$13,316	
24330 ARP ESSER III	2600 Operation & Maintenance of Plant	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$500	(\$500)		
24330 ARP ESSER III	2600 Operation & Maintenance of Plant	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$100	(\$68)	\$32	
24330 ARP ESSER III	2600 Operation & Maintenance of Plant	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$1,500	(\$674)	\$826	
24330 ARP ESSER III	2600 Operation & Maintenance of Plant	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenance	\$500	(\$306)	\$194	
24330 ARP ESSER III	2500 Central Services	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFln./Bus. Mgr.		\$48,858	\$48,858	
24330 ARP ESSER III	2500 Central Services	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.		\$8,868	\$8,868	
24330 ARP ESSER III	2500 Central Services	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.		\$978	\$978	
24330 ARP ESSER III	2500 Central Services	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.		\$531	\$531	

24330 ARP ESSER III	2500 Central Services	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.		\$709	\$709	
24330 ARP ESSER III	2500 Central Services	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.		\$64	\$64	
24330 ARP ESSER III	2500 Central Services	52720 Workers Compensation Employer's Fee	0000 No Program	008000 CIMARRON DIST OFFICE	1115 Assoc. SuptFin./Bus. Mgr.		\$5	\$5	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Maintenance

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Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786 Budget Adjustment Request Doc. ID: 008-000-2324-0024-T Fund Type: Flowthrough

Adjustment Type: Transfer

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 6753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

06/30/2024

To:

A. Approved Carryover:

B. Total Current Year Allocation:

D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24330 ARP ESSER III	4000 Capital Outlay	53414 Other Services	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$50,000	(\$10,000)	\$40,000	
24330 ARP ESSER III	2600 Operation & Maintenance of Plant	52720 Workers Compensation Employer's Fee	0000 No Program	008000 CIMARRON DIST OFFICE	1614 Maintenánce		\$31	\$31	
24330 ARP ESSER III	2600 Operation & Maintenance of Plant	53711 Other Charges	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class		\$9,969	\$9,969	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compliation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786 Budget Adjustment Request Doc. ID: 008-000-2324-0025-M Fund Type: Flowthrough

Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

To: 06/30/2024

A. Approved Carryover:

B. Total Current Year Allocation:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
24349 IDEA/Am ercian Rescue Plan Act of 2021 (ARP) Preschool CFDA 84,173X	1000 Instruction	56118 General Supplies and Materials	2000 Special Programs	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$44	(\$9)	\$35	
24349 IDEA/Am ercian Rescue Plan Act of 2021 (ARP) Preschool CFDA 84,173X	1000 Instruction	51100 Salaries Expense	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$804	\$2	\$806	
24349 IDEA/Am ercian Rescue Plan Act of 2021 (ARP) Preschool CFDA 84.173X	1000 Instruction	52111 Educational Retirement	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$146	\$1	\$147	
24349 IDEA/Am ercian Rescue Plan Act of 2021 (ARP) Preschool CFDA 84,173X	1000 Instruction	52313 Dental	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$5	\$4	\$9	
24349 IDEA/Am ercian Rescue Plan Act of 2021 (ARP) Preschool CFDA 84.173X	1000 Instruction	52314 Vision	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$1	\$1	\$ 2	

24349 IDEA/Am ercian Rescue Plan Act of 2021 (ARP) Preschool CFDA 84.173X	1000 Instruction	52720 Workers Compensation Employer's Fee	2000 Special Programs	008000 CIMARRON DIST OFFICE	1712 Instructional Assistants - Special Education	\$1	\$1	\$2	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compliation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

STATE OF NEW MEXICO

300 Don Gaspar Santa Fe, NM 87501-2786

PUBLIC EDUCATION DEPARTMENT

Doc. ID: 008-000-2324-0026-M Fund Type: Direct Grant

Adjustment Type: Maintenance

Budget Adjustment Request

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

Budget Period: 2023-07-01

To: 2024-06-30

A. Approved Carryover: B. Total Current Year Allocation:

D. Total Funding Available:

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Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
25153 Title XIX MEDICAI D 3/21 Years	2100 Support Services-Students	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1216 Health Assistants	\$4,699	(\$4,699)		
25153 Title XIX MEDICAI D 3/21 Years	2100 Support Services-Students	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1216 Health Assistants	\$518	(\$518)		
25153 Title XIX MEDICAI D 3/21 Years	2100 Support Services-Students	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1216 Health Assistants	\$1,605	(\$1,605)		
25153 Title XIX MEDICAI D 3/21 Years	2100 Support Services-Students	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1216 Health Assistants	\$381	(\$381)		
25153 Title XIX MEDICAI D 3/21 Years	2100 Support Services-Students	52311 Health and Medical Premiums	0000 No Program	008000 CIMARRON DIST OFFICE	1215 Registered Nurses	\$7,223	(\$7,223)		
25153 Title XIX MEDICAI D 3/21 Years	2100 Support Services-Students	52313 Dental	0000 No Program	008000 CIMARRON DIST OFFICE	1215 Registered Nurses	\$224	(\$224)		
25153 Title XIX MEDICAI D 3/21 Years	2100 Support Services-Students	52710 Workers Compensation Premium	0000 No Program	008000 CIMARRON DIST OFFICE	1215 Registered Nurses	\$382	(\$382)		
25153 Title XIX MEDICAI D 3/21 Years	2100 Support Services-Students	52710 Workers Compensation Premium	0000 No Program	008000 CIMARRON DIST OFFICE	1216 Health Assistants	\$381	(\$381)		
25153 Title XIX MEDICAI D 3/21 Years	2100 Support Services-Students	51100 Salaries Expense	0000 No Program	008000 CIMARRON DIST OFFICE	1215 Registered Nurses	\$10,133	\$15,413	\$25,546	
	-	-				Sub Total	\$0		
						Indirect Cost			
			·			DOC. TOTAL	\$0		

Justification:

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

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ALL TRANSFER BARS MUST NET OUT TO ZERO ON THE DOC. TOTAL LINE.

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STATE OF NEW MEXICO

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

PUBLIC EDUCATION DEPARTMENT

Doc. ID: 008-000-2324-0027-M Fund Type: Direct Grant

Adjustment Type: Maintenance

Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 2023-07-01

Total Approved Budget (Flowthrough):

Fiscal Year: 2023-2024

To: 2024-06-30

A. Approved Carryover:

Adjustment Changes Intent/Scope of Program Yes or No?: No

B. Total Current Year Allocation:

D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
25233 Rural Education Achievem ent Program	1000 Instruction	53711 Other Charges	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$27,465	(\$7,714)	\$19,751	
25233 Rural Education Achievem ent Program	1000 Instruction	52311 Health and Medical Premiums	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12		\$200	\$200	
25233 Rural Education Achievem ent Program		52312 Life	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12		\$1	\$1	
25233 Rural Education Achievem ent Program		52313 Dental	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12		\$9	\$9	
25233 Rural Education Achievem ent Program		52315 Disability	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12		\$3	\$3	
25233 Rural Education Achievem ent Program		52720 Workers Compensation Employer's Fee	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1411 Teachers- Grades 1-12		\$1	\$1	
25233 Rural Education Achievem ent Program		53414 Other Services	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	0000 No Job Class		\$7,500	\$7,500	
	£	• <u>•</u> ••		1	<u> </u>	Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0	L I	

Justification:

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

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STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

Doc. ID: 008-000-2324-0028-M Fund Type: Direct Grant

Adjustment Type: Maintenance

300 Don Gaspar Santa Fe, NM 87501-2786 Budget Adjustment Request

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 2023-07-01

To: 2024-06-30

A. Approved Carryover:

B. Total Current Year Allocation:

	Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
	25233 Rural Education Achievem ent Program	2700 Student Transportation	51300 Additional Compensation	0000 No Program	008000 CIMARRON DIST OFFICE	1622 Bus Drivers	\$5,000	(\$1,375)	\$3,625	
	25233 Rural Education Achievem ent Program	2100 Support Services-Students	51300 Additional Compensation	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants		\$1,000	\$1,000	
and the first state of the second state of the	25233 Rural Education Achievem ent Program	2100 Support Services-Students	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants		\$182	\$182	
	25233 Rural Education Achievem ent Program	2100 Support Services-Students	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1211 Coordinator/Su bject Matter Specialist	\$75	\$1	\$76	
	25233 Rural Education Achievern ent Program	2100 Support Services-Students	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler Ical/Technical Assistants		\$20	\$20	
	25233 Rural Education Achievem ent Program	2100 Support Services-Students	52210 FICA Payments	0000 N o Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler Ical/Technical Assistants		\$62	\$62	
	25233 Rural Education Achievem ent Program	2100 Support Services-Students	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler Ical/Technical Assistants		\$15	\$15	
	25233 Rural Education Achievem ent Program	2100 Support Services-Students	52311 Health and Medical Premiums	0000 No Program	008000 CIMARRON DIST OFFICE	1211 Coordinator/Su bject Matter Specialist		\$62	\$62	
	25233 Rural Education Achievem ent Program	2100 Support Services-Students	52311 Health and Medical Premiums	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler Ical/Technical Assistants		\$ 9	\$9	

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25233 Rural Education Achievem ent	2100 Support Services-Students	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1211 Coordinator/Su bject Matter Specialist		\$1	\$1	
Program		l		1		1	[
25233 Rural Education Achievem ent Program	2100 Support Services-Students	52312 Life	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants		\$1	\$1	
25233 Rural Education Achievem ent Program	2100 Support Services-Students	52313 Dental	0000 No Program	008000 CIMARRON DIST OFFICE	1211 Coordinator/Su bject Matter Specialist		\$1	\$1	
25233 Rural Education Achievem ent Program	2100 Support Services-Students	52313 Dental	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants		\$1	\$1	
25233 Rural Education Achievem ent Program	2100 Support Services-Students	52314 Vision	0000 No Program	008000 CIMARRON DIST OFFICE	1211 Coordinator/Su bject Matter Specialist		\$1	\$1	
25233 Rural Education Achievem ent Program	2100 Support Services-Students	52314 Vision	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler ical/Technical Assistants		\$1	\$1	
25233 Rural Education Achievern ent Program	2100 Support Services-Students	52315 Disability	0000 No Program	008000 CIMARRON DIST OFFICE	1211 Coordinator/Su bject Matter Specialist		\$2	\$2	
25233 Rural Education Achievem ent Program	2100 Support Services-Students	52720 Workers Compensation Employer's Fee	0000 No Program	008000 CIMARRON DIST OFFICE	1217 Secretarial/Cler Ical/Technical Assistants		\$1	\$1	
25233 Rural Education Achievem ent Program	2700 Student Transportation	52111 Educational Retirement	0000 No Program	008000 CIMARRON DIST OFFICE	1622 Bus Drivers		\$9	\$9	
25233 Rural Education Achievem ent Program	2700 Student Transportation	52112 ERA - Retiree Health	0000 No Program	008000 CIMARRON DIST OFFICE	1622 Bus Drivers		\$1	\$1	
25233 Rural Education Achievem ent Program	2700 Student Transportation	52210 FICA Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1622 Bus Drivers		\$3	\$3	
25233 Rural Education Achievem ent Program	2700 Student Transportation	52220 Medicare Payments	0000 No Program	008000 CIMARRON DIST OFFICE	1622 Bus Drivers		\$1	\$1	
25233 Rural Education Achievem ent Program	2700 Student Transportation	52720 Workers Compensation Employer's Fee	0000 No Program	008000 CIMARRON DIST OFFICE	1622 Bus Drivers		\$1	\$1	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

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Justification:

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Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compliation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

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ALL TRANSFER BARS MUST NET OUT TO ZERO ON THE DOC. TOTAL LINE.

Must submit backup for all BARs, except transfers of funds for SEG or direct grants

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STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Doc. ID: 008-000-2324-0029-M Fund Type: Flowthrough

Adjustment Type: Maintenance

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

To: 06/30/2024

A. Approved Carryover:

B. Total Current Year Allocation:

D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
27149 PreK Initiative	1000 Instruction	51100 Salaries Expense	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$113,405	(\$33,971)	\$79,434	
27149 PreK Initiative	1000 Instruction	52315 Disability	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$316	(\$170)	\$146	
27149 PreK Initiative	1000 Instruction	52500 Unemployment Compensation	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$205	(\$205)		
27149 PreK Initiative	1000 Instruction	52710 Workers Compensation Premium	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$1,510	(\$1,510)		
27149 PreK Initiative	1000 Instruction	52710 Workers Compensation Premium	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1714 Instructional Assistants - Preschool	\$447	(\$447)		<u> </u>
27149 PreK Initiative	1000 Instruction	51100 Salaries Expense	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1714 Instructional Assistants - Preschool	\$41,149	\$30,427	\$71,576	
27149 PreK Initiative	1000 Instruction	52111 Educational Retirement	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$18,646	\$3,234	\$21,880	
27149 PreK Initiative	1000 Instruction	52111 Educational Retirement	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1714 Instructional Assistants - Preschool	\$5,522	\$1	\$5,523	
27149 PreK Initiative	1000 Instruction	52112 ERA - Retiree Health	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1714 Instructional Assistants - Preschool	\$609	\$500	\$1,109	
27149 PreK Initiative	1000 Instruction	52210 FICA Payments	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$6,369	\$685	\$7,054	
27149 PreK Initiative	1000 Instruction	52210 FICA Payments	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1714 Instructional Assistants - Preschool	\$1,886	\$1	\$1,887	
27149 PreK Initiativ e	1000 Instruction	52220 Medicare Payments	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$1,490	\$160	\$1,650	
27149 PreK Initiative	1000 Instruction	52220 Medicare Payments	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1714 Instructional Assistants - Preschool	\$441	\$1	\$442	

27149 PreK Initiative	1000 Instruction	52311 Health and Medical Premiums	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$10,681	\$1,228	\$11,909	
27149 PreK Initiative	1000 Instruction	52312 Life	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$114	\$7	\$121	
27149 PreK Initiative	1000 Instruction	52313 Dental	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$379	\$49	\$428	
27149 PreK Initiative	1000 Instruction	52314 Vision	1010 Regular Education (PreK-12) Programs	008000 CIMARRON DIST OFFICE	1414 Teachers- Preschool (exclude Special Ed)	\$84	\$10	\$94	
			-			Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Maintenance

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compilation: A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

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ALL TRANSFER BARS MUST NET OUT TO ZERO ON THE DOC, TOTAL LINE.

Must submit backup for all BARs, except transfers of funds for SEG or direct grants

STATE OF NEW MEXICO

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

PUBLIC EDUCATION DEPARTMENT

Doc. ID: 008-000-2324-0030-M Fund Type: Flowthrough

Adjustment Type: Maintenance

						Entity Name	Cimorno Municin	al Cabaala	
				: 2023-2024		-	Cimarron Municipa		
Adjust	ment Changes Ir	ntent/Scope of Progr	am Yes or No?	: No		Contact:	Mary Sciacca, Bu	siness Manager	
	Tot	al Approved Budget	(Flowthrough):	:		Phone:	5753762445		
		<u> </u>			T	Email:	msciacca@cimarr	onschools.org	
FLOWTH	B. Total	Budget Pe A. Approved Carryo Current Year Alloca Total Funding Avail	tion		16: 06	30/2024			
Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L FTE
31701 Capital Improvem ents SB-9 Local		56118 General Supplies and Materials	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$600,000	(\$142,283)	\$457,717	
						Sub Total	(\$142,283)		
						Indirect Cost			
						DOC. TOTAL	(\$142,283)		

Void/Disapproval Reason: INCORRECT BAR TYPE

Justification:

Flowthrough for MVHS ad valorem

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compliation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

ALL TRANSFER BARS MUST NET OUT TO ZERO ON THE DOC. TOTAL LINE.

Approvals by Dig	gital Signature	
<u>Name</u> Mary Sciacca	Role 9/13/2023 2:10:12 PM	
		······

Must submit backup for all BARs, except transfers of funds for SEG or direct grants

STATE OF NEW MEXICO

PUBLIC EDUCATION DEPARTMENT

300 Don Gaspar Santa Fe, NM 87501-2786

Budget Adjustment Request

Doc. ID: 008-000-2324-0031-T Fund Type: Flowthrough

Adjustment Type: Transfer

Fiscal Year: 2023-2024 Adjustment Changes Intent/Scope of Program Yes or No?: No Total Approved Budget (Flowthrough): Entity Name: Cimarron Municipal Schools Contact: Mary Sciacca, Business Manager Phone: 5753762445 Email: msciacca@cimarronschools.org

FLOWTHROUGH ONLY

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Budget Period: 07/01/2023

06/30/2024

To:

A. Approved Carryover: B. Total Current Year Allocation:

D. Total Funding Available:

Fund	Function	Object	Program	Location	Job Class	Present Budget	Adj Amt Exp	Adj Budget	ADD'L
31701 Capital Improvem ents SB-9 Local		56118 General Supplies and Materials	0000 No Program	008000 CIMARRON DIST OFFICE	0000 No Job Class	\$600,000	(\$142,283)	\$457,717	
31701 Capital Improvem ents SB-9 Local		55912 Flowthrough Grants to Charters	0000 No Program	008003 Moreno Valley High School	0000 No Job Class		\$142,283	\$142,283	
						Sub Total	\$0		
						Indirect Cost			
						DOC. TOTAL	\$0		

Justification:

Transfer

Compliance with Sections 10-15-1 and 22-8-12, NMSA, 1978 Compliation:

A. The requested budget/changes were authorized at a scheduled Board of Education or Governance Council meeting open to the public on:

B. Justification for the transfer: Explanation such as "underbudgeted", "insufficient budget", or "needed to close out Project" ARE NOT ACCEPTABLE. Attach additional sheets if necessary.

ALL TRANSFER BARS MUST NET OUT TO ZERO ON THE DOC, TOTAL LINE.

Cimarron Municipal Schools

Fund Balances

August 2023

<u>Fund</u> 11000	Description Be	ginning Balance \$325,931.39	<u>Revenue</u> \$1,005,790.44	Expense (\$404,355.90)	<u>Transfers</u> \$0.00	Fund Balance \$927,365.93	Cash Balance \$193,215.51	<u>Variance</u> \$734,150.42
13000	PUPIL TRANSPORTATION	(\$38,857.00)	\$137.089.00	(\$64,636.38)	\$0.00	\$33,595.62	\$72.452.62	(\$38,857.00)
14000	INSTRUCTIONAL MATERIALS	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
15200	LOCAL REVENUE OPERATIONAL	\$37,752.35	\$8,082.98	(\$44,888.46)	\$0.00	\$946.87	\$943.04	\$3.83
21000	FOOD SERVICES	\$84,844.27	\$59,911.07	(\$17,613.01)	\$0.00	\$127,142.33	\$127,142.33	\$0.00
22000	ATHLETICS	\$26,366.62	\$1,884.00	(\$4,029.29)	\$0.00	\$24,221.33	\$24,221.33	\$0.00
23000	UNDESIGNATED	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
23200	ZANE CD SCHOLARSHIP	\$9,467.85	\$0.00	\$0.00	\$0.00	\$9,467.85	\$9,467.85	\$0.00
23201	CARDWELL SCHOLARSHIP CD	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
23202	MASONIC SCHOLARSHIP	\$10,988.88	\$2,000.00	\$0.00	\$0.00	\$12,988.88	\$12,988.88	\$0.00
23400	CHS ANNUAL YEARBOOK	\$2,490.35	\$0.00	\$0.00	\$0.00	\$2,490.35	\$2,490.35	\$0.00
23401	ACTIVITY INTEREST	\$6,224.72	\$243.17	\$0.00	\$0.00	\$6,467.89	\$6,467.89	\$0.00
23402	CHS ART	\$151.11	\$110.00	\$0.00	\$0.00	\$261.11	\$261.11	\$0.00
23403	CHS RAM PRIDE BOOSTER CLUB	\$16,438.70	\$8,649.96	(\$4,108.81)	\$0.00	\$20,979.85	\$20,979.85	\$0.00
23404	JOHN/BEVERLY CARDWELL SCHOLARSHIP F	UND \$91,551.95	\$0.00	\$0.00	\$0.00	\$91,551.95	\$91,551.95	\$0.00
23405	JUAN MARTINEZ SCHOLARSHIP FUND	\$17,141.53	\$0.00	\$0.00	\$0.00	\$17,141.53	\$17,141.53	\$0.00
23406	CHS CHEERLEADERS	\$1,033.64	\$0.00	\$0.00	\$0.00	\$1,033.64	\$1,033.64	\$0.00
23407	FAMILY GROUP 6-8	\$2,629.98	\$0.00	\$0.00	\$0.00	\$2,629.98	\$2,629.98	\$0.00
23408	CEMOP	\$4,318.61	\$0.00	\$0.00	\$0.00	\$4,318.61	\$4,318.61	\$0.00
23409	CEMS YEARBOOK	\$857.52	\$0.00	\$0.00	\$0.00	\$857.52	\$857.52	\$0.00
23410	CEMS ACTIVITY	\$1,616.89	\$0.00	\$0.00	\$0.00	\$1,616.89	\$1,616.89	\$0.00
23411	CEMS ART	\$8.24	\$0.00	\$0.00	\$0.00	\$8.24	\$8.24	\$0.00
23412	CES PEEWEE BB	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
23413	CES 3-4 SCIENCE TEACHERS	\$65.90	\$0.00	\$0.00	\$0.00	\$65.90	\$65.90	\$0.00
23415	CHS CLASS 0F 2022	\$957.16	\$0.00	\$0.00	\$0.00	\$957.16	\$957.16	\$0.00
23416	DISTRICT NURSE	\$226.72	\$750.00	\$0.00	\$0.00	\$976.72	\$976.72	\$0.00
23417	CHS CLASS OF 2020	\$1,071.70	\$0.00	\$0.00	\$0.00	\$1,071.70	\$1,071.70	\$0.00
23419	CHS CLASS OF 2021	\$1,942.00	\$0.00	\$0.00	\$0.00	\$1,942.00	\$1,942.00	\$0.00
23420	CHS CLASS OF 2024	\$1,505.99	\$0.00	\$0.00	\$0.00	\$1,505.99	\$1,505.99	\$0.00
23421	CHS CLASS OF 2025	\$2,224.99	\$3,698.00	(\$200.00)	\$0.00	\$5,722.99	\$5,722.99	\$0.00
23422 23424	CHS CLASS OF 2023 CMS STUDENT COUNCIL	\$309.24 \$1,569.61	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$309.24 \$1,569.61	\$309.24 \$1,569.61	\$0.00 \$0.00
23425	CMS 8TH GRADE DANCE	\$284.50	\$0.00	\$0.00	\$0.00	\$284.50	\$284.50	\$0.00
23426	ENEMS ACTIVITY	\$11,704.45	\$1,027.30	(\$323.03)	\$0.00	\$12,408.72	\$12,408.72	\$0.00
23427	ENEMS STAFF	\$120.96	\$0.00	\$0.00	\$0.00	\$120.96	\$120.96	\$0.00
23428	ENMS BARN FUND	\$6,929.23	\$7,000.00	\$0.00	\$0.00	\$13,929.23	\$13,929.23	\$0.00
23429	EN AQUAPONICS	\$35.18	\$0.00	\$0.00	\$0.00	\$35.18	\$35.18	\$0.00
23430	ENEMS ART PROGRAM	\$255.64	\$0.00	\$0.00	\$0.00	\$255.64	\$255.64	\$0.00
23431	ENEMS YEARBOOK	\$45.00	\$238.22	\$0.00	\$0.00	\$283.22	\$283.22	\$0.00
23432	EN VOCATIONAL ED	\$2.46	\$0.00	\$0.00	\$0.00	\$2.46	\$2.46	\$0.00
23433	TRAILS END RANCH	\$1,100.00	\$0.00	\$0.00	\$0.00	\$1,100.00	\$1,100.00	\$0.00

<u>Fund</u>	Description	Beginning Balance	Revenue	<u>Expense</u>	Transfers	Fund Balance	Cash Balance	<u>Variance</u>
23434	ENMS STUDENT COUNCIL	\$2,027.54	\$0.00	\$0.00	\$0.00	\$2,027.54	\$2,027.54	\$0.00
23435	EN PBIS COMMITTEE	\$1,492.67	\$0.00	\$0.00	\$0.00	\$1,492.67	\$1,492.67	\$0.00
23436	SNOW INDUSTRIES	\$350.00	\$0.00	\$0.00	\$0.00	\$350.00	\$350.00	\$0.00
23440	CHS ACTIVITY	\$1,042.27	\$410.00	\$0.00	\$0.00	\$1,452.27	\$1,452.27	\$0.00
23442	CHS STUDENT COUNCIL	\$582.62	\$0.00	\$0.00	\$0.00	\$582.62	\$582.62	\$0.00
23445	CHS TEACHERS	\$471.64	\$0.00	\$0.00	\$0.00	\$471.64	\$471.64	\$0.00
23446	BAND-MUSIC PROGRAM	\$3,149.36	\$1,900.00	\$0.00	\$0.00	\$5,049.36	\$5,049.36	\$0.00
23448	SKI CLUB	\$1,037.23	\$0.00	\$0.00	\$0.00	\$1,037.23	\$1,037.23	\$0.00
23449	FFA	\$1,838.24	\$20.00	\$0.00	\$0.00	\$1,858.24	\$1,858.24	\$0.00
23450	CHS NATIONAL HONOR SOCIETY	\$181.42	\$0.00	\$0.00	\$0.00	\$181.42	\$181.42	\$0.00
23451	CHS RAMSHORN	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
23452	CHS RHOR	\$473.33	\$0.00	\$0.00	\$0.00	\$473.33	\$473.33	\$0.00
23454	CHS SHOP	\$1,065.13	\$580.00	\$0.00	\$0.00	\$1,645.13	\$1,645.13	\$0.00
23455	CHS LASER SHOP/BUSINESS	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
23456	CHS DRAMA CLUB	\$4,079.56	\$0.00	\$0.00	\$0.00	\$4,079.56	\$4,079.56	\$0.00
23457	CHS SNACK PANTRY	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
23458	CEMS HALOS	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
23460	ZANE SCHOLARSHIP	\$3,306.87	\$0.00	\$0.00	\$0.00	\$3,306.87	\$3,306.87	\$0.00
23461	STAFF EVENT DONATION	\$424.14	\$0.00	\$0.00	\$0.00	\$424.14	\$424.14	\$0.00
23463	ENEMS LIBRARY	\$794.65	\$0.00	\$0.00	\$0.00	\$794.65	\$794.65	\$0.00
23464 23465	ENES K-2 TEACHERS ENES 3-5 TEACHERS	\$2,535.59 \$13,348.89	\$0.00 \$0.00	\$0.00 \$0.00	\$0.00 \$0.00	\$2,535.59 \$13,348.89	\$2,535.59 \$13,348.89	\$0.00 \$0.00
23470	EN TUTORING PROGRAM	\$2,130.22	\$0.00	\$0.00	\$0.00	\$2,130.22	\$2,130.22	\$0.00
23471	ENEMS CENTURY LINK	\$205.00	\$0.00	\$0.00	\$0.00	\$205.00	\$205.00	\$0.00
23479	CHS GRAPHIC ARTS	\$215.30	\$0.00	\$0.00	\$0.00	\$215.30	\$215.30	\$0.00
23482	CHS BROADCAST	\$395.75	\$0.00	\$0.00	\$0.00	\$395.75	\$395.75	\$0.00
23483	CHS DESIGN	\$8,324.92	\$0.00	\$0.00	\$0.00	\$8,324.92	\$8,324.92	\$0.00
23485	ENMS JUNIOR CHAMBER	\$1,795.82	\$0.00	\$0.00	\$0.00	\$1,795.82	\$1,795.82	\$0.00
23486	DISTRICT SAMS REWARDS	\$12.80	\$0.00	\$0.00	\$0.00	\$12.80	\$12.80	\$0.00
23487	WERC ENVIRONMENTAL DESIGN	\$230.83	\$0.00	\$0.00	\$0.00	\$230.83	\$230.83	\$0.00
23488	DISTRICT ATHLETICS	\$55.00	\$0.00	\$0.00	\$0.00	\$55.00	\$55.00	\$0.00
24101	TITLE I - IASA	(\$41,651.88)	\$90,416.65	(\$4,607.75)	\$0.00	\$44,157.02	\$85,808.90	(\$41,651.88)
24106	ENTITLEMENT IDEA-B	(\$22,678.45)	\$25,307.73	(\$5,081.02)	\$0.00	(\$2,451.74)	\$20,226.71	(\$22,678.45)
24109	PRESCHOOL IDEA-B	(\$3,528.13)	\$3,528.13	(\$478.88)	\$0.00	(\$478.88)	\$3,049.25	(\$3,528.13)
24118	FRESH FRUIT AND VEGETABLE	\$5,765.94	\$473.86	\$0.00	\$0.00	\$6,239.80	\$6,239.80	\$0.00
24120	IDEA-B RISK POOL	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
24132	IDEA-B RESULTS PLAN	\$6,536.72	\$0.00	\$0.00	\$0.00	\$6,536.72	\$6,536.72	\$0.00
24146	CHARTER SCHOOLS	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
24154	TEACHER/PRINCIPAL TRAINING & RECRUIT	TING (\$5,888.44)	\$5,887.44	(\$6,214.86)	\$0.00	(\$6,215.86)	(\$327.42)	(\$5,888.44)
24183	USDA EQUIPMENT	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
24189	TITLE IV	(\$10,105.71)	\$10,105.71	\$0.00	\$0.00	\$0.00	\$10,105.71	(\$10,105.71)
24301	CARES ACT	\$2,002.33	\$0.00	\$0.00	\$0.00	\$2,002.33	\$2,002.33	\$0.00
24305	GEERF	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
24306	CARES/GEER - HEPA FILTERS	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
24308	ESSER II	(\$47,267.17)	\$47,267.17	(\$216.18)	\$0.00	(\$216.18)	\$47,050.99	(\$47,267.17)

<u>Fund</u>	Description	Beginning Balance	Revenue	<u>Expense</u>	Transfers	Fund Balance	Cash Balance	<u>Variance</u>
24312	CARES TEACHER RETENTION STIPEND	(\$6,536.72)	\$0.00	\$0.00	\$0.00	(\$6,536.72)	\$0.00	(\$6,536.72)
24316	ESSER II - AIR QUALITY	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
24330	ESSER III	(\$255,397.69)	\$255,397.69	(\$24,679.90)	\$0.00	(\$24,679.90)	\$206,098.59	(\$230,778.49)
24346	IDEA B / ARP	(\$8,320.84)	\$8,320.84	\$0.00	\$0.00	\$0.00	\$8,320.84	(\$8,320.84)
24349	IDEA B PRESCHOOL / ARP	(\$951.62)	\$951.62	(\$1,041.84)	\$0.00	(\$1,041.84)	(\$90.22)	(\$951.62)
25153	TITLE XIX MEDICAID 3/21 YEARS	(\$16,605.01)	\$16,605.01	(\$1,358.86)	\$0.00	(\$1,358.86)	\$15,246.15	(\$16,605.01)
25214 25233	TEACHER QUALITY ENHANCEMENT RURAL EDUCATION ACHIEVEMENT PROGF	\$0.00 RAM (\$2,599.65)	\$0.00 \$2,634.39	\$0.00 (\$571.12)	\$0.00 \$0.00	\$0.00 (\$536.38)	\$0.00 \$2,063.27	\$0.00 (\$2,599.65)
26107	REC/DISTRICT FISCAL AGENT	(\$35,874.27)	\$35,874.27	(\$4,711.88)	\$0.00	(\$4,711.88)	\$31,162.39	(\$35,874.27)
26156	TURNER FOUNDATION	\$16,897.91	\$0.00	\$0.00	\$0.00	\$16,897.91	\$16,897.91	\$0.00
26179	A PLUS FOR ENERGY	\$870.56	\$0.00	\$0.00	\$0.00	\$870.56	\$870.56	\$0.00
27103	2009 DUAL CREDIT IM/HB2	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27106	2010 GO BONDS STUDENT LIBRARY FUND	SB1 \$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27107	2012 GO BOND	(\$6,191.90)	\$6,265.57	\$0.00	\$0.00	\$73.67	\$6,265.57	(\$6,191.90)
27109	INSTRUCTIONAL MATERIALS-GAA 2019	\$0.95	\$0.00	\$0.00	\$0.00	\$0.95	\$0.95	\$0.00
27114	CENTER FOR TEACHER EXCELLENCE PED	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27125	EXCELLENCE IN TEACHING	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27126	COMMUNITY SCHOOLS PLANNING	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27127	COMMUNITY SCHOOLS IMPLEMENTATION	(\$14,074.56)	\$14,074.56	\$0.00	\$0.00	\$0.00	\$14,074.56	(\$14,074.56)
27130	FEMININE HYGIENE PRODUCTS	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27138	INCENTIVES FOR SCHOOL IMPR ACT PED	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27149	PREK INITIATIVE	(\$44,887.22)	\$44,887.22	(\$8,615.27)	\$0.00	(\$8,615.27)	\$36,271.95	(\$44,887.22)
27155	BREAKFAST FOR ELEM STUDENTS	(\$330.59)	\$0.00	\$0.00	\$0.00	(\$330.59)	\$0.00	(\$330.59)
27171	2010 GOB IM	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27178	SCHOOL BUSES	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27181	"STEM" TEACHER INITIATIVE	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27183	NM GROWN FVV	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27195	TEACHERS HARD TO STAFF STIPEND	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27201	SCHOOL LUNCH CO-PAY LAWS OF 2020	\$1,909.00	\$0.00	\$0.00	\$0.00	\$1,909.00	\$1,909.00	\$0.00
27405	2020 SCHOOL BUS CAMERAS	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
27408	K-12 PLUS / ELTP PLANNING GRANT	(\$189,973.09)	\$189,977.39	\$0.00	\$0.00	\$4.30	\$189,977.39	(\$189,973.09)
27414	PEDIATRIC AUTISM/SPECIAL NEEDS EQUIF	P \$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
28178	GEAR-UP CHE	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
28211	NM SCHOOLS COVID-19 TESTING PROGRA	AM DOH (\$4,108.90)	\$0.00	\$0.00	\$0.00	(\$4,108.90)	\$0.00	(\$4,108.90)
29102	PRIVATE DIR GRANTS (CATEGORICAL)	\$216,044.42	\$0.00	\$0.00	\$0.00	\$216,044.42	\$216,044.42	\$0.00
29130	SCHOOL BASED HEALTH CENTER	\$10,000.00	\$0.00	\$0.00	\$0.00	\$10,000.00	\$10,000.00	\$0.00
31100	BOND BUILDING	\$53,229.53	\$298,640.73	\$0.00	\$0.00	\$351,870.26	\$351,870.26	\$0.00
31200	PUBLIC SCHOOL CAPITAL OUTLAY	\$10,272.00	\$0.00	\$0.00	\$0.00	\$10,272.00	\$10,272.00	\$0.00
31600	HB 33	\$55.50	\$0.00	\$0.00	\$0.00	\$55.50	\$55.50	\$0.00
31700	STATE MATCH SB-9	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00	\$0.00
31701	CAPITAL IMPROVEMENTS SB-9	\$1,154,633.75	\$41,043.11	(\$485,892.07)	\$0.00	\$709,784.79	\$709,784.79	\$0.00
31703	SB-9 STATE MATCH	\$0.68	\$0.00	\$0.00	\$0.00	\$0.68	\$0.68	\$0.00
31900	ED. TECHNOLOGY EQUIPMENT ACT	\$596,031.53	\$1,746.99	(\$71,224.12)	\$0.00	\$526,554.40	\$526,554.40	\$0.00
41000	DEBT SERVICES	\$998,214.71	\$38,271.90	(\$350,429.06)	\$0.00	\$686,057.55	\$686,057.55	\$0.00
43000	TOTAL ED. TECH. DEBT SERVICE SUBFUN	D \$386,110.99	\$13,134.10	(\$311,498.19)	\$0.00	\$87,746.90	\$87,746.90	\$0.00

Fund	Description	Beginning Balance	Revenue	Expense	Transfers	Fund Balance	Cash Balance	<u>Variance</u>
	Grand Total:	\$3,424,479.80	\$2,390,196.22	(\$1,816,775.88)	\$0.00	\$3,997,900.14	\$3,994,955.53	\$2,944.61
			End of	Report				

CIMARRON MUNICIPAL SCHOOLS

To:	Board Members	
From:	Mary Sciacca	
Date:	September 1, 2023	
Re:	Variance explanations for August 2023	
11000 Operational	Intra-Fund Loans paid that crossed fiscal years	\$ 736,017.58
11000 Operational	Payroll Liabilities	(\$1,867.16
13000 Transportation	Intra-Fund Loans paid that crossed fiscal years	(\$38,857.00
15200 Local Revenue Operational	Payroll Liabilities	\$3.83
24101 Title I	Intra-Fund Loans paid that crossed fiscal years	(\$41,651.88
24106 Entitlement IDEA B	Intra-Fund Loans paid that crossed fiscal years	(\$21,788.89
24106 Entitlement IDEA B	Journal Entry for MVHS RfR	(\$889.56
24109 Entitlement IDEA B PreK	Intra-Fund Loans paid that crossed fiscal years	(\$3,528.13
24154 Title II	Intra-Fund Loans paid that crossed fiscal years	(\$5,888.44
24189 Title IV	Intra-Fund Loans paid that crossed fiscal years	(\$10,105.71
24308 ESSER II	Intra-Fund Loans paid that crossed fiscal years	(\$47,267.17
24312 Charter School	Intra-Fund Loans paid that crossed fiscal years	(\$6,536.72
24330 ESSER III	Intra-Fund Loans paid that crossed fiscal years	(\$235,778.49
24330 ESSER III	Prepaid JE	\$ 5,000.00
24346 ARP IDEA B	Intra-Fund Loans paid that crossed fiscal years	(\$8,320.84
24349 ARP IDEA B PreK	Intra-Fund Loans paid that crossed fiscal years	(\$951.62
25153 Medicaid	Intra-Fund Loans paid that crossed fiscal years	(\$16,605.01
25233 REAP	Intra-Fund Loans paid that crossed fiscal years	(\$2,599.65
26107 Ed Fellows	Intra-Fund Loans paid that crossed fiscal years	(\$35,874.27
27107 GOB Library	Intra-Fund Loans paid that crossed fiscal years	(\$6,191.90
27127 Community Schools	Intra-Fund Loans paid that crossed fiscal years	(\$14,074.56
27149 Pre-K	Intra-Fund Loans paid that crossed fiscal years	(\$44,887.22
27155 Breakfast for Elementary	Intra-Fund Loans paid that crossed fiscal years	(\$330.59
27408 ELTP	Intra-Fund Loans paid that crossed fiscal years	(\$190,670.59
27408 ELTP	Prepaid JE	\$697.50
28211 DOH Covid Testing	Intra-Fund Loans paid that crossed fiscal years	(\$4,108.90
	Local to be paid back once request for reimbursement (RF been received.	
	Leans will be paid in full in this fiscal year (22.24) for	

Loans will be paid in full in this fiscal year (23-24) for last year (22-23) as RFR's were received in August.

It will show as a variance until the new year.

NM State Treasurer's Office Investment Pool - LGIP August 2023

8/1/2023	5.144	
8/2/2023	5.305	
8/3/2023	5.329	
8/4/2023	5.321	
8/7/2023	5.334	
8/8/2023	5.336	
8/9/2023	5.338	
8/10/2023	5.327	
8/11/2023	5.322	
8/14/2023	5.322	
8/15/2023	5.330	
8/16/2023	5.336	
8/17/2023	5.337	
8/18/2023	5.332	
8/21/2023	5.334	
8/22/2023	5.335	
8/23/2023	5.338	
8/24/2023	5.338	
8/25/2023	5.330	
8/28/2023	5.333	
8/29/2023	5.334	
8/30/2023	5.318	
Average	5.322	2.530

Cimarron Municipal Schools

Non-Check Batch Listing

Date: 08/01/2023 - 08/31/2023

OPERATIONAL

8/14/2023	EMBASSY SUITES (ALBUQUERQUE)	\$559.94	1020
8/30/2023	EMBASSY SUITES (ALBUQUERQUE)	\$180.38	1021
8/17/2023	HYATT LOUISIANA	\$468.30	1022
8/1/2023	NMASBO	\$850.00	1023
8/9/2023	EMBASSY SUITES (ALBUQUERQUE)	\$172.47	1025
8/15/2023	INTERNATIONAL BANK	\$41,495.81	4012
8/15/2023	INTERNATIONAL BANK-EFTPS	\$14,318.00	4013
8/30/2023	INTERNATIONAL BANK	\$121,724.73	4015
8/30/2023	INTERNATIONAL BANK-EFTPS	\$37,164.95	4016
8/30/2023	INTERNATIONAL BANK-403B COMMON REMITTER	\$1,075.00	4018
8/30/2023	EDUCATIONAL RETIREMENT BOARD	\$64,285.07	4019
8/30/2023	INTERNATIONAL BANK-RETIREE	\$6,670.71	4020
8/30/2023	NEW MEXICO TAXATION & REVENUE DEPT.	\$6,268.18	4021
8/30/2023	NEW MEXICO TAX & REVENUE DEPT	\$331.10	4022
8/30/2023	INTERNATIONAL BANK-NMPSIA	\$26,782.15	4023
		Total Amount:	\$322,346.79

8033 CES	
8034 CHS	
8036 CMS	
8047 ENES	
8048 ENMS	
PUBLIC APPROVED BOND	\$ 6,000,000.00
BOND SOLD	\$6,000,000.00
UNSOLD BONDS	<u></u>
UNSOLD BONDS	<u>\$</u> -

8000 DISTRICT

Date

Date	PO#			PAID	E	NCUMBRANCE		TOTAL	
		BOND FEES							
7/24/2020	20102	MODRELL SPERLING - 2020	\$	21,905.78	\$	-	\$	21,905.78	
7/17/2020	20026	IN BANK - BOKF, NA - 2020	\$	323.63	\$	-	\$	323.63	
		STIFEL - 2020	\$	31,823.13	\$	-	\$	31,823.13	
6/29/2022	22106	IN BANK - BOKF, NA - 2022	\$	323.63	\$	-	\$	323.63	
		MODRELL SPERLING - 2022	\$	21,810.89	\$	-	\$	21,810.89	
		STIFEL - 2022	\$	32,254.63	\$	-	\$	32,254.63	
		TOTAL OTHER SERVICES	\$	108,441.69	\$		\$	108,441.69	
5/12/2020	1021101	CHS-STOVEN CONSTRUCTION 19-20	Ś	137,779.91	ć		\$	127 770 01	
						-		137,779.91	
7/17/2020	20028	CHS-STOVEN CONSTRUCTION 20-21	\$		\$	-	\$ \$	452,843.95	
		TOTAL BOND CHS	\$	590,623.86	\$	-	Ş	590,623.86	
12/4/2019	1920633	ENEMS-CES-LIVING DESIGNS GROUP 19-20	Ś	103,513.24	\$	-	\$	103,513.24	
7/17/2020		ENEMS-CES-LIVING DESIGNS GROUP 20-21	Ś			-	\$	203,845.74	
3/31/2020		ENEMS-TAOS LAND SERVICES-SURVEY	\$		\$	-	\$	8,720.60	
-,,		ENEMS-JODY TRUJILLO	\$		Ś	-	\$	-	UNABLE TO ST
8/5/2020	20119	& DRAINAGE	\$		\$	-	\$	11,500.00	
9/1/2020		ENEMS-EVERGUARD ROOFING, LLC	\$		\$	-	\$	185,881.96	REPLACEMENT
9/1/2020		ENEMS-GEO TEST	\$			-	\$	4,283.28	
9/22/2020		ENEMS-CES-LIVING DESIGNS GROUP 21-22	Ś			-	Ś	41,683.39	
7/28/2021		ENEMS-CES-R&M CONSTRUCTION, LLC	Ś		\$	-	Ś	2,688,512.10	
6/28/2022		ENEMS-IN BANK-BOKF, NA	\$			-	\$	323.63	Paying Agent a
6/30/2022		ENEMS-CES-R&M CONSTRUCTION, LLC	\$		\$	-	Ś	1,488,067.86	.,
6/30/2022	22088	ENEMS-CES-LIVING DESIGNS GROUP 22-23	\$	69,082.12	\$	43,412.33	Ś	112,494.45	
6/30/2022		ENEMS-CES-R&M CONSTRUCTION, LLC	\$		\$	-	Ś	89,509.16	
7/20/2022		ENEMS-MC Electric	\$		\$	2,850.00	Ś	2,850.00	
8/16/2022		ENEMS-CES-R&M CONSTRUCTION, LLC	\$		\$		\$	118,750.00	
1/25/2023		ENEMS-MC Electric	\$				\$	16,941.28	
-,,		ENEMS-JE from SB9 to Bond 22-23	Ś	297,787.21		-	Ś	297,787.21	
		TOTAL BOND ENEMS	\$	5,304,651.57	\$	70,012.33	\$	5,374,663.90	•
			-						
		Total BOND	\$	6,003,717.12	\$	70,012.33	\$	6,073,729.45	
									•

START ROOFING PROJECT NT CONTRACTOR FOR ROOFING PROJECT t and Registrar Fee

NOTES

ENEMS-CES-LIVING DESIGNS GROUP

		SB-9 EXPENDITURES					
I	PO#		PAID	ENG	CUMBRANCE	TOTAL	
7/12/2019	1920111	CHS-CES - Living Designs Locker Room	\$ 29,295.00	\$	-	\$ 29,295.00	_
		TOTAL SB-9 CHS	\$ 29,295.00			\$ 29,295.00	
							-
8/5/2019	1920168	ENEMS-Nature Scapes (Basketball court)	\$ 51,245.00	\$	-	\$ 51,245.00	
12/4/2019	1920633	ENEMS-CES - Living Designs ENEMS	\$ 48,867.25	\$	-	\$ 48,867.25	
7/29/2021	21135	ENEMS-CES-R&M CONSTRUCTION, LLC	\$ 77,096.63	\$	-	\$ 77,096.63	
7/28/2021	21135	ENEMS-CES-R&M CONSTRUCTION, LLC	\$ 11,828.00	\$	-	\$ 11,828.00	ESSER II AIR QUALITY (24316) JE
2/28/2022	21812	ENEMS-M.C. ELECTRIC	\$ 20,517.75	\$	-	\$ 20,517.75	
6/30/2022	22089	ENEMS-CES-R&M CONSTRUCTION, LLC	\$ 555,851.49	\$	-	\$ 555,851.49	
6/29/2023	23041	ENEMS-BURCO CHEMICAL & SUPPLY	\$ 10,300.00	\$	-	\$ 10,300.00	CLOSED
6/29/2023	23058	ENEMS-Automated Control Systems Inc	\$ -	\$	16,438.00	\$ 16,438.00	
6/29/2023	23077	ENEMS-MC Electric	\$ -	\$	-	\$ -	VOIDED
6/29/2023	23085	ENEMS-Security Hardware Solutions, LLC	\$ -	\$	27,587.00	\$ 27,587.00	
7/27/2023	23142	ENEMS-Cooperative Educational Services	\$ -	\$	9,667.27	\$ 9,667.27	_
		TOTAL SB-9 ENEMS	\$ 775,706.12	\$	53,692.27	\$ 829,398.39	
							=
		TOTAL SB-9	\$ 805,001.12	\$	53,692.27	\$ 858,693.39	the 2019-2020 School Year. Follow

PAID

\$ 397,909.62 \$

ENCUMBRANCE

\$ 805,001.12 \$ 53,692.27 \$ 858,693.39 the 2019-2020 School Year. Following auditor

	PAID	EN	CUMBRANCE	TOTAL		
OTAL BOND OTHER SERVICES	\$ 108,443	1.69 \$	-	\$ 108,441.69	Cimarron High Locker Room Project	\$
					BOND	\$
OTAL BOND CHS	\$ 590,623	3.86 \$	-	\$ 590,623.86	SB9	\$
OTAL SB-9 CHS	\$ 29,29	5.00 \$	-	\$ 29,295.00		
	\$ 619,918	3.86 \$	-	\$ 619,918.86	ENEMS REMODEL PROJECT	\$
					BOND	\$
TOTAL BOND ENEMS	\$ 5,304,65	1.57 \$	70,012.33	\$ 5,374,663.90	SB9	\$
TOTAL SB-9 ENEMS	\$ 775,70	5.12 \$	53,692.27	\$ 829,398.39		
	\$ 6,080,353	7.69 \$	123,704.60	\$ 6,204,062.29	FEES	\$
Total Bond Paid	\$ 6,003,71	7.12			TOTAL	\$
Total SB-9 Paid	\$ 805,00	1.12				
	\$ 6,808,718	3.24				
TOTAL BOND EXPENDITURES	\$ 6,003,71	7.12 \$	70,012.33	\$ 6,073,729.45		
TOTAL PROJECT EXPENDITURES	\$ 6,808,718	3.24 \$	123,704.60	\$ 6,932,422.84		

TOTAL

- \$ 397,909.62

POLICY SERVICES ADVISORY

Volume 22, Number 1

August 2023

CONTENTS

Policy Advisory No. 233 (NEW) ACB – Nondiscrimination Related to
Reproductive or Gender-Affirming Health Care

Policy Advisory No. 234	(NEW) ACBB – Human Rights Act
Protect	tion for Gender or Gender Identity
Policy Advisory No. 235 (NEW) H	8 – School Board Elections/Holiday
Policy Advisory No. 236	
	Regulation EF-R – Food Services
Policy Advisory No. 237	JFB – Open Enrollment

Policy Advisory Discussion

The 2023 New Mexico Legislature adopted several new statutes and statutory amendments warranting the consideration of the following new or amended local school board policies.

Policy Advisory No. 233 -- [New] Policy A-0350/ACB - Nondiscrimination related to reproductive or gender-affirming health care. House Bill 7 adds sections to Chapter 24, NMSA 1978 the effect of which is to prohibit public bodies (including school districts) from discriminating against persons based on their use or non-use of reproductive or gender-affirming care. This is a new policy issued to comply with statutory amendments.

Policy Advisory No. 234 – [New] Policy A-0400 / ACBB - Protections for Gender and Gender Identity under the New Mexico Human Rights Act. House Bill 207 makes changes to the Human Rights Act (NMSA 1978 Sections 28-1-1 et seq.) to add government agencies (including school districts) as among those who cannot discriminate against a person based on a wide variety of personal characteristics including gender identity and gender. This is a new policy issued to comply with statutory amendments.

Policy Advisory No. 235 – [New] Policy B-0025 / B - School Board Elections – School Holiday. House Bill 4 makes numerous updates and changes to the Election Code, including making every general and regular local election a school holiday. This provision's effective date is January 1, 2024. This is a new policy issued to comply with statutory amendments.

Policy Advisory No. 236 – [Amended] Policy E-3100 / EF - Food Services Amended Regulation E-3111 / EF-R. Senate Bill 4 changes the name of the original act to the Healthy Hunger-Free Students' Bill Of Rights Act and amends the act to ensure free, healthy school meals for all students and prescribes duties of school districts and public education department. The corresponding regulation is updated accordingly. This is an amended policy and regulation issued to comply with statutory amendments.

Policy Advisory No. 237 – [Amended] Policy J-1050 / JFB Open Enrollment. Senate Bill 120 clarifies provisions for military families who anticipate moving to any attendance area and allows a student to enroll in schools in that attendance area prior to establishing a residence. This is an amended policy issued to comply with statutory amendments.

If you have any questions, please call Policy Services at (505) 469-0193 or email John Kennedy, Policy Services Director at [jfkpolicyservice@gmail.com].

This Material is written for information only and is not intended as legal advice. Please consult your attorney for legal explanations.

ADVISORY 233

NONDISCRIMINATION RELATED TO REPRODUCTIVE OR GENDER AFFIRMING HEALTH CARE

Neither a public body nor a person or entity acting on behalf of or within the scope of authority of a public body shall discriminate against or interfere with a person's rights or ability to access or provide reproductive or gender-affirming health care within the recognized medical standard of care.

Adopted: date of manual adoption

LEGAL REF.:Laws of New Mexico 2023, Chapter 11

ADVISORY 234

HUMAN RIGHTS ACT PROTECTION GENDER OR GENDER IDENTITT

The New Mexico Human Rights Act provides that a governmental entity (which includes local school boards) may not refuse or otherwise limit or place conditions on services provided to a person because of gender or gender identity (among other listed conditions).

Adopted: date of manual adoption

LEGAL REF.: NMSA 1978 Section 28-1-7M [Laws of New Mexico 2023, Ch. 29]

ADVISORY 235

SCHOOL BOARD ELECTIONS / HOLIDAY

Effective July 1, 2024, the School Board declares that every general election and regular local election shall be a school holiday for students and staff at each public school in this District. The administration shall establish and implement plans and procedures to carry out this mandate.

Adopted: date of manual adoption

LEGAL REF.: Laws of New Mexico 2023, Ch. 4, Sec. 22F

ADVISORY 236

FOOD SERVICES

The District may operate a school breakfast or lunch program for each school.

Food services will include lunches, and may include breakfasts, through participation in the National School Lunch Program.

The Board will approve the prices set for school meals.

As required for participation in the National School Lunch Program, the Board prescribes:

- That a school lunch be made available to students.
- That free and reduced-price lunches be provided students who qualify under federal guidelines.

Students will also be permitted to bring their lunches from home and to purchase beverages.

The Superintendent shall develop and implement procedures as necessary, which are designed to meet the necessary requirements for participation in the National School Lunch Program and for control of students using the cafeteria.

Public school districts and charter schools operating the National School Lunch Program and school breakfast program shall establish a program to offer highquality meals at no charge. All participating school food authorities shall offer one (1) breakfast and one (1) lunch at no cost to students during each school day to any student who requests a meal without consideration of the student's eligibility for a federally funded free or reduced-price meal, with a maximum of one (1) free meal for each meal service period.

Students will also be permitted to bring their lunches from home, and may receive milk or other beverages without charge.

The Superintendent shall develop and implement procedures as necessary, which are designed to meet the necessary requirements for participation in the National School Lunch Program and for control of students using the cafeteria.

Adopted: date of manual adoption

LEGAL REF.: 22-13-13 NMSA 6.20.2.23 NMAC <u>Laws of NM 2023, Chapter 30,</u> <u>Sections 22-13C-1 to 7 NMSA (1978)</u> 42 U.S.C. 1771<u>et seq., The Child Nutrition Act</u> Title 7, Vol 4, Section 245.6d C.F.R

REGULATION

REGULATION

FOOD SERVICES

The District food service program will comply with the following:

- Any student may eat in a school cafeteria <u>at no charge</u>.
- A student may bring a sack lunch; milk may be purchased or other beverage may be provided at no cost to the student.
- Meal prices for students and adults will be recommended by the food service supervisor, with approval by the Board, at the beginning of each school year.
- Meal prices <u>for adults, including employees, parents or school visitors</u> will be posted in each cafeteria.
- Under federal law, a school that operates on a commodity program is prohibited from serving free meals to adults or employees of the District from the commodity products. All meals for adults where federal commodities are used must be paid for when served.
- A guest must be cleared through the food service supervisor by the host to be eligible to eat in the cafeteria. The host must make arrangements to pay the full price of the meal.
- Food service employees have the right to refuse to serve anyone who is not either employed by the District or cleared through the food service supervisor.
- The cafeteria laundry facilities will be used only for school-sanctioned purposes.
- Facilities used <u>and food service provided to</u> by outside organizations or individuals must have <u>prior written</u> approval of <u>from</u> the Superintendent, <u>including any conditions and arrangements for use and payment</u>.
- If outside organizations or individuals use the food service facilities, a staff member must be on duty.
- The food service supervisor will develop in-service training programs, approved by the Superintendent, for the food service staff.

ADVISORY 237

OPEN ENROLLMENT

The District has an open-enrollment program as set forth in 22-1-4 NMSA 1978.

Enrollment Options

District resident pupils may enroll in another school district or in another school within this District. Pupils may enroll in schools within this District, subject to the procedures that follow.

Information and Application

The Superintendent shall prepare and distribute the District's application process, standards for acceptance or rejection, and policies, regulations, and procedures for open enrollment. The packet will be made available to everyone who requests it.

For non-Title I schools, notice provided to parents must incorporate the open enrollment provision that students from schools identified for improvement are considered to have higher priority when considering transfer requests. If funding from non-federal (state or local sources) is not available, parents should also be notified that funding of transportation is not possible.

Any eligible New Mexico resident may seek open enrollment by completing and submitting an enrollment application form. Applicants may be selected or receive early placement on the waiting list for enrollment if their applications are received between March 1 and April 30 prior to the beginning of each school year. Those applications received after this period will be added to a waiting list in the order that they are received and may be considered following the placement of students already on waiting lists by grade and enrollment preference categories. All nonresident transfer pupils enrolled and pupils seeking enrollment must reapply yearly.

Transfers shall be made at the beginning of a semester. If an emergency arises or reasonable justification can be provided, the school principal will review a request for variance. In the event the principal negates the request, the matter may be presented to the Superintendent and ultimately to the Board for a decision. Transfer students will be expected to remain in the school of their choice until the close of the semester in which they are enrolled. Nothing in this open enrollment policy shall prevent the District from placing a pupil at any time in a school based upon the best interest of the student and school provided capacity is available.

First Priority Placement and Excess Capacity

The Superintendent shall annually estimate how much excess capacity may exist to accept transfer pupils. The estimate of excess capacity shall be made for each school and grade level and shall take into consideration:

- District resident pupils in assigned school attendance areas <u>or who will be</u> residing within the school district if the pupil is a child in a military family who will be attending public school in the school district during the upcoming school year, and within the attendance area of a public school and pupils who had resided in the attendance area prior to a parent who is an active duty member of the armed forces of the United States or member of the national guard being deployed and whose deployment has required the pupil to relocate outside the attendance area for custodial care.
- Pupils who were enrolled in the school the previous year and relocated because their parents were deployed as active duty members of the United States armed forces or national guard or children of a military family who will be attending school in the District during the upcoming year previously attended the public school or are children of a military family living in temporary housing and are assigned, awaiting placement or pending a move to permanent housing in a different attendance area where the pupils' family seeks enrollment of the pupils in either their current school attendance area or the school attendance area of the permanent housing.
 - Those children of military families relocated to New Mexico by official order may enroll their children in public school prior to their actual physical presence in the District.
 - The School District shall accept electronic applications for enrollment in any school or program.
 - The School District shall provide the applicant with relevant materials regarding attendance and participation.
 - The School District shall preregister the student in anticipation of the student's enrollment provided the student's parent provides proof of residence in the District within forty-five (45) days of published arrival.
- Homeless pupils who were enrolled in the school as a school of origin (A school of origin means the school that the student attended when permanently housed or the school in which the student was last enrolled.)

• The enrollment of eligible children of certificated employees. (In order to encourage qualified certificated employees to join the staff, children of certificated employees will be enrolled if space is available per 22-12-5 NMSA.)

The estimate of excess capacity shall be made for each school and grade level and shall be based upon 22-10A-20 NMSA 1978 regarding teacher/student ratios with consideration for school growth factors.

The determination of excess capacity shall be made following class size estimates of expected enrollment of those residents within each school attendance area the previous semester and those listed bullets found above.

Enrollment Priorities

If the Superintendent has determined that there is excess capacity to enroll additional pupils, such pupils shall be selected on the basis of designated priority categories by grade from the pool of pupils:

- Who have properly completed and submitted applications; *and*
- Who meet admission standards.

Enrollment priorities and procedures for selection shall be in the order and in accordance with the following:

- Second (2nd) enrollment priority shall be given to pupils who request a transfer from a school ranked as a school that needs improvement or one subject to corrective action. If capacity is not sufficient to enroll all of these pupils, they shall be selected through a random selection process adopted by regulation of the Superintendent and placed in classes or on a waiting list in order of selection.
- Third (3rd) enrollment priority shall be given to those who previously attended the public school. If capacity is not sufficient to enroll all of these pupils, they shall be selected through a random selection process adopted by regulation of the Superintendent and placed in classes or on a waiting list in order of selection.
- Fourth (4th) enrollment priority shall be given to all other applicants. If capacity is not sufficient to enroll all of these pupils, they shall be selected through a random selection process adopted by regulation of the Superintendent and placed in classes or on a waiting list in order of selection.

- A student who falls in enrollment priorities of previously attended the public school or any other applicant as found above may be given additional enrollment preference within that enrollment priority by the Superintendent upon request by the applicant and in consideration of each of the following circumstances subject to capacity available:
 - after-school child care for students;
 - child care for siblings of students attending the public school;
 - children of non-certificated employees employed at the public school;
 - extreme hardship;
 - location of a student's previous school;
 - siblings of students already attending the public school; and
 - student safety.
- Enrollment shall be given to out-of-state residents after all others and tuition shall be charged only if indicated by application of NMSA 22-12-5.

Admission Standards

A student who has been expelled during the last twelve (12) months by any school district or private school in the United States or who has exhibited behavior detrimental to the welfare or safety of other students or school employees imposed by any other school or school district in the United States within the last twelve (12) months shall not be admitted. Acceptance for enrollment may be revoked or reenrollment denied upon finding the existence of any of these conditions.

Notification

Notification shall be given prior to the beginning of the semester if possible, for those selected on the basis of (1) the student's enrollment priority category by grade, and then (2) the order of the student's entry on the waiting list.

The District shall notify the emancipated pupil, parent, or legal guardian in writing whether the applicant has been accepted, placed on a waiting list pending the availability of capacity, or denied enrollment. If the applicant is placed on a waiting list, the notification shall inform the emancipated pupil, parent, or legal guardian of the time when it will be determined whether there is capacity for additional enrollment in a school. If the pupil's application is rejected, the reason for the rejection may be stated in the notification.

Exception

Should there be excess capacity by grade level remaining for which no applications were submitted by the dates established for initial applications, the Superintendent shall authorize additional enrollment of pupils:

- Up to the determined capacity.
- On the basis of the order of the completed applications submitted after the notification date established in this policy.
- Without regard to enrollment preference.
- As long as admission standards are met.

Hearing and Appeal Procedure for Denial of Enrollment

A student may appeal the denial of enrollment or reenrollment for attendance by requesting a hearing with the Superintendent of Schools within ten (10) days of receiving notification. Such hearing shall be on an informal basis, providing the student the opportunity to present factual information that would contradict the information leading to the denial. An electronic record shall be made of the hearing. Upon completion of the hearing the Superintendent shall render a decision in writing. The student may request that the decision of the Superintendent be reviewed by the Board within five (5) days of receipt of the Superintendent's decision. The Board shall receive the request and review the record to determine if the Superintendent's decision to deny enrollment was based upon reasonable information of expulsion or detrimental behavior as provided for in 22-1-4 NMSA 1978. A determination by the Board that the reasons were within statutory guidelines would affirm the Superintendent's decision, a determination to the contrary would allow the enrollment or reenrollment of the student based upon the priorities of this policy.

Adopted: date of manual adoption

- LEGAL REF.: 22-1-4 NMSA (1978) 22-10A-20 NMSA (1978) 6.10.3.1 NMAC *et seq*. 6.42.2.8 NMAC 42 U.S.C. 11301, McKinney-Vento Homeless Assistance Act of 2001, as amended by the Every Student Succeeds Act (ESSA) of 2015
- CROSS REF.: EEAA Walkers and Riders JF - Student Admissions JFAA - Admission of Resident Students JFAB - Admission of Nonresident Students JFABD - Admission of Homeless Students JG - Assignment of Students to Classes and Grade Levels

CIMARRON MUNICIPAL SCHOOL DISTRICT Handbook of Special Education Procedures

Updated May 2023



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PURPOSES AND APPLICABILITY		
	 6.31.2.14 NMAC. RULES OF CONSTRUCTION: A. U.S. department of education interpretations. The U.S. department of education's (USDE) interpretations of the provisions of 34 CFR Part 300 as set forth in its Analysis of Comments and Changes to Part 300 at 71 Federal Register 46547-46753 (August 14, 2006), and other interpretations that are published or announced by the USDE in the federal register are recognized as the federal government's official positions regarding the requirements of IDEA. Such interpretations shall be followed by the department to the extent that they do not conflict with express provisions of IDEA or case law from the federal courts. B. Uniform Statute and Rule Construction Act. The Uniform Statute and Rule Construction Act, Sections 12-2A-1 through 12-2A-20 §applies to the interpretation of 6.31.2 NMAC except to the extent that these rules incorporate permissible variations under the New Mexico version of the Uniform Statute and Rule Construction Act. References in 6.31.2 NMAC to state or federal laws, rules are intended to incorporate future amendments unless a provision in these rules is irreconcilable with a future amendment under the standards of the Uniform Statute and Rule Construction Act. C. Conflicts with state or federal laws or rules If any state law, or a state rule adopted by the department or a federal law or regulation grants greater rights shall control to the extent necessary to avoid a conflict. 	CIMARRON MUNICIPAL SCHOOL DISTRICT Board Policy along with this Handbook of Procedures constitute the Policies and Procedures of CIMARRON MUNICIPAL SCHOOL DISTRICT which are designed to be consistent with the State policies and procedures developed pursuant to the IDEA. The NMPED also provides guidance to local educational agencies in implementing the IDEA. To the extent that the NMPED's guidance is consistent with the IDEA and does not impose a requirement that is not otherwise imposed by the IDEA without the specific notice required under 34 C.F.R. §300.299(a)(2), CIMARRON MUNICIPAL SCHOOL DISTRICT will follow the guidance of the NMPED. CIMARRON MUNICIPAL SCHOOL DISTRICT Special Education Handbook of Procedures is not for the purpose of creating a requirement that is not otherwise imposed by the IDEA (and its implementing federal regulations, state statutes and rules) and shall not be construed to create a higher standard. This Handbook of Procedures developed by the Superintendent or at the Superintendent's direction shall be posted on CIMARRON MUNICIPAL SCHOOL DISTRICT's website. CIMARRON MUNICIPAL SCHOOL DISTRICT Special Education Handbook of Procedures is not Procedures should be interpreted consistent with the IDEA. CIMARRON MUNICIPAL SCHOOL DISTRICT Special Education Handbook of Procedures is should be interpreted consistent with the IDEA. CIMARRON MUNICIPAL SCHOOL DISTRICT Special Education Handbook of Procedures is reviewed and updated, as needed, on at least an annual basis. CIMARRON MUNICIPAL SCHOOL DISTRICT will make timely changes to policies and procedures in response to IDEA amendments, regulatory or rule changes, changes to State policy, or new legal interpretation as are necessary to bring CIMARRON

	MUNICIP with the re	AL SCHOOL DISTRICT into compliance quirements of IDEA.
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<u>§ 300.1 Purposes.</u>		
 The purposes of this part are— (a) To ensure that all children with disabilities have available to them a free appropriate public education that emphasizes special education and related services designed to meet their unique needs and prepare them for further education, employment, and independent living; (b) To ensure that the rights of children with disabilities and their parents are protected; (c) To assist States, localities, educational service agencies, and Federal agencies to provide for the education of all children with disabilities; and (d) To assess and ensure the effectiveness of efforts to educate children with disabilities. (Authority: 20 U.S.C. 1400(d)) 	 6.31.2.2 NMAC. SCOPE: The requirements of these rules are binding on each New Mexico public agency that has direct or delegated authority to provide special education and related services, regardless of whether that public agency is receiving funds under the Individuals with Disabilities Education Improvement Act of 2004 and regardless of whether it provides special education and related services directly, by contract or through other arrangements such as referrals by the public agency to private schools or facilities. Each public agency is responsible for ensuring that all rights and protections under these rules are afforded to children referred to or placed in private schools or facilities including residential treatment centers, day treatment centers, hospitals, or mental health institutions by that public agency. 6.31.2.6 NMAC. OBJECTIVE: The following rule is promulgated to assist New Mexico public agencies in appropriately identifying and providing educational services for children with disabilities and gifted children. The purposes of this rule are to ensure that all children which includes special education and related services to meet their unique needs; to ensure that the rights of children with disabilities and gifted children; and to evaluate and ensure the effectiveness of efforts to educate those children. 	CIMARRON MUNICIPAL SCHOOL DISTRICT maintains systems to ensure that all children with disabilities residing in the District, including children with disabilities attending non-public schools, regardless of the severity of their disabilities, and who are in need of special education and related services, are identified, located, and evaluated and provided a free appropriate public education (FAPE). CIMARRON MUNICIPAL SCHOOL DISTRICT maintains systems to ensure that children with disabilities and their parents are afforded the procedural safeguards required under the IDEA (and its implementing federal regulations, state statutes and rules) including with respect to the confidentiality of records and personally identifiable information.

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<i>States.</i> This part applies to each State that <i>receives</i> payments under Part B of the Act, as <i>defined</i> in § 300.4.	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: J. Children in state-supported educational programs.	In New Mexico, there are two state-supported educational programs that were created for the express purpose of meeting the needs of students with disabilities in the State.
 Public agencies within the State. The provisions of this part— (1) Apply to all political subdivisions of the State that are involved in the education of children with disabilities, including: (i) The State educational agency (SEA). (ii) Local educational agencies (LEAs), educational service agencies (ESAs), and public charter schools that are not otherwise included as LEAs or ESAs and are not a school of an LEA or ESA. (iii) Other State agencies and schools (such as Departments of Mental Health and Welfare and State schools for children with deafness or children with blindness). (iv) State and local juvenile and adult correctional facilities; and (2) Are binding on each public agency in the State that provides special education and related services to children with disabilities, regardless of whether that agency is receiving funds under Part B of the Act. 	 (1) Children placed or referred by other public agencies. (a) Applicability. The rules in this Paragraph (1) of Subsection J of 6.31.2.11 NMAC apply to children with disabilities who are being considered for placement in a state-supported educational program or facility by another public agency as a means of providing special education and related services. (b) Responsibility. Each public agency shall ensure that a child with a disability who is being considered for placement in a state-supported educational program by another public agency has all the rights of a child with a disability who is served by any other public agency, including being provided special education and related services: (i) in conformance with an IEP; (ii) at a school or facility that is accredited by the department or licensed by the New Mexico department of health. (c) Service delivery. With informed parent consent pursuant to 34 CFR Sec. 300.300 and Subsection P of 6.31.2.10 NMAC, the state-supported program may conduct such additional 	 disabilities in the State. The New Mexico School for the Blind and Visually Impaired (NMSBVI) is a specialized school which provides residential, academic, support, early childho programs, summer camps and outreach services to the blind and visually impaired students of New Mexico. NMSBVI is an entirely special education school. Today, the main campus is still located on the original site in Alamogordo with an Early Childhood Program and Outreach Program housed in Albuquerque, New Mexico. More information is available on the NMSBVI websi With a long history of serving children and youth whe are deaf or hard of hearing, the New Mexico School f the Deaf (NMSD) offers the following programs to the state: Preschools and kindergartens - comprehensive at stimulating learning environments for young children Academics - grades 1 through 12, which encompass traditional and elective subjects with special emphasis on language and literacy development Student Life - a wide range of residential, educational and recreational after-school activiti such as athletics, clubs and life skills developme Step*Hi - statewide, family-centered, early
 Referred to or placed in private schools and facilities by that public agency; or Placed in private schools by their parents under the provisions of §300.148. 	evaluations and gather such additional information as it considers necessary to assist the IEP team in making the placement decision. The referring public agency and the receiving	 intervention services for babies, toddlers and you children Outreach - statewide information and educationa support to public schools serving children and

(Authority: 20 U.S.C. 1412)	 jointly responsible for developing IEPs and ensuring that the child receives a free appropriate public education. (d) Joint IEPs and interagency agreements. Responsibility for services for children placed in or referred to state-supported educational programs shall be defined by a jointly agreed upon IEP or other written agreement between the referring public agency and the state- supported program. 	 Summer Program - a place where NMSD and non- NMSD students who are deaf or hard of hearing, and in grades 3 – 12, come together in fun, adventurous, academic and non-academic ways More information is available on the NMSD website. <u>New Mexico School for the Deaf</u>
	(e) Annual review. At least annually, the referring public agency, the state-supported educational program and the parent shall jointly review the child's IEP and revise it as the joint IEP team deems appropriate.	
	(2) Children enrolled in state-supported educational programs by parents or other public authorities. A state-supported educational program that accepts a child with a disability at the request of a parent or upon the request or order of a noneducational public authority, and without inviting the public agency that has primary responsibility for serving the child to participate in the IEP process, assumes all responsibility for ensuring the provision of FAPE. The child's LEA or another public agency with educational jurisdiction may agree to share the responsibility pursuant to a joint IEP or other written agreement between the state-supported program, the other public agency and, if appropriate, the parent.	
	K. Children at the New Mexico School for the Deaf (NMSD).	
	(1) NMSD is a state educational agency established to provide educational services to persons who are 21 years of age or younger on the first day of school, who are deaf or hard of hearing, and who may have one or more other disabilities. The school serves as a special school on the continuum of placement options. The school serves students who	

require specialized or intensive educational services or services related to hearing impairment or deafness. NMSD provides a variety of services to the students and school districts around the state, including outreach, consultation, and training services. NMSD also provides comprehensive services on a day or residential basis. The comprehensive day and residential programs are not intended to serve students whose needs are appropriately addressed in a group home or hospital setting or in a residential treatment	
facility. (2) To be eligible to receive free services from NMSD, a student shall be deaf or hearing impaired as determined by an audiological evaluation and be a resident of New Mexico.	
(3) The student's resident school district shall conduct child find, pursuant to 34 CFR Sec. 300.111 and Subsection A of 6.31.2.10 NMAC.	
 (4) In addition to the requirements of identification, evaluations, and eligibility determinations of students with disabilities pursuant to 6.31.2.10 NMAC and 34 CFR Secs. 300.100 through 300.230 and 300.300 through 300.328, if a student's resident school district finds, has reason to know, or receives documentation that a student is deaf, has a hearing impairment, or is deafblind, the following criteria shall apply 	
(a) the resident school district shall convene the initial IEP team meeting;	
(b) the IEP team shall include members specified in Paragraph (11) of Subsection B of 6.31.2.7 NMAC, including staff from the NMSD if invited by the parent or the resident school district pursuant 34 CFR Sec. 300.321(a)(6);	
(c) the resident school district shall provide the parents of the student with information on the continuum of alternative placements, including the alternative placements listed in the	

definition of special education under 34 CFR	
Sec. 300.39 (instruction in regular classrooms, special classes, special schools, home	
instruction, and instruction in hospitals and	
institutions); and supplementary services, such as resource room or itinerant instruction, to be	
provided in conjunction with regular class	
placement;	
(d) in addition to the requirements of Subsection B of 6.31.2.11 NMAC, the IEP team shall be tasked with:	
(i) determining if the student has a hearing	
disability, which impacts the student's ability to access education, ability to develop	
language or communication, social emotional	
development, and/or overall development; and	
(ii) determining the student's placement in the	
least restrictive environment, in compliance with 34 CFR Secs. 300.114 through 300.120	
and Subsection C of 6.31.2.11 NMAC, which	
for the student may be an environment specifically designed for deaf and hard of	
hearing children, and whether this is the most	
appropriate setting in providing educational services and supports to meet the student's	
IEP.	
(e) the student's placement, whether in the resident	
school district, NMSD, or other educational entity, is the entity that shall have full	
responsibility for FAPE and all services defined	
in the student's IEP unless the resident school district and NMSD agree to share services,	
responsibilities, and costs pursuant to 34 CFR Sec. 300.103; and	
(f) the composition of the IEP team after a student's	
placement and service determinations shall:	
(i) include a representative from the resident school district at the request of the parent,	

 NMSD, or the resident school district if the final placement for the student is at NMSD; and (ii) include a representative from NMSD at the request of the parent, the resident school district, or NMSD if the final placement for the student is at the resident school district or other educational entity. L. Children at the New Mexico school for the blind and visually impaired (NMSBVI). 	
(1) NMSBVI is a state educational agency established to provide educational services for students who are 21 years of age or younger on the first day of school and who have a diagnosed visual impairment and who may have one or more other disabilities. The school serves as a special school on the continuum of placement options. The school serves students who require specialized or intensive educational services or services related to the visual impairment or blindness and those who need extensive training related to the expanded core curriculum for blind and visually impaired students. NMSBVI provides a variety of services to the students and school districts around the state, including outreach, consultation, and training services. NMSBVI also provides comprehensive services on a day or residential basis. The comprehensive day and residential programs are not intended to serve students whose needs are appropriately addressed in a group home or hospital setting or in a residential treatment facility.	
 (2) To be eligible to receive free services from the NMSBVI, a student shall have a visual impairment or blindness as determined by a medical eye exam and be a resident of New Mexico. (3) The student's resident school district shall conduct child find, pursuant to 34 CFR Sec. 300.111 and 	

Subsection A of 6.31.2.10 NMAC.	
 (4) In addition to the requirements of identification, evaluations, and eligibility determinations of students with disabilities pursuant to 6.31.2.10 NMAC and 34 CFR Secs. 300.100 through 300.230 and 300.300 through 300.328, if a student's resident school district finds, has reason to know, or receives documentation that a student is blind, has a visual impairment, or is deafblind, the following criteria shall apply: 	
(a) the resident school district shall convene the initial IEP team meeting;	
 (b) the IEP team shall include members specified in Paragraph (11) of Subsection B of 6.31.2.7 NMAC, including staff from NMSBVI if invited by the parent or the resident school district pursuant 34 CFR Sec. 300.321(a)(6); 	
 (c) the resident school district shall provide the parents of the student with information on the continuum of alternative placements, including the alternative placements listed in the definition of special education under 34 CFR Sec. 300.39 (instruction in regular classrooms, special classes, special schools, home instruction, and instruction in hospitals and institutions); and supplementary services, such as resource room or itinerant instruction, to be provided in conjunction with regular class placement; 	
(d) in addition to the requirements of Subsection B of 6.31.2.11 NMAC, the IEP team shall be tasked with:	
 (i) determining if the student has a visual disability, which impacts the student's ability to access education, ability to develop language or communication, social emotional development, and/or overall development; and 	
(ii) determining the student's placement in the	

least restrictive environment, in compliance with 34 CFR Secs. 300.114	
through 300.120 and Subsection C of	
6.31.2.11 NMAC, which for the student	
may be an environment specifically	
designed for blind or visually impaired	
children, and whether this is the most	
appropriate setting in providing	
educational services and supports to	
meet the student's IEP.	
(e) the student's placement, whether in the resident	
school district, NMSBVI, or other educational	
entity, is the entity that shall have full	
responsibility for FAPE and all services	
defined in the student's IEP unless the resident school district and NMSBVI agree to share	
services, responsibilities, and costs pursuant to	
34 CFR Sec. 300.103; and	
(f) the composition of the IEP team after a student's placement and service determinations shall:	
*	
(i) include a representative from the resident	
school district at the request of the parent, NMSBVI, or the resident school district if	
the final placement for the student is at	
NMSBVI; and	
(ii) include a componentative from NMSDVI at	
(ii) include a representative from NMSBVI at the request of the parent, the resident	
school district, or NMSBVI if the final	
placement for the student is at the resident	
school district or other educational entity.	
M. Children in detention and correctional facilities.	
(1) If a child with a disability is placed in a juvenile or	
adult detention or correctional facility, the facility	
shall provide the child with FAPE after the facility	
learns that the child had been eligible for special	
education and related services in the last educational	
placement prior to incarceration or otherwise determines that the child is eligible.	
determines that the entity is engible.	

(5) A state-supported educational program that serves a juvenile or adult detention or correctional facility shall be responsible for ensuring that FAPE is provided to eligible children in that facility.	
(6) The local school district in which a detention or correctional facility is located (that is not served by a state-supported educational program) shall be responsible for ensuring that FAPE is made available to eligible children in that facility. A child's LEA of residence or another public agency with educational jurisdiction may agree to share the responsibility pursuant to a written agreement between or among the public agencies involved.	
N. Children in private schools or facilities.	
 (6) If not otherwise governed by this rule, the department will determine which school district is responsible for the cost of educating a qualified student in need of special education who has been placed in a private school or facility outside the qualified student's resident school district in accordance with the following procedures. (a) The receiving school district shall notify the SED of the department in writing no later than 30 days after the receiving school district receives notice of the placement. The notice, as described on the department's website, shall include: name of student, date of birth of student, date of placement, information regarding the qualified student's resident school district, documentation of placement, including student's IEP, cost of placement, and any other information deemed relevant by the SED. The receiving school district shall provide a copy of the notice to the school district. 	

(b) The school district identified as the student's resident school district may provide any additional information it deems relevant. Such additional information shall be provided no later than 15 days after the resident school district receives its copy of the notice described in Subparagraph (a) of this paragraph.	
(c) No later than 60 days after its receipt of the notice described in Subparagraph (a) of this paragraph, the SED will issue its determination as to which school district is responsible for the cost of educating the student, together with the amount of any reasonable reimbursement owed to the receiving school district. The SED may extend the 60-day timeline for good cause.	

Definitions Used in This Part		
	 6.31.2.7 NMAC DEFINITIONS: A. Terms defined by federal laws and rules. All terms defined in the following federal laws and rules and any other federally defined terms that are incorporated there by reference are incorporated here for purposes of these rules. (1) The federal Individuals with Disabilities Education Improvement Act of 2004 (IDEA), 20 USCSec.1400 et seq (2) The IDEA rules, 34 CFR Parts 300 and 301 \. (3) Pursuant to the paperwork reduction provisions of IDEA 20 USC Sec. 1408, all definitions, with the exception of those found in Subsection B of 6.31.2.7NMAC, contained in IDEA Parts 300 and 301 at 34 CFR Secs. 300.1 through 300.45, will be adopted by reference. NMSA 1978, § 22-5-4.12. Use of restraint and seclusion; techniques; requirements 	CIMARRON MUNICIPAL SCHOOL DISTRICT utilizes the definitions in the IDEA, its implementing federal regulations, state statutes and rules. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall ensure that personnel are knowledgeable regarding these definitions, and the standards and criteria established through these definitions.

I. For the purposes of this section:	
 "first responder" means a person based outside of a school who functions within the emergency medical services system and who is dispatched to a school to provide initial emergency aid; 	
(2) "mechanical restraint" means the use of any device or material attached or adjacent to the student's body that restricts freedom of movement or normal access to any portion of the student's body and that the student cannot easily remove, but "mechanical restraint" does not include mechanical supports or protective devices; 6.11.2.7 NMAC (P)(2020);	
(3) "physical restraint" means the use of physical force without the use of any device or material that restricts the free movement of all or a portion of a student's body, but "physical restraint" does not include physical escort; 6.11.2.7 NMAC (R)(2020);	
 (4) "restraint" when not otherwise modified means mechanical or physical restraint; 6.11.2.7 NMAC (V)(2020)); and 	
(5) "seclusion" means the involuntary confinement of a student alone in a room from which egress is prevented. "Seclusion" does not mean the use of a voluntary behavior management technique, including a timeout location, as part of a student's education plan, individual safety plan, behavioral plan or individualized education program that involves the student's separation from a larger group for purposes of calming." (6.11.2.7.NMAC (X)(2020))	

<u>§ 300.4 Act.</u>		
Act means the Individuals with Disabilities Education Act,	6.31.2.7. NMAC DEFINITIONS:	

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as amended.	B. The following terms shall have the following meanings	
(Authority: 20 U.S.C. 1400(a))	for purposes of these rules.	
	(12) "Individuals with Disabilities Education	
	Improvement Act" or "IDEA" means the federal	
	Individuals with Disabilities Education Improvement	
	Act of 2004, 20 USC Secs. 1401 et seq., including	
	future amendments.	

<u>§ 300.5 Assistive technology device.</u>	
Assistive technology device means any item, piece of equipment, or product system, whether acquired commercially off the shelf, modified, or customized, that is used to increase, maintain, or improve the functional capabilities of a child with a disability. The term does not include a medical device that is surgically implanted, or the replacement of such device. (Authority: 20 U.S.C. 1401(1))	The definition of <i>assistive technology device</i> does not list specific devices, nor would it be practical or possible to include an exhaustive list of assistive technology devices. However, medical devices that are surgically implanted, including those used for breathing, nutrition, and other bodily functions, are excluded from the definition of an <i>assistive technology device</i> in section 602(1)(B) of the Act. The exclusion applicable to a medical device that is surgically implanted includes both the implanted component of the device, as well as its external components. (See 71 Fed. Reg. 46547 (August 14, 2006))

<u>§ 300.6 Assistive technology service.</u>	
Assistive technology service means any service that directly assists a child with a disability in the selection, acquisition, or use of an assistive technology device. The term includes—	
 (a) The evaluation of the needs of a child with a disability, including a functional evaluation of the child in the child's customary environment; 	
(b) Purchasing, leasing, or otherwise providing for the acquisition of assistive technology devices by	



	children with disabilities;		
(c)	Selecting, designing, fitting, customizing, adapting, applying, maintaining, repairing, or replacing assistive technology devices;		
(d)	Coordinating and using other therapies, interventions, or services with assistive technology devices, such as those associated with existing education and rehabilitation plans and programs;		
(e)	Training or technical assistance for a child with a disability or, if appropriate, that child's family; and		
(f)	Training or technical assistance for professionals (including individuals providing education or rehabilitation services), employers, or other individuals who provide services to, employ, or are otherwise substantially involved in the major life functions of that child.		
(Autho	ority: 20 U.S.C. 1401(2))		
	". (Not defined in federal regulations; see New o Rules).	6.31.2.7 NMAC. DEFINITIONS:	
WIEXIC	0 Kulosj.	B. The following terms shall have the following meanings for purposes of these rules.	
		(1) "CFR" means the code of federal regulations, including future amendments.	

§ 300.7 Charter school.	
<i>Charter school</i> has the meaning given the term in section 4310(2) of the Elementary and Secondary Education Act of 1965, as amended, 20 U.S.C. 6301 <i>et seq.</i> (ESEA).	
(Authority: 20 U.S.C. 7221i(2))	



<u>, 500.0 (</u>	<u>Child with a disability.</u>		
(a)	 General. (1) Child with a disability means a child evaluated in accordance with §§ 300.304 through 300.311 as having mental retardation, a hearing impairment (including deafness), a speech or language impairment, a visual impairment (including blindness), a 	 6.31.2.7 NMAC. DEFINITIONS: B. The following terms shall have the following meanings for purposes of these rules. (2) "Child with a disability" means a child who meets all requirements of 34 CFR Sec. 300.8 and : 	The NMPED has issued a guidance document titled, <u>New Mexico Technical Evaluation and Assistance</u> <u>Manual: Determining Eligibility for IDEA Part B</u> <u>Special Education Services</u> (December 2017), available through the NMPED website. For each eligibility category, the Initial Evaluation section in the NM TEAM (December 2017) outlines the
	serious emotional disturbance (referred to in this part as "emotional disturbance"), an orthopedic impairment, autism, traumatic brain injury, another health impairment, a specific learning disability, deaf-blindness, or multiple disabilities, and who, by reason thereof, needs special education and related services.	 (a) is age three through 21 or who will turn age three at any time during the school year; (b) has been evaluated in accordance with 34 CFR Secs. 300.304 through 300.311 and any additional requirements of these or other department rules and standards and as having one or more of the disabilities specified in 34 	assessments, observations, and data that CIMARRON MUNICIPAL SCHOOL DISTRICT expects the evaluation team to gather throughout the initial evaluation process. This section includes: Highly Recommended Components and Potential Additional Components. The Highly Recommended Components are those components that CIMARRON MUNICIPAL SCHOOL DISTRICT considers most critical for makin
	 (2) (i) Subject to paragraph (a)(2)(ii) of this section, if it is determined, through an appropriate evaluation under §§ 300.304 through 300.311, that a child has one of the disabilities identified in paragraph (a)(1) of this section, but only needs a related service and not special education, the child is not a child with a disability under this part. (ii) If, consistent with § 300.39(a)(2), the related service required by the child is considered special education rather than a related service under State standards, the child would be determined to be a child with a disability under paragraph (a)(1) of this section. 	 a a b) considering and standards and as naving one or more of the disabilities specified in 34 CFR Sec. 300.8 including an intellectual disability; a hearing impairment including deafness, speech or language impairment; a visual impairment including blindness; emotional disturbance; orthopedic impairment; autism; traumatic brain injury; other health impairment; a specific learning disability; deaf- blindness; or being developmentally delayed as defined in paragraph (4) of Subsection B of 6.31.2.7 NMAC; (correct citation 6.31.2.7 (B)(3)); and who has not received a high school diploma; and c) at the discretion of each local educational agency and subject to the additional requirements of Paragraph (2) of Subsection F of 6.31.2.10 NMAC, may include a child age three through nine; who is evaluated as being developmentally delayed and who, because of that condition, needs special education and 	an eligibility determination under a specific eligibility category. The Potential Additional Components are those that evaluation teams will most commonly identifi as other areas of need for a particular child when considering a specific category. However, CIMARRON MUNICIPAL SCHOOL DISTRICT reminds evaluation teams that these two lists are not all-inclusive. Each evaluation is unique and should reflect the specific child's needs as identified by the evaluation team. In addition, CIMARRON MUNICIPAL SCHOOL DISTRICT reminds evaluation teams that in some case standardized measures may not provide the most accurate representation of a child's abilities or there ma not be an appropriate standardized measure for the area being assessed. In these cases, evaluation teams may find that it is necessary to use alternative methods to obtain the data that they need. CIMARRON MUNICIPAL SCHOOL DISTRICT expects these decisions and their underlying rationale to be clearly documented. With rare exception, CIMARRON
1	Children aged three through nine experiencing developmental delays. Child with a disability for children aged three through nine (or any subset of that age range, including ages three through five), may, subject to the conditions described in	6.31.2.7 NMAC. DEFINITIONS:	MUNICIPAL SCHOOL DISTRICT expects the evaluation team to include all of the elements outlined under Highly Recommended Components and to also consider the Potential Additional Components, as

§300.111(b), include a child—

- Who is experiencing developmental delays, as defined by the State and as measured by appropriate diagnostic instruments and procedures, in one or more of the following areas: Physical development, cognitive development, communication development, social or emotional development, or adaptive development; and
- (2) Who, by reason thereof, needs special education and related services.
- (c) Definitions of disability terms. The *terms* used in this definition of a child with a disability are defined as follows:
 - (1)
- (i) Autism means a developmental disability significantly affecting verbal and nonverbal communication and social interaction, generally evident before age three, that adversely affects a child's educational performance. Other characteristics often associated with autism are engagement in repetitive activities and stereotyped movements, resistance to environmental change or change in daily routines, and unusual responses to sensory experiences.
- (ii) Autism does not apply if a child's educational performance is adversely affected primarily because the child has an emotional disturbance, as defined in paragraph (c)(4) of this section.
- (iii) A child who manifests the characteristics of autism after age three could be identified as having

B. The following terms shall have the following meanings for purposes of these rules.

- •••
- "Developmentally delayed" means a child age (3) three through nine or who will turn age three at any time during the school year: with documented delays in development which are at least two standard deviations below the mean on a standardized test instrument or thirty percent below chronological age; and who in the professional judgment of the IEP team and one or more qualified evaluators needs special education and related services in at least one of the following areas: communication development, cognitive development, physical development, social or emotional development or adaptive development. Use of the developmentally delayed option by individual local educational agencies is subject to the further requirements of Paragraph 2 of Subsection F of 6.31.2.10 NMAC. Local educational agencies shall use appropriate diagnostic instruments and procedures to ensure that the child qualifies as a child with a developmental delay in accordance with the definition in this paragraph.

6.31.2.7 NMAC. DEFINITIONS:

...

- B. The following terms shall have the following meanings for purposes of these rules.
 - (4) "Dual discrepancy" means the child does not achieve adequately for the child's age or to meet grade-level standards established in New Mexico standards for excellence 6.29.1 through 6.29.17 NMAC and
 - (a) does not make sufficient progress to meet age or grade-level standards; or
 - (b) exhibits a pattern of strengths and weaknesses in performance, achievement, or both, relative

appropriate for each individual child. CIMARRON MUNICIPAL SCHOOL DISTRICT expects a team to document any deviation from these guidelines. (See NM TEAM, December2017)

The report prepared by the group of qualified professionals will address whether the child meets or, in the case of a reevaluation, continues to meet the specific eligibility criteria for the disability or disabilities being evaluated and whether, by reason of the disability or disabilities, the child needs or continues to need special education and related services. Upon completion of the evaluation, the group of qualified professionals and the parent ("the Eligibility Determination Team") will determine whether the child is eligible for special education services under the IDEA.

The NM TEAM (December 2017) contains Initial and Reevaluation Eligibility Determination Forms at the end of each disability category section to guide the Eligibility Determination Team in making an eligibility determination under each of the disability categories. CIMARRON MUNICIPAL SCHOOL DISTRICT's Eligibility Determination Team will consider and utilize,

as appropriate, the information real will consider and utilize, including the series of questions. (See NM TEAM, December 2017)

Developmental Delay

CIMARRON MUNICIPAL SCHOOL DISTRICT does use the term developmental delay (DD). An initial evaluation for DD may include (highly recommended): for preschool-aged children, reviewing existing screening data and/or any previously conducted evaluation data and for school-aged children, reviewing and considering complete SAT file documentation and existing evaluation data; gathering and analyzing developmental/educational, medical, family, and social history, including an interview with the parent(s)/guardian(s); completing direct observations across multiple settings and times; administering and analyzing assessment of developmental skills in areas of suspected disability, including one or more of the autism if the criteria in paragraph (c)(1)(i) of this section are satisfied.

- (2) *Deaf-blindness* means concomitant hearing and visual impairments, the combination of which causes such severe communication and other developmental and educational needs that they cannot be accommodated in special education programs solely for children with deafness or children with blindness.
- (3) *Deafness* means a hearing impairment that is so severe that the child is impaired in processing linguistic information through hearing, with or without amplification that adversely affects a child's educational performance.

(4)

- (i) Emotional disturbance means a condition exhibiting one or more of the following characteristics over a long period of time and to a marked degree that adversely affects a child's educational performance:
 - (A) An inability to learn that cannot be explained by intellectual, sensory, or health factors.
 - (B) An inability to build or maintain satisfactory interpersonal relationships with peers and teachers.
 - (C) Inappropriate types of behavior or feelings under normal circumstances.
 - (D) A general pervasive mood of unhappiness or depression.
 - (E) A tendency to develop physical symptoms or fears associated with personal or school

to age, grade level standards or intellectual development.

(5) "Dyslexia" means a condition of neurological origin that is characterized by difficulty with accurate or fluent word recognition and by poor spelling and decoding abilities, which characteristics typically result from a deficit in the phonological component of language that is often unexpected in relation to other cognitive abilities and the provision of effective classroom instruction and may result in problems in reading comprehension and reduced reading experience that may impede the growth of vocabulary and background knowledge.

6.31.2.7 NMAC. DEFINITIONS:

B. The following terms shall have the following meanings for purposes of these rules.

...

- ...
- (b) Speech-language pathology services shall meet the following standards to be considered special education:
 - the service is provided to a child who has received appropriate tier I universal screening under Subsection D of 6.29.1.9 NMAC [Correct citation 6.29.1.9 (E)] as it may be amended from time to time, before being properly evaluated under 34 CFR Secs. 300.301through 300.306 and Subsection E of 6.31.2.10 NMAC;
 - (ii) the IEP team that makes the eligibility determination finds that the child has a communication disorder, such as stuttering, impaired articulation, a language impairment, or a voice

following: motor skills assessment, assessment of cognitive abilities, speech/language/communication assessment, social/emotional assessment, adaptive behavior information, including the areas of conceptual, social, and practical skills; conducting an assessment of pre-academic skills and/or academic achievement skills; completing multiple direct observations across both structured and unstructured settings and at various times; and when an evaluation in any area is unable to be completed using standardized measures, using alternative methods of obtaining data to gather information about the child's present levels of performance. A child with a disability who only needs a related service and not special education is not eligible under IDEA and is not eligible to receive related services. (See NM TEAM, December 2017) for potential additional components and reevaluation guidance.)

CIMARRON MUNICIPAL SCHOOL DISTRICT

recognizes the NMPED guidance with the September 24, 2020 Memorandum: <u>Clarification of special</u> <u>education and related services in New Mexico related to</u> the eligibility category of Developmental Delay (DD), (2020) <u>CIMARRON MUNICIPAL SCHOOL</u> <u>DISTRICT</u>, by reference in these procedures, and

through staff development (as appropriate), shall inform appropriate personnel of this guidance document.

<u>Autism</u>

In New Mexico, an operational definition of autism has been developed using a medical model from the Diagnostic and Statistical Manual of Mental Disorders-Fifth Edition (DSM-5), with Autism Spectrum Disorder classified under the autism eligibility category for purposes of determining eligibility under Individuals with Disabilities Education Act (IDEA). This broad DSM-5 category and criteria provides valuable descriptive information for evaluators as they attempt to address autism in school settings. However, it is not necessary for an EDT to determine that the child meets the DSM-5 criteria in order to be found eligible for special education and related services under the

problems.

- (ii) Emotional disturbance includes schizophrenia. The term does not apply to children who are socially maladjusted, unless it is determined that they have an emotional disturbance under paragraph (c)(4)(i) of this section.
- (5) Hearing impairment means an impairment in hearing, whether permanent or fluctuating, that adversely affects a child's educational performance but that is not included under the definition of deafness in this section.
- (6) Intellectual disability means significantly subaverage general intellectual functioning, existing concurrently with deficits in adaptive behavior and manifested during the developmental period, that adversely affects a child's educational performance
- (7) *Multiple disabilities* means concomitant impairments (such as mental retardationblindness or mental retardationorthopedic impairment), the combination of which causes such severe educational needs that they cannot be accommodated in special education programs solely for one of the impairments. Multiple disabilities does not include deafblindness.
- (8) Orthopedic impairment means a severe orthopedic impairment that adversely affects a child's educational performance. The term includes impairments caused by a congenital anomaly, impairments caused by disease (e.g., poliomyelitis, bone tuberculosis), and impairments from other causes (e.g., cerebral palsy, amputations, and fractures or burns that

impairment, that adversely affects a child's educational performance;

- (iii) the speech language pathology service consists of specially designed instruction that is provided to enable the child to have access to the general curriculum and meet the educational standards of the public agency that apply to all children; and
- (iv) the service is provided at no cost to the parents under a properly developed IEP that meets the requirements of Subsection B of 6.31.2.11 NMAC.

NMSA 1978, § 22-13-32 (2019): INTERVENTION FOR STUDENTS DISPLAYING CHARACTERISTICS OF DYSLEXIA.

- A. Within the course of the 2019-2020 and 2020-2021 school years and in each subsequent school year, all first -grade students shall be screened for dyslexia.
- B. A student whose dyslexia screening demonstrates characteristics of dyslexia and who is having difficulty learning to read, write, spell, understand spoken language or express thoughts clearly shall receive appropriate classroom interventions or be referred to a student assistance team.
- C. In accordance with department response to intervention procedures, guidelines and policies, each school district or charter school shall provide timely, appropriate, systematic, scientific, evidence-based interventions prescribed by the student assistance team, with progress monitoring to determine the student's response or lack of response.
- D. A parent of a student referred to a student assistance team shall be informed of the parent's right to request an initial special education evaluation at any time during the school district's or charter school's implementation of the interventions prescribed by the student assistance team. If the school district or charter

eligibility category of autism. In addition, CIMARRON MUNICIPAL SCHOOL DISTRICT expects the evaluation team to be mindful of the fact that they are making an educational, not a medical, determination and that children must also demonstrate a need for special education services in order to be eligible for services under the eligibility category of autism under IDEA (2004). (See NM TEAM, December 2017)

An initial evaluation for autism may include (highly recommended): for preschool-aged children, reviewing existing screening data and/or any previously conducted evaluation data and for school-aged children, reviewing and considering complete SAT file documentation and existing evaluation data; gathering and analyzing developmental/educational, medical, family, and social history, including an interview with the parent(s)/guardian(s); completing direct observations across multiple settings; conducting an assessment of cognitive abilities; completing a systematic review of individual academic achievement performance including formal and informal measures; administering an individual academic achievement assessment in the area(s) of suspected need and for which instruction and intervention have been documented; conducting an adaptive behavior assessment including information in the areas of conceptual, social and practical skills; conducting a speech/language/communication assessment; conducting a sensory processing and motor skills assessment; conducting a social/emotional assessment; gathering autism specific information through the use of an autism instrument; completing a transition assessment, including a vocational evaluation (as appropriate); and when an evaluation in any area is unable to be completed using standardized measures, using alternative methods of obtaining data to gather information about the child's present levels of performance. (See NM TEAM, December2017 for potential additional components and reevaluation guidance.)

Deaf-Blindness

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cause contractures).

- (9) Other health impairment means having limited strength, vitality, or alertness, including a heightened alertness to environmental stimuli, that results in limited alertness with respect to the educational environment, that—
 - (i) Is due to chronic or acute health problems such as asthma, attention deficit disorder or attention deficit hyperactivity disorder, diabetes, epilepsy, a heart condition, hemophilia, lead poisoning, leukemia, nephritis, rheumatic fever, sickle cell anemia, and Tourette syndrome; and
 - (ii) Adversely affects a child's educational performance.
- (10) Specific learning disability-
 - (i) General. Specific learning disability means a disorder in one or more of the basic psychological processes involved in understanding or in using language, spoken or written, that may manifest itself in the imperfect ability to listen, think, speak, read, write, spell, or to do mathematical calculations, including conditions such as perceptual disabilities, brain injury, minimal brain dysfunction, dyslexia, and developmental aphasia.
 - (ii) Disorders not included. Specific learning disability does not include learning problems that are primarily the result of visual, hearing, or motor disabilities, of mental retardation, of emotional disturbance, or of environmental, cultural, or economic disadvantage.

school agrees that the student may have a disability, the student assistance team shall refer the child for an evaluation. The student shall be evaluated within sixty days of receiving the parental consent for an initial evaluation. If the school district or charter school refuses the parent's request for an initial evaluation, the school district or charter school shall provide written notice of the refusal to the parent, including notice of the parent's right to challenge the school district's or charter school's decision as provided in state and federal law and rules

- E. Within the course of the 2019-2020 and 2020-2021 school years, every school district and charter school shall develop and implement a literacy professional development plan that includes a detailed framework for structured literacy training by a licensed and accredited or credentialed teacher preparation provider for all elementary school teachers and for training in evidence-based reading intervention for reading interventionists and special education teachers working with students demonstrating characteristics of dyslexia or diagnosed with dyslexia. The plan shall continue to be implemented each school year and may be updated as necessary. The department shall provide lists of recommended teacher professional development materials and opportunities for teachers and school administrators regarding evidence-based reading instruction for students at risk for reading failure and displaying the characteristics of dyslexia.
- F. School districts and charter schools shall train school administrators and teachers who teach reading to implement appropriate evidence-based reading interventions. School districts and charter schools shall train special education teachers to provide structured literacy training for students who are identified with dyslexia as a specific learning disability and who are eligible for special education services.
- G. The department shall provide technical assistance for special education diagnosticians and other special education professionals regarding the formal special

An initial evaluation for deaf-blindness may include (highly recommended): for preschool-aged children, reviewing existing screening data and/or any previously conducted evaluation data and for school-aged children, reviewing and considering complete SAT file documentation and existing evaluation data; gathering and analyzing developmental/educational, medical, family, and social history, including an interview with the parent(s)/guardian(s); obtaining a current, comprehensive audiological evaluation by a licensed audiologist to determine degree and type of hearing loss, including the assessment of hearing levels (both aided and unaided) and the functional use of hearing; obtaining an eye examination conducted by a licensed eve specialist, such as an ophthalmologist or an optometrist, to determine the presence of an eye condition; completing a functional vision evaluation coordinated by a licensed Teacher(s) of Students with Blindness/Visual Impairment; conducting a speech/language/communication assessment; obtaining a learning media assessment conducted by a licensed Teacher(s) of Students with Blindness/Visual Impairment; completing direct observations across multiple settings; completing a systematic review of individual academic achievement, including formal and informal measures; completing a transition assessment, including a functional vocational evaluation (as appropriate); and when an evaluation in any area is unable to be completed using standardized measures, using alternative methods of obtaining data to gather information about the child's present levels of performance. The eve examination written report (see NM TEAM, December 2017, Appendix B) must include the diagnosis of the eye condition, visual acuity, and recommendations in regard to using prescription lenses. (See NM TEAM, December 2017 for potential additional components and reevaluation guidance.)

Hearing Impairment including Deafness

An initial evaluation for hearing impairment including deafness may include (highly recommended): for preschool-aged children, reviewing existing screening data and/or any previously conducted evaluation data

(11) Speech or language impairment means a	education evaluation of students suspected of having a	and for school-aged children, reviewing and considering
communication disorder, such as	specific learning disability, such as dyslexia.	complete SAT file documentation and existing
stuttering, impaired articulation, a		evaluation data; gathering and analyzing
language impairment, or a voice	H. The department shall adopt rules, standards and	developmental/educational, medical, family, and social
impairment, that adversely affects a	guidelines necessary to implement this section.	history, including an interview with the
child's educational performance.	8	parent(s)/guardian(s); obtaining a current,
		comprehensive audiological evaluation by a licensed
(12) <i>Traumatic brain injury</i> means an		audiologist to determine degree and type of hearing loss,
acquired injury to the brain caused by an		including the assessment of hearing levels (aided and
external physical force, resulting in total		unaided) and the functional use of hearing; conducting a
or partial functional disability or		speech/language/communication assessment;
psychosocial impairment, or both, that		completing a systematic review of individual academic
adversely affects a child's educational		achievement, including formal and informal measures;
performance. Traumatic brain injury		administering an individual academic achievement
applies to open or closed head injuries		assessment in the area(s) of suspected need and for
resulting in impairments in one or more		which instruction and intervention have been
areas, such as cognition; language;		documented; completing multiple direct observations
memory; attention; reasoning; abstract		across both structured and unstructured settings and
thinking; judgment; problem-solving;		various times; conducting a transition assessment,
sensory, perceptual, and motor abilities;		including a vocational evaluation (as appropriate); and
psychosocial behavior; physical		when an evaluation in any area is unable to be
functions; information processing; and		completed using standardized measures, using
speech. Traumatic brain injury does not		alternative methods of obtaining data to gather
apply to brain injuries that are congenital		information about the child's present levels of
or degenerative, or to brain injuries		performance. (See NM TEAM, December 2017 for
induced by birth trauma.		potential additional components and reevaluation
(13) Visual impairment including blindness		guidance.)
means an impairment in vision that, even		
with correction, adversely affects a		Emotional Disturbance
child's educational performance. The		CIMARRON MUNICIPAL SCHOOL DISTRICT
		expects that the initial eligibility determination under the
term includes both partial sight and blindness.		category of emotional disturbance include the
officielless.		participation of a New Mexico licensed psychologist
(Authority: 20 U.S.C. 1401(3); 1401(30))		(clinical or school). (See NM TEAM, December 2017)
		(chinear of school). (See TWI TEXWI, December 2017)
		With respect to the criterion that the student manifest
		one or more characteristics of emotional disturbance
		over a long period of time, "a long period of time" is a
		range of from two to nine months, assuming preliminary
		interventions have been implemented and proven
		ineffective during that period. (See OSEP Letter to
		Anonymous, 213 IDELR 247 (1989))

Ι	
	With respect to the criterion that the student manifest
	one or more characteristics of emotional disturbance to a
	"marked degree," this generally refers to the frequency,
	duration, or intensity of a student's emotionally
	disturbed behavior in comparison to the behavior of
	peers and can be indicative of either degree or acuity or
	pervasiveness. (See OSEP Letter to Anonymous, 213
	IDELR 247 (1989))
	With respect to the criterion that the emotional
	disturbance adversely affects educational performance,
	CIMARRON MUNICIPAL SCHOOL DISTRICT
	expects the EDT to determine educational performance
	on an individual basis including non-academic as well as
	academic standards as determined by standardized
	measures. (See OSEP Letter to Lybarger 1990))
	An initial evaluation for emotional disturbance may
	include (highly recommended): for preschool-aged
	children, reviewing existing screening data and/or any
	previously conducted evaluation data and for school-
	aged children, reviewing and considering complete SAT
	file documentation and existing evaluation data;
	gathering and analyzing developmental/educational,
	medical, family, and social history, including an
	interview with the parent(s)/guardian(s); completing
	multiple direct observations across both structured and
	unstructured settings and various times; completing a
	systematic review of individual academic achievement
	performance including formal and informal measures;
	administering an individual academic achievement
	assessment in the area(s) of suspected disability and for
	which instruction and intervention has been
	documented; conducting or reviewing and updating a
	functional behavioral assessment; conducting or
	obtaining a psychological evaluation consistent with the
	area(s) of suspected disability; using rating scales
	/checklists to collect data about frequency and intensity
	of behaviors (internalizing or externalizing); completing a transition assessment, including a vocational
	evaluation (as appropriate); and when an evaluation in
	any area is unable to be completed using standardized
	measures, using alternative methods of obtaining data to gather information about the child's present levels of
	gamer mormation about the child's present levels of

performance. (See NM TEAM, December 2017 for potential additional components and reevaluation guidance.)
Intellectual Disability
An initial evaluation for intellectual disability may include (highly recommended): for preschool-aged children, reviewing existing screening data and/or any previously conducted evaluation data and for school- aged children, reviewing and considering complete SAT file documentation and existing evaluation data; gathering and analyzing developmental/educational, medical, family, and social history, including an interview with the parent(s)/guardia(s); completing multiple direct observations across both structured and unstructured settings and various times; conducting an assessment of cognitive abilities; obtaining adaptive behavior information including the areas of conceptual, social, and practical skills; documenting maifestation of the disability before the age of 18; completing a systematic review of individual academic achievement, including formal and informal measures; administering an individual academic achievement assessment in the areas of suspected disability and for which instruction and intervention have been documented; conducting a speech/language/communication evaluation; conducting a transition assessment, including a vocational evaluation, as appropriate; and when an evaluation in any area is unable to be completed using standardized measures, using alternative methods of obtaining data to gather information about the child's present levels of performance. (See NM TEAM, December 2017 for potential additional components and reevaluation
guidance.)
Multiple Disabilities
CIMARRON MUNICIPAL SCHOOL DISTRICT expects that the highly recommended and potential additional components of an initial evaluation be determined by the evaluation team based upon the concomitant disabilities and the guidance provided in the NM TEAM that is specific to those areas of

	suspected disability and need for special education. (See NM TEAM, December 2017 for reevaluation guidance.)
	Orthopedic Impairment
	An initial evaluation for orthopedic impairment may include (highly recommended): for preschool-aged children, reviewing existing screening data and/or any previously conducted evaluation data and for school- aged children, reviewing and considering complete SAT file documentation and existing evaluation data; gathering and analyzing developmental/educational, medical, family, and social history, including an interview with the parent(s)/guardian(s); documenting medical diagnosis of a chronic orthopedic impairment (See NM TEAM, December 2017, Appendix B); completing multiple direct observations across both structured and unstructured settings and various times; conducting a motor skills assessment by a licensed occupational therapist, licensed physical therapist, or both; completing a systematic review of individual academic achievement, including formal and informal measures; administering an individual academic achievement assessment in the area(s) of suspected disability and for which instruction and intervention have been documented; conducting a transition assessment, including a vocational evaluation (as appropriate); and when an evaluation in any area is unable to be completed using standardized measures, using alternative methods of obtaining data to gather information about the child's present levels of performance. (See NM TEAM, December 2017 for
	potential additional components and reevaluation guidance.)
	Other Health Impairment
	The list of acute or chronic health conditions in the definition of other health impairment is not exhaustive, but rather provides examples of problems that children have that could make them eligible for special education and related services under the category of other health

impairment. (See 71 Fed. Reg. 46550 (August 14, 2006))
IDEA does not necessarily require a school district to conduct a medical evaluation for the purpose of determining whether a child has ADD/ADHD. If CIMARRON MUNICIPAL SCHOOL DISTRICT believes that a medical evaluation by a licensed physician is needed as part of the evaluation to determine whether a child suspected of having ADD/ADHD meets the eligibility criteria of the OHI category, or any other disability category under the IDEA, CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that this evaluation is conducted at no cost to the parents. (See <u>OSEP Letter to Williams</u> (March 14, 1994))
If CIMARRON MUNICIPAL SCHOOL DISTRICT believes that there are other effective methods for determining whether a child suspected of having ADD/ADHD meets the eligibility requirements of the OHI category, then it is permissible for CIMARRON MUNICIPAL SCHOOL DISTRICT to use qualified personnel other than a licensed physician to conduct the evaluation as long as all of the protections in evaluation procedures are met. <u>OSEP Letter to Williams (March 14, 1994)</u>)
An initial evaluation for other health impairment may include (highly recommended): for preschool-aged children, reviewing existing screening data and/or any previously conducted evaluation data and for school- aged children, reviewing and considering complete SAT file documentation and existing evaluation data; gathering and analyzing developmental/educational, medical, family, and social history, including an interview with the parent(s)/guardian(s); obtaining documentation from a licensed physician or other qualified health professional, licensed to determine such conditions, that includes a diagnosis of a chronic or acute physical, physiological, or neurological impairment that results in limited strength, vitality, and/or alertness; completing an analysis of individual

	measures; administering an individual academic achievement assessment in the areas of suspected disability and for which instruction and intervention have been documented; completing direct observations across multiple settings, both structured and unstructured and at various times; if the referral concern being considered is attention, focus, and/or hyperactivity, obtaining behavior rating scales/checklists to collect data about the frequency and intensity of behaviors of concern (internalizing and externalizing), multiple time-sampled classroom observations, and a functional behavioral assessment; conducting a transition assessment, including a vocational evaluation (as appropriate); and when an evaluation in any area is unable to be completed using standardized measures, using alternative methods of obtaining data to gather information about the child's present levels of performance. (See NM TEAM, December 2017 for potential additional components and reevaluation guidance.)
	Specific Learning Disability
	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes it must use the State criteria when determining whether a child has a Specific Learning Disability. In the specific learning disability category, CIMARRON MUNICIPAL SCHOOL DISTRICT expects that evaluation teams adhere to NM TEAM (December 2017) when evaluating a student for a suspected learning disability, as a means of ensuring compliance with State criteria. (See <u>OSEP Letter to</u> <u>Massanari</u> (September 24, 2007); see also <u>OSEP Letter</u> to Zirkel (August 15, 2007).
	An initial evaluation for a specific learning disability may include (highly recommended): for school aged- children, reviewing and considering complete SAT file documentation and existing evaluation data; gathering and analyzing developmental/educational, medical, family, and social history, including an interview with the parent(s)/guardian(s); completing direct observations across multiple settings, both structured and unstructured and at various times; analyzing observation

completed in the child's learning environments including the general classroom setting, either through the SAT process or as part of the initial evaluation process (the observation must be completed in all areas of difficulty); conducting a comprehensive assessment of cognitive abilities, including verbal and nonverbal skills; gathering and analyzing informal individual academic achievement data, including benchmark testing, progress monitoring, curriculum-based measures, running records, work samples, and criterion- referenced testing; gathering and analyzing formal individual academic achievement data in the area of suspected disability, including basic reading skills, reading fluency, reading comprehension, math, written expression, conducting an assessment of cognitive processing skills in the areas related to the suspected area(s) of disability; conducting a transition assessment, including a vocational evaluation (as appropriate); and when an evaluation in any area is unable to be completed using standardized measures, using alternative methods of obtaining data to gather informance. (See NM TEAM, December 2017 for potential additional components and reevaluation guidance.)
CIMARRON MUNICIPAL SCHOOL DISTRICT, shall screen all first-grade students for dyslexia. Should the students screening demonstrate characteristics of dyslexia and is having difficulty learning to read, write, spell, understand spoken language or express thoughts clearly CIMARRON MUNICIPAL SCHOOL DISTRICT shall provide the student appropriate classroom interventions or be referred to a Student assistance team (SAT). (See NMSA 1978, § 22-13-32).CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of the District's literacy professional development plan (applicable to all elementary school teachers, reading interventionists and special education

	characteristics of dyslexia or diagnosed with dyslexia) implementing NMSA 1978, § 22-13-32 to ensure students receive evidence-based reading instruction. CIMARRON MUNICIPAL SCHOOL DISTRICT uses the NMPED manual, <u>Dyslexia Handbook: A Guide to Teaching ALL Students to Read through Structured Literacy (2020), and New Mexico Technical Evaluation and Assessment Manual: Identification of Dyslexia Supplemental Narrative and Worksheet (2020), as its guiding documents in implementing the student intervention and Dyslexia Identification. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance document.</u>
	Speech-Language Impairment An initial evaluation for a speech-language impairment (speech disorder) may include(highly recommended) : for preschool-aged children, reviewing existing screening data and/or any previously conducted evaluation data and for school-aged children, reviewing and considering complete SAT file; gathering and analyzing developmental/educational, medical, family, and social history, including an interview with the parent(s)/guardian(s); conducting a functional communication assessment; assessing intelligibility of speech; administering an oral mechanism/oral motor exam; completing an analysis of a spontaneous speech sample with a focus on areas of concern; conducting a transition assessment, including a vocational evaluation (as indicated); and when an evaluation in any area is unable to be completed using standardized measures, using alternative methods of obtaining data to gather information about the child's present levels of performance. In addition to the components listed above, the evaluation of articulation may include (highly recommended): assessing stimulability; and completing standardized and/or non-standardized inventory(ies) of speech sounds/phonological processes. In addition to

may includ measures or resonance, component include (hi of oral, lar completing aspects of circumlocu attempts to (See NM T	nents listed above, the evaluation of voice e (highly recommended): completing f and/or qualitative descriptions of quality, pitch, and volume. In addition to the s listed above, the evaluation of fluency may ghly recommended): completing observations rugeal, and respiratory behaviors; and a qualitative description of non-measurable luency (i.e., coping behaviors, such as tion, starter devices, postponement tactics, or disguise stuttering and emotional reactions). EAM, December 2017 for potential components and reevaluation guidance.)
(language of for prescho screening of evaluation and consid analyzing of and social parent(s)/g communic; and non-sta expressive form (morp completing achieveme conducting vocational evaluation standardize obtaining of present lev December	valuation for a speech-language impairment lisorder) may include (highly recommended): ol-aged children, reviewing existing lata and/or any previously conducted data and for school-aged children, reviewing ering complete SAT file; gathering and levelopmental/educational, medical, family, nistory, including an interview with the uardian(s); conducting a functional ation assessment; administering standardized madardized assessments of receptive and language in the areas of content (semantics), phology and syntax), and use (pragmatics); a systematic review of individual academic nt, including formal and informal measures; a transition assessment, including a evaluation (as appropriate); and when an in any area is unable to be completed using d measures, using alternative methods of ata to gather information about the child's els of performance. (See NM TEAM, 2017 for potential additional components and n guidance.)
An initial e include (hi children, re	Brain Injury valuation for traumatic brain injury may ghly recommended): for preschool-aged viewing existing screening data and/or any conducted evaluation data and for school-

aged children, reviewing and considering complete SAT file documentation and existing evaluation data; gathering and analyzing developmental/educational, medical, family, and social history, including an interview with the parent(s)/guardian(s); obtaining medical or historical documentation of a TBI, including premorbid functioning, if available; conducting a speech/language/communication assessment; conducting an assessment of cognitive abilities; completing a systematic review of individual academic achievement, including formal and informal measures; administering an individual academic achievement assessment in the area(s) of suspected disability for which instruction and intervention have been documented; conducting a sensory processing and motor skills assessment; obtaining adaptive behavior information in the areas of conceptual, social, and practical skills; completing multiple direct observations across both structured and unstructured settings and at various times; conducting a transition assessment, including a vocational evaluation (as appropriate); and when an evaluation in any area is unable to be completed using standardized measures, using alternative methods of obtaining data to gather information about the child's present levels of performance. Specific to this eligibility category, it is vital to obtain any pre-injury information that may be available. This would include information regarding functioning at school, home, and in the community. (See NM TEAM, December 2017 for potential additional
components and reevaluation guidance.)
<u>Visual Impairment</u>
An initial evaluation for visual impairment may include (highly recommended): for preschool-aged children, reviewing existing screening data and/or any previously conducted evaluation data and for school-aged children, reviewing and considering complete SAT file documentation and existing evaluation data; gathering and analyzing developmental/educational, medical, family, and social history, including an interview with the parent(s)/guardian(s); obtaining an eye examination (within one year) conducted by a licensed eye specialist

the presence of an eye condition; conducting a
functional vision evaluation by a licensed Teacher(s) of
Students with Blindness/Visual Impairment or a
certified orientation and mobility specialist; conducting
a learning media assessment by a licensed Teacher(s) of
Students with Blindness/Visual Impairment; completing
multiple direct observations across both structured and
unstructured settings and at various times; completing a
systematic review of individual academic achievement,
including formal and informal measures; administering
an individual academic achievement assessment in the
area(s) of suspected need and for which instruction and
intervention have been documented; completing a
transition assessment, including a vocational evaluation
(as appropriate); and when an evaluation in any area is
unable to be completed using standardized measures,
using alternative methods of obtaining data to gather
information about the child's present levels of
performance. The eye examination written report (see
NM TEAM, December 2017, Appendix B) must include
the diagnosis of the eye condition, visual acuity, and
recommendations in regard to using prescription lenses.
(See NM TEAM, December2017 for potential additional
components and reevaluation guidance.)

<u>§ 300.9 Consent.</u>		
 <i>Consent</i> means that— (a) The parent has been fully informed of all information relevant to the activity for which consent is sought, in his or her native language, or other mode of communication; (b) The parent understands and agrees in writing to the carrying out of the activity for which his or her consent is sought, and the consent describes that activity and lists the records (if any) that will be released and to whom; and 	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: E. Communications in understandable language. Pursuant to 34 CFR Secs. 300.9(a), 300.322(e), 300.503(c) and 300.504(d), each public agency shall communicate with parents in understandable language, including the parent's native language or other mode of communication, unless it is clearly not feasible to do so, if necessary for understanding, in IEP meetings, in 	CIMARRON MUNICIPAL SCHOOL DISTRICT understands that the definition of consent requires a parent to be fully informed of all information relevant to the activity for which consent is sought. CIMARRON MUNICIPAL SCHOOL DISTRICT further understands that the definition also requires a parent to agree in writing to an activity for which consent is sought. Therefore, whenever consent is used in the regulations, CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the consent is both informed and in writing. (See 71 Fed. Reg. 46551 (August 14, 2006))



 (c) (1) The parent understands that the granting of consent is voluntary on the part of the parent and may be revoked at any time. 	written notices and in obtaining consent where consent is required.	
(2) If a parent revokes consent, that revocation is not retroactive (i.e., it does not negate an action that has occurred after the consent was given and before the consent was revoked).		
 (3) If the parent revokes consent in writing for their child's receipt of special education services after the child is initially provided special education and related services, the public agency 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. (Authority: 20 U.S.C. 1414(a)(1)(D)) 		

§ 300.11 Day; business day; school day.	
 (a) <i>Day</i> means calendar day unless otherwise indicated as business day or school day. (b) <i>Business day</i> means Monday through Friday, except for Federal and State holidays (unless holidays are specifically included in the designation of business day, as in § 300.148(d)(1)(ii)). 	



(c)	
 School day means any day, including a partial day that children are in attendance at school for instructional purposes. 	
(2) <i>School day</i> has the same meaning for all children in school, including children with and without disabilities.	
(Authority: 20 U.S.C. 1221e-3)	

<u>§ 300.12 Educational service agency.</u>	
Educational service agency means—	
(a) A regional public multiservice agency—	
 Authorized by State law to develop, manage, and provide services or programs to LEAs; 	
(2) Recognized as an administrative agency for purposes of the provision of special education and related services provided within public elementary schools and secondary schools of the State;	
(b) Includes any other public institution or agency having administrative control and direction over a public elementary school or secondary school; and	
(c) Includes entities that meet the definition of intermediate educational unit in section 602(23) of the Act as in effect prior to June 4, 1997.	
(Authority: 20 U.S.C. 1401(5))	

§ 300.13 Elementary school.	
<i>Elementary school</i> means a nonprofit institutional day or residential school, including a public elementary charter school, that provides elementary education, as determined under State law.	
(Authority: 20 U.S.C. 1401(6))	

<u>§ 300.14 Equipment.</u>	
Equipment means—	
 (a) Machinery, utilities, and built-in equipment, and any necessary enclosures or structures to house the machinery, utilities, or equipment; and 	
 (b) All other items necessary for the functioning of a particular facility as a facility for the provision of educational services, including items such as instructional equipment and necessary furniture; printed, published and audio-visual instructional materials; telecommunications, sensory, and other technological aids and devices; and books, periodicals, documents, and other related materials. (Authority: 20 U.S.C. 1401(7)) 	

<u>§ 300.15 Evaluation.</u>	
<i>Evaluation</i> means procedures used in accordance with §§ 300.304 through 300.311 to determine whether a child has a disability and the nature and extent of the special education and related services that the child needs. (Authority: 20 U.S.C. 1414(a) (c))	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that a child suspected of having one of the enumerated disabilities under the IDEA and needing special education services will be evaluated by a group of qualified professionals. The evaluation will be at no cost to the parent, including any educationally necessary evaluation conducted by a licensed physician to determine the child's medically related disability that



	results in the child's need for special education and related services.

<u>§ 300.16 Excess costs.</u>		
<i>Excess costs</i> means those costs that are in excess of the average annual per-student expenditure in an LEA during the preceding school year for an elementary school or secondary school student, as may be appropriate, and that must be computed after deducting—		
(a) Amounts received—	,	
(1) Under Part B of the Act;		
(2) Under Part A of title I of the ESEA; and		
(3) Under Parts A of title III of the ESEA and;		
(b) Any State or local funds expended for programs that would qualify for assistance under any of the parts described in paragraph (a) of this section, but excluding any amounts for capital outlay or debt service. (<i>See</i> Appendix A to part 300 for an example of how excess costs must be calculated.)		
(Authority: 20 U.S.C. 1401(8))		

<u>§ 300.17 Free appropriate public education.</u>		
 <i>Free appropriate public education</i> or <i>FAPE</i> means special education and related services that— (a) Are provided at public expense, under public supervision and direction, and without charge; (b) Meet the standards of the SEA, including the 	6.31.2.7 NMAC. DEFINITIONS:B. The following terms shall have the following meanings for purposes of these rules.	



requirements of this part; (c) Include an appropriate preschool, elementary	(7) A "free appropriate public education (FAPE)" means special education and related services which	
school, or secondary school education in the State involved; and	meet all requirements of 34 CFR Sec. 300.17 and which, pursuant to 34 CFR Sec. 300.17(b), meet all applicable department rules and standards, including	
 (d) Are provided in conformity with an individualized education program (IEP) that meets the requirements of §§ 300.320 through 300.324. (Authority: 20 U.S.C. 1401(9)) 	but not limited to these rules; the New Mexico standards for excellence; and department rules governing school personnel preparation, licensure and performance;, student rights and responsibilities; and student transportation.	
(Autionty, 20 0.5.C. 1401(7))	6.29.1.7 NMAC. DEFINITIONS:	
	R "Free appropriate public education (FAPE)" means special education and related services that are provided at public expense, under public supervision and direction without charge, which meet the standards of the department in providing appropriate preschool, elementary or secondary education in New Mexico; and which are provided in conformity with an individualized education program (IEP) that meets the requirements of 34 CFR, Sections 300.320 through 300.324.	
General education curriculum. (Not defined in federal	6.31.2.7 NMAC. DEFINITIONS:	
regulations; see New Mexico Rules).	B. The following terms shall have the following meanings for purposes of these rules.	
	(8) The "general education curriculum" pursuant to 34 CFR Sec. 300.320, means the same curriculum that a public agency offers for nondisabled children. For New Mexico public agencies whose non-special education programs are subject to department rules, the general curriculum includes the content standards, benchmarks and all other applicable requirements of the New Mexico standards for excellence and any other department rules defining curricular requirements.	

§ 300.19 Homeless children.	
Homeless children has the meaning given the term homeless children and youths in section 725 (42 U.S.C. 11434a) of the McKinney-Vento Homeless Assistance Act,	CIMARRON MUNICIPAL SCHOOL DISTRICT will utilize the following definition from the McKinney- Vento Homeless Assistance Act.
as amended, 42 U.S.C. 11431 et seq.	The term "homeless children and youths" -
(Authority: 20 U.S.C. 1401(11))	 (A) means individuals who lack a fixed, regular, and adequate nighttime residence (within the meaning of section 11302(a)(1) of this title); and
	(B) includes –
	 (i) children and youths who are sharing the housing of other persons due to loss of housing, economic hardship, or a similar reason; are living in motels, hotels, trailer parks, or camping grounds due to the lack of alternative accommodations; are living in emergency or transitional shelters; are abandoned in hospitals; or are awaiting foster care placement;
	 (ii) children and youths who have a primary nighttime residence that is a public or private place not designed for or ordinarily used as a regular sleeping accommodation for human beings (within the meaning of section 11302(a)(2)(C) of this title);
	 (iii) children and youths who are living in cars, parks, public spaces, abandoned buildings, substandard housing, bus or train stations, or similar settings; and
	(iv) migratory children (as such term is defined in section 6399 of Title 20) who qualify as

	homeless for the purposes of this part because the children are living in circumstances described in clauses (i) through (iii).
	(42 U.S.C. § 11434a)

<u>§ 300.20 Include.</u>	
<i>Include</i> means that the items named are not all of the possible items that are covered, whether like or unlike the ones named.	
(Authority: 20 U.S.C. 1221e–3)	

<u>§ 300.2</u>	1 Indian and Indian tribe.	
(a)	<i>Indian</i> means an individual who is a member of an Indian	
(b)	<i>Indian tribe</i> means any Federal or State Indian tribe, band, rancheria, pueblo, colony, or community, including any Alaska Native village or regional village corporation (as defined in or established under the Alaska Native Claims Settlement Act, 43 U.S.C. 1601 <i>et seq.</i>).	
(c)	Nothing in this definition is intended to indicate that the Secretary of the Interior is required to provide services or funding to a State Indian tribe that is not listed in the Federal Register list of Indian entities recognized as eligible to receive services from the United States, published pursuant to Section 104 of the Federally Recognized Indian Tribe List Act of 1994, 25 U.S.C. 479a–1.	
(Author	ity: 20 U.S.C. 1401(12) and (13))	



§ 300.22 Individualized education program.		
<i>Individualized education program</i> or IEP means a written statement for a child with a disability that is developed, reviewed, and revised in accordance with §§ 300.320 through 300.324.	6.31.2.7 NMAC. DEFINITIONS:B. The following terms shall have the following meanings for purposes of these rules.	
(Authority: 20 U.S.C. 1401(14))	(10) "Individualized education program" or "IEP" means a written statement for a child with a disability that is developed, reviewed, and revised in accordance with 34 CFR Secs. 300.320 through 300.324;	
	6.29.1.7 NMAC. DEFINITIONS:	
	X "Individualized education program (IEP)" means a written statement for a child with a disability that is developed, reviewed and revised in accordance with 34 CFR, Secs.300.320 through 300.324.	

§ 300.23 Individualized education program team.		
Individualized education program team or IEP Team means a group of individuals described in § 300.321 that is responsible for developing, reviewing, or revising an IEP for a child with a disability. (Authority: 20 U.S.C. 1414(d)(1)(B))	 6.31.2.7 NMAC. DEFINITIONS: (B) (11) "IEP team" means, pursuant to 34 CFR Sec. 300.321, the public agency shall ensure that the IEP team for each child with a disability includes: (a) the parents of the child; (b) not less than one regular education teacher of the child (if the child is, or may be, participating in the regular education environment); 	

 (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:
 (i) is qualified to provide, or supervise the provision of, specially designed instruction to meet the unique needs of children with disabilities;
(ii) is knowledgeable about the general education curriculum; and
(iii) is knowledgeable about the availability of resources of the public agency;
 (e) an individual who can interpret the instructional implications of evaluation results, who may be a member of the team described in Subparagraphs (b) through (e) of Paragraph (11) of Subsection B of 6.31.2.7 NMAC;
 (f) at the discretion of the parent or public agency, other individuals who have knowledge or special expertise regarding the child, including related services personnel as appropriate; and
(g) whenever appropriate, the child with a disability.

§ 300.24 Individualized family service plan.	
<i>Individualized family service plan</i> or <i>IFSP</i> has the meaning given the term in section 636 of the Act. (Authority: 20 U.S.C. 1401(15))	CIMARRON MUNICIPAL SCHOOL DISTRICT understands that an IFSP must contain: (1) a statement of the infant's or toddler's present levels of physical development, cognitive development, communication development, social or emotional development, and adaptive development, based on objective criteria;

	(2) a statement of the family's resources, priorities, and
	concerns relating to enhancing the development of
	the family's infant or toddler with a disability;
	(3) a statement of the measurable results or outcomes
	expected to be achieved for the infant or toddler
	and the family, including pre-literacy and language
	skills, as developmentally appropriate for the child,
	and the criteria, procedures, and timelines used to
	determine the degree to which progress toward
	achieving the results or outcomes is being made
	and whether modifications or revisions of the
	results or outcomes or services are necessary;
	(4) a statement of specific early intervention services
	based on peer-reviewed research, to the extent
	practicable, necessary to meet the unique needs of
	the infant or toddler and the family, including the
	frequency, intensity, and method of delivering
	services;
	(5) a statement of the natural environments in which
	early intervention services will appropriately be
	provided, including a justification of the extent, if
	any, to which the services will not be provided in a
	natural environment;
	(6) the projected dates for initiation of services and the
	anticipated length, duration, and frequency of the
	services;
	(7) the identification of the service coordinator from
	the profession most immediately relevant to the
	infant's or toddler's or family's needs (or who is
	otherwise qualified to carry out all applicable
	responsibilities under this subchapter) who will be
	responsible for the implementation of the plan and
	coordination with other agencies and persons,
	including transition services; and
	(8) the steps to be taken to support the transition of the
	toddler with a disability to preschool or other
	appropriate services.
	(20 U.S.C. § 1436)
	The UNM Center for Development and Disability has
	developed Model IFSP (<u>English</u>) and (<u>Spanish</u>) forms
[{	available through the Department of Health website.

<u>§ 300.25 Infant or toddler with a disability.</u>		
Infant or toddler with a disability—		
(a) Means an individual under three years of age who needs early intervention services because the individual—		
 Is experiencing developmental delays, as measured by appropriate diagnostic instruments and procedures in one or more of the areas of cognitive development, physical development, communication development, social or emotional development, and adaptive development; or 		
(2) Has a diagnosed physical or mental condition that has a high probability of resulting in developmental delay; and		
(b) May also include, at a State's discretion—		
(1) At-risk infants and toddlers; and		
(2) Children with disabilities who are eligible for services under section 619 and who previously received services under Part C of the Act until such children enter, or are eligible under State law to enter, kindergarten or elementary school, as appropriate, provided that any programs under Part C of the Act serving such children shall include—		
 An educational component that promotes school readiness and incorporates pre- literacy, language, and numeracy skills; and 		
 (ii) A written notification to parents of their rights and responsibilities in determining whether their child will continue to receive services under Part C of the Act 		
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or participate in preschool programs under section 619.	
(Authority: 20 U.S.C. 1401(16) and 1432(5))	

§ 300.26 Institution of higher education.	
Institution of higher education—	
 (a) Has the meaning given the term in section 101 of the Higher Education Act of 1965, as amended, 20 U.S.C. 1021 <i>et seq.</i> (HEA); and 	
(b) Also includes any community college receiving funds from the Secretary of the Interior under the Tribally Controlled Community College or University Assistance Act of 1978, 25 U.S.C. 1801, <i>et seq.</i>	
(Authority: 20 U.S.C. 1401(17))	

§ 300.27 Limited English proficient.	
<i>Limited English proficient</i> has the meaning given the term in English Learner in section 8101of the ESEA.	CIMARRON MUNICIPAL SCHOOL DISTRICT understands the term "English learner", when used with respect to an individual, to mean an individual:
(Authority: 20 U.S.C. 1401(18))	(A) who is aged 3 through 21;(B) who is enrolled or preparing to enroll in an elementary school or secondary school;
	 (C) (i) who was not born in the United States or whose native language is a language other than English;



(ii)
(I) who is a Native American or Alaska Native, or a native resident of the outlying areas; and
 (II) who comes from an environment where a language other than English has had a significant impact on the individual's level of English language proficiency; or
 (iii) who is migratory, whose native language is a language other than English, and who comes from an environment where a language other than English is dominant; and
(D) whose difficulties in speaking, reading, writing, or understanding the English language may be sufficient to deny the individual
 (i) the ability to meet the State's proficient level of achievement on State assessments described in section 6311(b)(3) of the [Elementary and Secondary Education Act];
 (ii) the ability to successfully achieve in classrooms where the language of instruction is English; or
(iii) the opportunity to participate fully in society.
(20 U.S.C. 7801 §)

§ 300.28 Local educational agency.		
(a) General. Local educational agency or LEA means a public board of education or other public authority legally constituted within a State for either administrative control or direction of, or to perform a service function for, public elementary or secondary schools in a city, county, township, school district, or other political subdivision of a	6.31.2.7 NMAC. DEFINITIONS:B. The following terms shall have the following meanings for purposes of these rules.	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes that it is a local educational agency (LEA) under the IDEA.



State, or for a combination of school districts or counties as are recognized in a State as an administrative agency for its public elementary schools or secondary schools.	(9) "LEA" means a local educational agency as defined in 34 CFR Sec. 300.28.	
(b) Educational service agencies and other public institutions or agencies. The term includes—	6.29.1.7 NMAC. DEFINITIONS:	
 An educational service agency, as defined in § 300.12; and 	 Z. "Local educational agency (LEA)" means a local educational agency as defined in 34 CFR Sec. 300.28. The LEA may be a public school district, a state- 	
(2) Any other public institution or agency having administrative control and direction of a public elementary school or secondary school, including a public nonprofit charter school that is established as an LEA under State law.	chartered charter school or a state educational institution.	
(c) BIA funded schools. The term includes an elementary school or secondary school funded by the Bureau of Indian Affairs, and not subject to the jurisdiction of any SEA other than the Bureau of Indian Affairs, but only to the extent that the inclusion makes the school eligible for programs for which specific eligibility is not provided to the school in another provision of law and the school does not have a student population that is smaller than the student population of the LEA receiving assistance under the Act with the smallest student population.		
(Authority: 20 U.S.C. 1401(19))		

§ 300.29 Native language.	
 (a) Native language, when used with respect to an individual who is limited English proficient, means the following: 	
 (1) The language normally used by that individual, or, in the case of a child, the language normally used by the parents of the child, except as provided in paragraph (a)(2) of this section. 	
(2) In all direct contact with a child (including evaluation of the child), the language normally used by the child in the home or learning environment.	
(b) For an individual with deafness or blindness, or for an individual with no written language, the mode of communication is that normally used by the individual (such as sign language, Braille, or oral communication).	
(Authority: 20 U.S.C. 1401(20))	

<u>NMAC.</u>		
(Not defined in federal regulations; see New Mexico Rules).	 6.31.2.7 NMAC. DEFINITIONS: B. The following terms shall have the following meanings for purposes of these rules. (13) "NMAC" means the New Mexico administrative code, including future amendments. 	

<u>NMSA 1978.</u>		
(Not defined in federal regulations; see New Mexico Rules).	 6.31.2.7 NMAC. DEFINITIONS: B. The following terms shall have the following meanings for purposes of these rules. (14) "NMSA 1978" means the 1978 Compilation of New Mexico Statutes Annotated, including future amendments. 	

<u>§ 300.30 Parent.</u>		
 (a) Parent means— (1) A biological or adoptive parent of a child; (2) A foster parent, unless State law, regulations, or contractual obligations with a State or local entity prohibit a foster parent from acting as a parent; (3) A guardian generally authorized to act as the child's parent, or authorized to make educational decisions for the child (but not the State if the child is a ward of the State); (4) An individual acting in the place of a biological or adoptive parent (including a grandparent, stepparent, or other relative) with whom the child lives, or an individual who is legally responsible for the child's welfare; or (5) A surrogate parent who has been appointed in accordance with § 300.519 or section 639(a)(5) of the Act. (b) (1) Except as provided in paragraph (b)(2) of this 	 6.31.2.7 NMAC. DEFINITIONS: B. The following terms shall have the following meanings for purposes of these rules. (15) "Parent" includes, in addition to the persons specified in 34 CFR Sec. 300.30, a child with a disability who has reached age 18 and for whom there is no court-appointed general guardian, limited guardian or other court-appointed person who has legal custody or has otherwise been authorized by a court to make educational decisions on the child's behalf as provided in Subsection K of 6.31.2.13 NMAC. Pursuant to 34 CFR Sec. 300.519 and department policy, a foster parent of a child with a disability may act as a parent under Part B of IDEA if: (i) the foster parent or the state children, youth and families department (CYFD) provides appropriate documentation to establish that CYFD has legal custody and has designated the person in question as the child's foster parent; and (ii) the foster parent is willing to make the educational decisions required of parents under IDEA, and has no interest that would conflict with the interests of 	CIMARRON MUNICIPAL SCHOOL DISTRICT understands the phrase "attempting to act as a parent" generally to refer to situations in which an individual attempts to assume the responsibilities of a parent under the IDEA. An individual may "attempt to act as a parent" under the IDEA in many situations; for example, if an individual provides consent for an evaluation or reevaluation or attends an IEP Team meeting as the child's parent. (See 71 Fed. Reg. 46567 (August 14, 2004))



 section, the biological or adoptive parent, when attempting to act as the parent under this part and when more than one party is qualified under paragraph (a) of this section to act as a parent, must be presumed to be the parent for purposes of this section unless the biological or adoptive parent does not have legal authority to make educational decisions for the child. (2) If a judicial decree or order identifies a specific person or persons under paragraphs (a)(1) through (4) of this section to act as the "parent" of a child or to make educational decisions on behalf of a child, then such person or persons shall be determined to be the "parent" for purposes of this section. 	the child. A foster parent who does not qualify under the requirements but who meets all requirements for a surrogate parent under 34 CFR Sec. 300.519 may be appointed as a surrogate if the public agency responsible for making the appointment deems such action appropriate.	
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§ 300.31 Parent training and information center.	
Parent training and information center means a center assisted under sections 671 or 672 of the Act.	
(Authority: 20 U.S.C. 1401(25))	

<u>§ 300.32 Personally identifiable.</u>	
Personally identifiable means information that contains-	
(a) The name of the child, the child's parent, or other family member;	
(b) The address of the child;	
 (c) A personal identifier, such as the child's social security number or student number; or 	



 (d) A list of personal characteristics or other information that would make it possible to identify the child with reasonable certainty. 	
(Authority: 20 U.S.C. 1415(a))	

§ 300.33 Public agency.		
 <i>Public agency</i> includes the SEA, LEAs, ESAs, nonprofit public charter schools that are not otherwise included as LEAs or ESAs and are not a school of an LEA or ESA, and any other political subdivisions of the State that are responsible for providing education to children with disabilities. (Authority: 20 U.S.C. 1412(a)(11)) 	 6.31.2.7 NMAC. DEFINITIONS: B. The following terms shall have the following meanings for purposes of these rules. (6) The "educational jurisdiction" of a public agency includes the geographic area, age range and all facilities including residential treatment centers, day treatment centers, hospitals, mental health institutions, juvenile justice facilities, state supported schools, or programs within which the public agency is obligated under state laws, rules, or by enforceable agreements including joint powers agreements (JPAs) or memoranda of understanding (MOUs) to provide educational services for children with disabilities. In situations such as transitions, transfers, and special placements, the educational jurisdiction of two or more public agencies may overlap and result in a shared obligation to ensure that a particular child receives all the services to which the child is entitled. (21) A "state-supported educational program" means a publicly funded program that: 	

	 (a) provides special education and related services to children with disabilities who come within the program's educational jurisdiction; 	
	 (b) is operated by, or under contractual arrangements for, a state school, state educational institution, other state institution, state hospital or state agency; and 	
	(c) is primarily funded through direct legislative appropriations or other direct state support to a public agency other than a local school district.	
"Puente para los ninos fund" (Not defined in federal regulations; see New Mexico Rules).	6.31.2.7 NMAC. DEFINITIONS:B. The following terms shall have the following meanings for purposes of these rules.	
	(17) "Puente para los ninos fund" means a risk pool fund in New Mexico to support high-cost students with disabilities identified by LEAs pursuant to 34 CFR Sec. 300.704(c)(3)(i).	

<u>§ 300.34 Related services.</u>	
 (a) General. Related services means transportation and such developmental, corrective, and other supportive services as are required to assist a child with a disability to benefit from special education, and includes speech-language pathology and audiology services, interpreting services, psychological services, physical and occupational therapy, recreation, including therapeutic recreation, 	CIMARRON MUNICIPAL SCHOOL DISTRICT understands that the list of related services in the IDEA is not exhaustive and may include other developmental, corrective, or supportive services if they are required to assist a child with a disability to benefit from special education. (See 71 Fed. Reg. 46569 (August 14, 2006))
early identification and assessment of disabilities in children, counseling services, including rehabilitation counseling, orientation and mobility services, and medical services for diagnostic or evaluation purposes. Related services also include school health services and school nurse services, social work services in schools, and parent	The NMPED has issued guidance to support IEP teams in working with deaf and hard of hearing students who use signed language interpreting services through its manual <u>The Interpreted Education: A Guide for</u> <u>Educational Teams (2009)</u> , found on the NMPED website.

counseling and training.	
(b) <i>Exception; services that apply to children with surgically implanted devices, including cochlear implants.</i>	
 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. 	
(2) Nothing in paragraph (b)(1) of this section—	
 (i) Limits the right of a child with a surgically implanted device (e.g., cochlear implant) to receive related services (as listed in paragraph (a) of this section) that are determined by the IEP Team to be necessary for the child to receive FAPE. 	
 (ii) Limits the responsibility of a public agency to appropriately monitor and maintain medical devices that are needed to maintain the health and safety of the child, including breathing, nutrition, or operation of other bodily functions, while the child is transported to and from school or is at school; or 	
 (iii) Prevents the routine checking of an external component of a surgically implanted device to make sure it is functioning properly, as required in §300.113(b). 	
(c) <i>Individual related services terms defined.</i> The terms used in this definition are defined as follows:	
(1) Audiology includes—	
(i) Identification of children with hearing loss;	
(ii) Determination of the range, nature, and degree of hearing loss, including referral for medical or other professional attention	



	for the habilitation of hearing;
	(iii) Provision of habilitative activities, such as language habilitation, auditory training, speech reading (lip-reading), hearing evaluation, and speech conservation;
	(iv) Creation and administration of programs for prevention of hearing loss;
	 (v) Counseling and guidance of children, parents, and teachers regarding hearing loss; and
	(vi) Determination of children's needs for group and individual amplification, selecting and fitting an appropriate aid, and evaluating the effectiveness of amplification.
(2)	<i>Counseling services</i> means services provided by qualified social workers, psychologists, guidance counselors, or other qualified personnel.
(3)	<i>Early identification and assessment of disabilities in children</i> means the implementation of a formal plan for identifying a disability as early as possible in a child's life.
(4)	Interpreting services includes—
	 (i) The following, when used with respect to children who are deaf or hard of hearing: Oral transliteration services, cued language transliteration services, sign language transliteration and interpreting services, and transcription services, such as communication access real-time translation (CART), C-Print, and TypeWell; and
	(ii) Special interpreting services for children who are deaf-blind.
(5)	<i>Medical services</i> means services provided by a licensed physician to determine a child's

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medically related disability that results in the child's need for special education and related services.	
(6) Occupational therapy—	
(i) Means services provided by a qualified occupational therapist; and	
(ii) Includes—	
 (A) Improving, developing, or restoring functions impaired or lost through illness, injury, or deprivation; 	
(B) Improving ability to perform tasks for independent functioning if functions are impaired or lost; and	
(C) Preventing, through early intervention, initial or further impairment or loss of function.	
(7) Orientation <i>and mobility services</i> —	
 Means services provided to blind or visually impaired children by qualified personnel to enable those students to attain systematic orientation to and safe movement within their environments in school, home, and community; and 	
(ii) Includes teaching children the following, as appropriate:	
 (A) Spatial and environmental concepts and use of information received by the senses (such as sound, temperature and vibrations) to establish, maintain, or regain orientation and line of travel (e.g., using sound at a traffic light to cross the street); 	
(B) To use the long cane or a service animal to supplement visual travel skills or as a tool for safely	

	negotiating the environment for
	children with no available travel vision;
	,
	 (C) To understand and use remaining vision and distance low vision aids;
	and
	(D) Other concepts, techniques, and
	tools.
(8)	
	Parent counseling and training means
(1)	assisting parents in understanding the
	special needs of their child;
(ii)	Providing parents with information about
	child development; and
(iii) Helping parents to acquire the necessary
	skills that will allow them to support the
	implementation of their child's IEP or IFSP.
(0) Ph	<i>ysical therapy</i> means services provided by a
	alified physical therapist.
-	sychological services includes—
(i)	Administering psychological and educational tests, and other assessment
	procedures;
(ii)	Interpreting assessment results;
) Obtaining, integrating, and interpreting
(111	information about child behavior and
	conditions relating to learning;
(iv) Consulting with other staff members in
	planning school programs to meet the
	special educational needs of children as indicated by psychological tests,
	interviews, direct observation, and
	behavioral evaluations;
(v)	Planning and managing a program of



psychological services, including psychological counseling for children and parents; and	
(vi) Assisting in developing positive behavioral intervention strategies.	
(11) <i>Recreation</i> includes—	
(i) Assessment of leisure function;	
(ii) Therapeutic recreation services;	
(iii) Recreation programs in schools and community agencies; and	
(iv) Leisure education.	
 (12) Rehabilitation counseling services means services provided by qualified personnel in individual or group sessions that focus specifically on career development, employment preparation, achieving independence, and integration in the workplace and community of a student with a disability. The term also includes vocational rehabilitation services provided to a student with a disability by vocational rehabilitation programs funded under the Rehabilitation Act of 1973, as amended, 29 U.S.C. 701 et seq. 	
(13) School health services and school nurse services means health services that are designed to enable a child with a disability to receive FAPE as described in the child's IEP. School nurse services are services provided by a qualified school nurse. School health services are services that may be provided by either a qualified school nurse or other qualified person.	
(14) Social work services in schools includes—	
(i) Preparing a social or developmental history on a child with a disability;	
(ii) Group and individual counseling with the	

	child and family;
(iii)	Working in partnership with parents and others on those problems in a child's living situation (home, school, and community) that affect the child's adjustment in school;
(iv)	Mobilizing school and community resources to enable the child to learn as effectively as possible in his or her educational program; and
(v)	Assisting in developing positive behavioral intervention strategies.
	ech-language pathology services udes—
(i)	Identification of children with speech or language impairments;
(ii)	Diagnosis and appraisal of specific speech or language impairments;
(iii)	Referral for medical or other professional attention necessary for the habilitation of speech or language impairments;
(iv)	P rovision of speech and language services for the habilitation or prevention of communicative impairments; and
(v)	Counseling and guidance of parents, children, and teachers regarding speech and language impairments.
(16) Tra	unsportation includes—
(i)	Travel to and from school and between schools;
(ii)	Travel in and around school buildings; and
(iii	Specialized equipment (such as special or adapted buses, lifts, and ramps), if required to provide special transportation

for a child with a disability.		
(Authority: 20 U.S.C. 1401(26))		
"SAT" (Not defined in federal regulations; see New Mexico Rules).	6.29.1.7 NMAC. DEFINITIONS: AI. "Student assistance team (SAT)" means a school-based group of people whose purpose is to provide additional educational support to students experiencing difficulties preventing them from benefiting from general education.	
	6.31.2.7 NMAC. DEFINITIONS:	
	B. The following terms shall have the following meanings for purposes of these rules.	
	(18) "SAT" means the student assistance team, which is a school-based group of people whose purpose is to provide additional educational support to students who are experiencing difficulties that are preventing them from benefiting from general education.	

§ 300.36 Secondary school.	
Secondary school means a nonprofit institutional day or residential school, including a public secondary charter school that provides secondary education, as determined under State law, except that it does not include any education beyond grade 12.	
§ 300.37 Services plan.	
<i>Services plan</i> means a written statement that describes the special education and related services the LEA will provide to a parentally- placed child with a disability enrolled in a private school who has been designated to receive services, including the location of the services and any transportation necessary, consistent with §	
300.132, and is developed and implemented in accordance with §§300.137 through 300.139.	
(Authority: 20 U.S.C. 1412(a)(10)(A))	

<u>§ 300.38 Secretary.</u>	
Secretary means the Secretary of Education.	
(Authority: 20 U.S.C. 1401(28))	

<u>§ 300.39 Special education.</u>		
(a) General.	6.31.2.7 NMAC. DEFINITIONS:	
(1) Special education means specially designed	B. The following terms shall have the following meanings	



instruction, at no cost to the parents, to meet the unique needs of a child with a disability, including—

- (i) Instruction conducted in the classroom, in the home, in hospitals and institutions, and in other settings; and
- (ii) Instruction in physical education.
- (2) Special education includes each of the following, if the services otherwise meet the requirements of paragraph (a)(1) of this section—
 - Speech-language pathology services, or any other related service, if the service is considered special education rather than a related service under State standards;
 - (ii) Travel training; and
 - (iii) Vocational education.
- (b) *Individual special education terms defined.* The terms in this definition are defined as follows:
 - At no cost means that all specially-designed instruction is provided without charge, but does not preclude incidental fees that are normally charged to nondisabled students or their parents as a part of the regular education program.
 - (2) Physical education means—
 - (i) The development of-
 - (A) Physical and motor fitness;
 - (B) Fundamental motor skills and patterns; and
 - (C) Skills in aquatics, dance, and individual and group games and sports (including intramural and lifetime sports); and
 - (ii) Includes special physical education,

for purposes of these rules.

...

- (20) **"Special education"** means specially designed instruction, at no cost to the parents, to meet the unique needs of a child with a disability, including instruction conducted in the classroom, in the home, in hospitals and institutions, and in other settings; and instruction in physical education.
 - (a) As authorized by 34 CFR Sec. 300.8(a)(2)(ii) and 300.39(a)(2)(i), "special education" in New Mexico may include speech-language pathology services.
 - (b) Speech-language pathology services shall meet the following standards to be considered special education:
 - (i) the service is provided to a child who has received appropriate tier I universal screening under Subsection D of 6.29.1.9 NMAC [Correct citation 6.29.1.9 (E) NMAC] as it may be amended from time to time, before being properly evaluated under 34 CFR Secs. 300.301 through 300.306 and Subsection E of 6.31.2.10 NMAC;
 - (ii) the IEP team that makes the eligibility determination finds that the child has a communication disorder, such as stuttering, impaired articulation, a language impairment, or a voice impairment, that adversely affects a child's educational performance;
 - (iii) the speech language pathology service consists of specially designed instruction that is provided to enable the child to have access to the general curriculum and meet the educational standards of the public agency that apply to all children; and

adapted physical education, movement education, and motor development.

- (3) Specially designed instruction means adapting, as appropriate to the needs of an eligible child under this part, the content, methodology, or delivery of instruction—
 - (i) To address the unique needs of the child that result from the child's disability; and
 - (ii) To ensure access of the child to the general curriculum, so that the child can meet the educational standards within the jurisdiction of the public agency that apply to all children.
- (4) *Travel training* means providing instruction, as appropriate, to children with significant cognitive disabilities, and any other children with disabilities who require this instruction, to enable them to—
 - (i) Develop an awareness of the environment in which they live; and
 - Learn the skills necessary to move effectively and safely from place to place within that environment (e.g., in school, in the home, at work, and in the community).
- (5) *Vocational education* means organized educational programs that are directly related to the preparation of individuals for paid or unpaid employment, or for additional preparation for a career not requiring a baccalaureate or advanced degree.

(Authority: 20 U.S.C. 1401(29))

- (iv) the service is provided at no cost to the parents under a properly developed IEP that meets the requirements of Subsection B of 6.31.2.11 NMAC.
- (c) If all of the standards are met, the service shall be considered as special education rather than a related service.
- (d) Student/staff caseloads for special education shall meet the requirements of Paragraphs (1) and (2) of Subsection H of 6.29.1.9 NMAC.

6.29.1.11 NMAC. PROGRAM REQUIREMENTS:

- F. Special education. Special education is speciallydesigned instruction that is provided at no cost to parents to meet the unique needs of a student with a disability, as defined in the IDEA regulations (34 CFR Part 300 and state special education regulations (6.31.2 NMAC). Special education programs shall:
- (1) provide specially-designed instruction in career and technical education and travel training for students whose IEPs require such services;
- (2) provide instruction to students placed on homebound services as per their IEP; and
- (3) provide instruction in state-supported educational programs, hospitals, institutions and other settings. As set forth in the state special education regulations at Paragraph (15) of Subsection C of 6.31.2.7 NMAC, [Correct citation is 6.31.2.7 (B)(20) NMAC], special education may include speechlanguage pathology services consisting of speciallydesigned instruction that is provided to enable a student with a disability, as recognized under IDEA, to have access to the general curriculum and to meet the educational standards of the public agency that apply to all children;

 (4) provide instruction, in accordance with Subsection D of Section 22-13-1 NMSA 1978, for the unique needs of gifted and talented students; 	
(5) be assessed as part of the EPSS process; and	
(6) support the local curriculum and EPSS.	
6.29.1.7 NMAC. DEFINITIONS:	
I "Caseload" means the total number of students receiving special education and speech-only services as special education, for whom a special education teacher or speech language pathologist has responsibility for developing and monitoring the students' IEPs. "Caseload" may also mean the number of students for which individual support services staff members are responsible.	
 L "Class load" means the number of students for whom a teacher structures activities at a given time.	
6.29.1.9 NMAC. PROCEDURAL REQUIREMENTS:	
 H. Class loads. Class loads shall be in compliance with the most current class load requirements in Section 22- 10A-20 NMSA 1978 and Section 22-5-15 NMSA 1978. 	
(5) Students receiving special education services integrated into a regular classroom for any part of the day shall be counted in the calculation of class load averages. Students receiving special education services not integrated into the regular classroom shall not be counted in the calculation of class load averages. Only classroom teachers charged with	
responsibility for the regular classroom instructional program shall be counted in determining average class loads. In elementary schools offering only one grade level, average class loads may be calculated by	

	averaging appropriate grade levels between schools in the school district.
6	29.1.9 NMAC. PROCEDURAL REQUIREMENTS:
	I. Student/staff caseloads in gifted and special education.
	(1) The student/staff caseload shall not exceed 35:1 for a special education teacher and 60:1 for a speech-language pathologist for special education services or speech-only services, in which properly licensed special education teachers or speech-language pathologists travel from class to class or school to school, providing services to students with disabilities whose individualized education programs (IEPs) require a minimal amount of special education services shall not exceed 10 percent of the school day/week.)
	(2) The student/staff caseload shall not exceed 24:1 for a special education teacher and 35:1 for a speech-language pathologist for special education services or speech-only services which properly-licensed special education teachers or speech-language pathologists provide to students with disabilities whose IEPs require a moderate amount of special education services shall be less than 50 percent of the school day.)
	(3) The student/staff caseload shall not exceed 15:1 for special education services in which properly licensed special education teachers provide services to students with disabilities whose IEPs require an extensive amount of special education for a portion of the school day as appropriate to implement the plan. (An extensive amount of special education services shall be provided 50 percent or more of the school day.)
	(4) The student/staff caseload shall not exceed 8:1 for special education services in which a properly licensed professional provides services to students

with disabilities whose IEPs require a maximum amount of special education. (A maximum amount of special education services shall be provided in an amount approaching a full school day.)	
(5) The student/adult caseload shall not exceed 4:1 for center-based special education services in which one of the adults in the program is a properly licensed professional providing three- and four-year old children with the amount of special education needed to implement each child's IEP.	
(6) The student/adult caseload shall not exceed 2:1 for center-based special education services in which three- and four-year old children have profound educational needs.	
(7) Adequate student/staff caseloads shall be provided to appropriately address needs identified in the IEPs. Paraprofessionals and assistants who are appropriately trained and supervised in accordance with applicable department licensure rules or written department policy may be used to assist in the provision of special education and related services to students with disabilities under Part B of IDEA.	
(8) If the student/staff caseload ratio exceeds the standards provided above, a request for waiver shall be submitted to the department for review and approval by the secretary.	

<u>§ 300.40 State.</u>	
<i>State</i> means each of the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, and each of the outlying areas. (Authority: 20 U.S.C. 1401(31))	

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<u>§ 300.41 State educational agency.</u>		
<i>State educational agency</i> or <i>SEA</i> means the State board of education or other agency or officer primarily responsible for the State supervision of public elementary schools and secondary schools, or, if there is no such officer or agency, an officer or agency designated by the Governor or by State law.	6.31.2.7 NMAC. DEFINITIONS:B. The following terms shall have the following meanings for purposes of these rules.	
(Authority: 20 U.S.C. 1401(32))	(19) "SED" means the special education division of the department.	

§ 300.42 Supplementary aids and services.	
Supplementary aids and services means aids, services, and other supports that are provided in regular education classes, other education-related settings, and in extracurricular and nonacademic settings, to enable children with disabilities to be educated with nondisabled children to the maximum extent appropriate in accordance with §§ 300.114 through 300.116.	
(Authority: 20 U.S.C. 1401(33))	

§ 300.43 Transition services.		
 (a) <i>Transition services</i> means a coordinated set of activities for a child with a disability that— (1) Is designed to be within a results-oriented process, that is focused on improving the academic and functional achievement of the 	6.29.1.7 NMAC. DEFINITIONS: AK. "Transition plan" means a coordinated set of activities for a student with a disability, which specifies special education and related services designed to meet a	The definition of transition is written broadly to include a range of services, including vocational and career training that are needed to meet the individual needs of a child with a disability. CIMARRON MUNICIPAL SCHOOL DISTRICT expects that IEP Teams will make decisions regarding transition services on the basis of



child with a disability to facilitate the child's movement from school to post-school activities, including postsecondary education, vocational education, integrated employment (including supported employment), continuing and adult education, adult services, independent living, or community participation;	student's unique needs and to prepare the student for future education, employment and independent living. The use of individualized educational program (IEP) transition planning, graduation planning and post- secondary transitions is described in Subparagraph (a) of Paragraph (13) of Subsection J of 6.29.1.9 NMAC. [Correct citation is 6.29.1.9 (K)(13)(a) NMAC]	the child's individual needs, taking into account the child's strengths, preferences, and interests. As with all special education and related services, the student's IEP Team determines the transition services that are needed to provide a FAPE to a child with a disability based on the needs of the child, and not on the disability category or severity of the disability. (See 71 Fed. Reg. 46579 (August 14, 2006))
(2) Is based on the individual child's needs, taking into account the child's strengths, preferences, and interests; and includes—		
(i) Instruction;		
(ii) Related services;		
(iii) Community experiences;		
(iv) The development of employment and other post- school adult living objectives; and		
(v) If appropriate, acquisition of daily living skills and provision of a functional vocational evaluation.		
(b) <i>Transition services</i> for children with disabilities may be special education, if provided as specially designed instruction, or a related service, if required to assist a child with a disability to benefit from special education.		
(Authority: 20 U.S.C. 1401(34))		

<u>§ 300.44 Universal design.</u>	
<i>Universal design</i> has the meaning given the term in section 3 of the Assistive Technology Act of 1998, as amended, 29 U.S.C. 3002.	



(Authority: 20 U.S.C. 1401(35))		
"USC" (Not defined in federal regulations; see New Mexico Rules).	 6.31.2.7 NMAC. DEFINITIONS: B. The following terms shall have the following meanings for purposes of these rules. (22) "USC" means the United States code, including future amendments. 	

§ 300.45 Ward of the State.	
 (a) <i>General.</i> Subject to paragraph (b) of this section, <i>ward of the State</i> means a child who, as determined by the State where the child resides, is— 	
(1) A foster child;	
(2) A ward of the State; or	
(3) In the custody of a public child welfare agency.	
(b) Exception. Ward of the State does not include a foster child who has a foster parent who meets the definition of a parent in § 300.30.	
(Authority: 20 U.S.C. 1401(36))	

(Not defined in federal regulations; see New Mexico Rules).	6.31.2.7 NMAC. DEFINITIONS:	
	E. The definitions in Subsection E of 6.31.2.7 NMAC apply only to Subsection I of 6.31.2.13 NMAC	
	 "Expedited hearing" means a hearing that is available on request by a parent or a public agency under 34 CFR Sec. 300.532(c) and is subject to the requirements of 34 CFR Sec. 300.532(c). 	
	(2) "Gifted services" means services to gifted children as defined in Subsection A of 6.31.2.12 NMAC.	
	 (3) "Transmit" means to mail, send by electronic mail (email) or telecopier (facsimile machine), or hand deliver a written notice or other document and obtain written proof of delivery by one of the following means: 	
	 (a) an email system's confirmation of a completed transmission to an email address that is shown to be valid for the individual to whom the transmission was sent; 	
	 (b) a telecopier machine's confirmation of a completed transmission to a number which is shown to be valid for the individual to whom the transmission was sent; 	
	 (c) a receipt from a commercial or government carrier showing to whom the article was delivered and the date of delivery; 	
	 (d) a written receipt signed by the secretary of education or designee showing to whom the article was hand-delivered and the date delivered; or 	
	(e) a final decision to any party not represented by counsel for a due process hearing by the U.S. postal service, certified mail, return receipt requested, showing to whom the articles was delivered and the date of delivery.	

(Not defined in federal regulations; see New Mexico Rules).	6.31.2.7 NMAC. DEFINITIONS:	
	 F. The definitions in Subsection F of 6.31.2.7 NMAC apply only to Subsection B of 6.31.2.9 NMAC and Subsection L of 6.31.2.11 NMAC (correct citation 6.31.2.11 (N) NMAC): 	
	 "Qualified student" means, pursuant to Paragraph (1) of Subsection A of Section 22-13-8 NMSA 1978, a public school student who: 	
	(a) has not graduated from high school;	
	 (b) is regularly enrolled in one-half or more of the minimum course requirements approved by the department for public school students; and 	
	(c) in terms of age:	
	 (i) is at least five years of age prior to 12:01 a.m. on September 1 of the school year or will be five years of age prior to 12:01 a.m. on September 1 of the school year if the student is enrolled in a public school extended-year kindergarten program that begins prior to the start of the regular school year; 	
	 (ii) is at least three years of age at any time during the school year and is receiving special education pursuant to rules of the department; or 	
	(iii) has not reached the student's 22 nd birthday on the first day of the school year and is receiving special education in accordance with federal law.	
	 (2) "School-age person" means, pursuant to Paragraph (2) of Subsection A of Section 22-13-8 NMSA 1978, a person who is not a qualified student but who meets the federal requirements for special education and who: 	
	(a) will be at least three years old at any time during the school year;	

(b) is not more than 21 years of age; and(c) has not received a high school diploma or its equivalent.	
NMSA 1978, 22-1-2 Definitions as used in the Public School Code:	
O. "school-age person" means a person who is at least five years of age prior to 12:01 a.m. on September 1 of the school year, who has not received a high school diploma or its equivalent and who has not reached the person's twenty-second birthday on the first day of the school year and meets other criteria provided in the Public School Finance Act.	

SUBPART B—STATE ELIGIBILITY		
GENERAL		
<u>§ 300.100 Eligibility for assistance.</u>		
A State is eligible for assistance under Part B of the Act for a fiscal year if the State submits a plan that provides assurances to the Secretary that the State has in effect policies and procedures to ensure that the State meets the conditions in §§ 300.101 through 300.176.		
(Authority: 20 U.S.C. 1412(a)		

FAPE Requirements		
<u>§ 300.101 Free appropriate public education (FAPE).</u>		
(a) <i>General.</i> A free appropriate public education must be available to all children residing in the State between the ages of 3 and 21, inclusive, including	6.31.2.8 NMAC. RIGHT TO A FREE APPROPRIATE PUBLIC EDUCATION (FAPE):	



Procedures

 children with disabilities who have been suspended or expelled from school, as provided for in § 300.530(d). (b) FAPE for children beginning at age 3. (1) Each State must ensure that— (i) The obligation to make FAPE available to each eligible child residing in the State begins no later than the child's third birthday; and (ii) An IEP or an IFSP is in effect for the child by that date, in accordance with § 300.323(b). (2) If a child's third birthday occurs during the summer, the child's IEP Team shall determine the date when services under the IEP or IFSP will begin. (c) Children advancing from grade to grade. (1) Each State must ensure that FAPE is available to any individual child with a disability who needs special education and related services, even though the child has not failed or been retained in a course or grade and is advancing from grade to grade. (2) The determination that a child described in paragraph (a) of this section is eligible under this part, must be made on an individual basis by the group responsible within the child's LEA for making eligibility determinations. 	 A. All children with disabilities aged three through 21 or who will turn three at any time during the school year who reside in New Mexico, including children with disabilities who have been suspended or expelled from school, have the right to a FAPE that is made available by one or more public agencies in compliance with all applicable requirements of 34 CFR Secs. 300.101 and 300.120 and these or other department rules and standards. Children with disabilities who are enrolled in private schools have the rights provided by 34 CFR Secs. 300.129-300.148 and Subsection L of 6.31.2.11 NMAC (correct citation 6.31.2.11 (N) NMAC). B. Only children who meet the criteria in these rules may be included in calculating special education program units for state funding and counted as eligible children for federal flow-through funds under Part B of IDEA. 6.31.2.11 EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: A. Preschool programs for children aged three through five. (1) Each public agency shall ensure that a free appropriate public education is available for each preschool child with a disability within its educational jurisdiction no later than the child's third birthday and that an individualized education program (IEP) under Part B or an individual family services plan (IFSP) under Part C of IDEA is in effect by that date in compliance with 34 CFR Secs. 300.101, 300.124 and 300.323(b). 	
(Authority: 20 U.S.C. 1412(a)(1)(A))	 300.101, 300.124 and 300.323(6). (2) Eligibility to enroll in Part B preschool program. If a child turns three at any time during the school year and is determined to be eligible under Part B, the child may enroll in a Part B preschool program when the child turns three if the parent so chooses, whether or not the child has previously been receiving Part C services. Page 77 	

(3) To ensure effective transitioning from IDEA Part C programs to IDEA Part B programs, each public agency shall conduct a full and individual initial comprehensive evaluation, at no cost to the parent, and in compliance with requirements of 34 CFR Secs. 300.300, 300.301, 300.302, 300.304 and 300.305 and other department rules and standards before the initial provision of Part B special education and related services to a child with a disability.	
 (a) The initial comprehensive evaluation process shall be conducted in all areas of suspected disability. 	
(b) The Part B eligibility determination team shall review current assessments and shall determine the additional data and assessments needed for the comprehensive evaluation. Current assessments are defined as assessments, other than medical assessments, conducted no more than six months prior to the date of the meeting of the Part B eligibility determination team.	
(c) The Part B eligibility determination team shall consider educationally relevant medical assessments as part of the review of existing evaluation data. The determination of eligibility may not be made solely on the basis of medical assessments. If the team considers medical assessments conducted more than six months prior to the date of the meeting, the team shall document the appropriateness of considering such medical assessments.	
6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES:	
A. Preschool programs for children aged three through five.	

 (5) In particular: (h) In compliance with 34 CFR Sec. 300.101(b)(2), if a child's birthday occurs during the summer, the child's IEP team shall determine the date when services under the IEP or IFSP will begin. Each public agency shall engage in appropriate planning with the Part C lead agency so that the eligible child will be prepared to receive Part B special education and related services when the IEP team determines that the services under the IEP or IFSP will begin.

<u>§ 300.102 Limitation—exception to FAPE for certain ages.</u>		
 (a) <i>General.</i> The obligation to make FAPE available to all children with disabilities does not apply with respect to the following: (1) Children aged 3, 4, 5, 18, 19, 20, or 21 in a State to the extent that its application to those children would be inconsistent with State law or practice, or the order of any court, respecting the provision of public education to children of those ages. (2) (i) Children aged 18 through 21 to the extent that State law does not require that special education and related services under Part B of the Act be provided to students with disabilities who, in the last educational placement prior to their incarceration in an adult correctional facility— (A) Were not actually identified as being a child with a disability under § 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: G. Graduation planning and post-secondary transitions. (6) Students eligible for special education services are entitled to a FAPE through age 21. If a student turns 22 during the school year, that student shall be allowed to complete the school year and shall continue to receive special education and related services during that school year. If the student turns 22 prior to the first day of the school year, the student is no longer eligible to receive special education and related services. 6.29.1.9 NMAC. PROCEDURAL REQUIREMENTS: K. Graduation requirements. 	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes that children with disabilities who have not graduated with a regular high school diploma still have an entitlement to a FAPE until the child reaches the age at which eligibility ceases under the age requirements within the State. (See 71 Fed. Reg. 46580 (August 14, 2006))



higher diploma, except that a regular high school diploma shall not be aligned to the	 300.8; and (B) Did not have an IEP under Part B of the Act. (ii) The exception in paragraph (a)(2)(i) of this section does not apply to children with disabilities, aged 18 through 21, who— (A) Had been identified as a child with a disability under § 300.8 and had received services in accordance with an IEP, but who left school prior to their incarceration; or (B) Did not have an IEP in their last educational setting, but who had actually been identified as a child with a disability under § 300.8. (3) (i) Children with disabilities who have graduated from high school with a regular high school diploma. (ii) The exception in paragraph (a)(3)(i) of this section does not apply to children who have graduated from high school but have not been awarded a regular high school diploma. (iii) Graduation from high school with a regular high school diploma. (iv) As used in paragraphs (a)(3)(i) through (a)(3)(ii) of this section, the term <i>regular high school diploma</i> means the standard high school diploma awarded to the preponderance of student in the State that is fully aligned with State standard, or a higher diploma, except that a regular high school diploma. 	 (13) Graduation requirements for issuance of a conditional certificate of transition for students with an IEP. The development of a program of study and the granting of a diploma, or use of a conditional certificate of transition in the form of a continuing or transition individualized educational program (IEP) for students receiving special education services, includes the following governing principles: (o) Students eligible for special education services are entitled to a FAPE through age 21. If a student truns 22 during the school year, the student shall be allowed to complete the school year. If a student becomes 22 prior to the first day of the school year, the student is no longer eligible to receive special education services. (p) The receipt of a diploma terminates the service eligibility of students with special education needs. (q) All diplomas awarded by a school district or charter school shall be identical in appearance, content and effect, except that symbols or notations may be added to individual students' diplomas to reflect official school honors or awards earned by students. 	CIMARRON MUNICIPAL SCHOOL DISTRICT acknowledges the U.S. Department of Education's Questions and Answers on Report Cards and Transcripts for Students with Disabilities Attending Public Elementary and Secondary Schools (2008), as additional guidance.
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described in section 111(b)(1)(E) of the ESEA. A regular high school diploma does not include a recognized equivalent of a diploma, such as a general equivalency diploma, certificate of completion, certificate of attendance or similar lesser credential.	
(4)	
Children with disabilities who are eligible under subpart H of this part, but who receive early intervention services under Part C of the Act.	
(b) Documents relating to exceptions. The State must assure that the information it has provided to the Secretary regarding the exceptions in paragraph (a) of this section, as required by §300.700 (for purposes of making grants to States under this part), is current and accurate.	
(Authority: 20 U.S.C. 1412(a)(1)(B)–(C))	

Other FAPE Requirements		
§ 300.103 FAPE—methods and payments.		

(a) (b)	and private sources of support are available in the State to meet the requirements of this part. For example, if it is necessary to place a child with a disability in a residential facility, a State could use joint agreements between the agencies involved for sharing the cost of that placement. Nothing in this part relieves an insurer or similar third party from an otherwise valid obligation to	 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: B. Public agency funding and staffing. (1) Each public agency that provides special education or related services to children with disabilities shall allocate sufficient funds, staff, facilities and equipment to ensure that the requirements of IDEA 	CIMARRON MUNICIPAL SCHOOL DISTRICT assures that it has allocated sufficient funds, staff, facilities and equipment to ensure that the requirements of the IDEA and all department rules and standards that apply to programs for children with disabilities are met.
	provide or to pay for services provided to a child with a disability.	and all department rules and standards that apply to programs for children with disabilities are met.	
(c) (Auth	Consistent with § 300.323(c), the State must ensure that there is no delay in implementing a child's IEP, including any case in which the payment source for providing or paying for special education and related services to the child is being determined. hority: 20 U.S.C. 1401(8), 1412(a)(1)).	(2) The public agency with primary responsibility for ensuring that FAPE is available to a child with a disability on the date set by the department for a child count or other report shall include that child in its report for that date. Public agencies with shared or successive responsibilities for serving a particular child during a single fiscal year are required to negotiate equitable arrangements through joint powers agreements or memorandums of understanding or interstate agreements for sharing the funding and other resources available for that child. Such agreements shall include provisions with regard to resolving disputes between the parties to the agreement.	

<u>§ 300.104 Residential placement</u>		
If placement in a public or private residential program is necessary to provide special education and related services to a child with a disability, the program, including non- medical care and room and board, must be at no cost to the parents of the child. (Authority: 20 U.S.C. 1412(a)(1), 1412(a)(10)(B))	 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: B. Public agency funding and staffing. (3) Placement of students in private residential treatment centers, or other out of home treatment or habilitation programs, by the IEP team or by a due process decision. In no event shall a child with an IEP be allowed to remain in an out of home treatment or habilitation program for more than 10 days without receiving special education and related services. The school district in which the qualified student or school-age person lives, whether in-state or out-of-state, is responsible for the educational, nonmedical care and room and board costs of that placement. The sending school shall be responsible for the provision of special education and related 	CIMARRON MUNICIPAL SCHOOL DISTRICT understands that parents are not required to bear the costs of a public or private residential placement if such placement is determined necessary to provide a FAPE. (See 71 Fed. Reg. 46581 (August 14, 2006)) The IEP Team determines whether a residential placement is the least restrictive environment for providing a FAPE to an individual child.
	 services. (a) Agreements between the resident school district of the qualified student or school-age person and a private residential treatment center must be on the form posted on the department's website or on a form otherwise approved by the department and must be reviewed and approved by the secretary of public education. (b) Agreements shall provide for: (i) student evaluations and eligibility; (ii) an educational program for each qualified student or school-age person that meets state standards for such programs, except that teachers employed by private schools 	The NMPED has issued Sample Contractual Service Agreements for <u>Out of District Residential Treatment</u> <u>Centers</u> and <u>In District Residential Treatment Centers</u> , which can be found on the NMPED website.
	are not required to be highly qualified; (iii) the provision of special education and related services in conformance with an	

IEP that meets the requirements of federal and state law and applicable rules;(iv) adequate classroom or other physical space that allows the school district to	
provide an appropriate education;(v) a detailed description of the costs for the placement; and	
 (vi) an acknowledgement of the authority of the local school board and the department to conduct on-site evaluations of programs and student progress to ensure that state standards are met. 	

<u>§ 300.105 Assistive technology.</u>	
 (a) Each public agency must ensure that assistive technology devices or assistive technology services, or both, as those terms are defined in §§ 300.5 and 300.6, respectively, are made available to a child with a disability if required as a part of the child's— 	34 C.F.R. § 300.105 specifies the circumstances under which CIMARRON MUNICIPAL SCHOOL DISTRICT is responsible for making available assistive technology devices and assistive technology services to children with disabilities. (See 71 Fed. Reg. 46581 (August 14, 2006))
(1) Special education under § 300.39;	Whether an augmentative communication device,
(2) Related services under § 300.34; or	playback devices, or other devices could be considered
(3) Supplementary aids and services under §§300.42 and 300.114(a)(2)(ii).	an assistive technology device for a child depends on whether the device is used to increase, maintain, or improve the functional capabilities of a child with a
(b) On a case-by-case basis, the use of school- purchased assistive technology devices in a child's	disability, and whether the child's IEP Team determines



home or in other settings is required if the child's IEP Team determines that the child needs access to those devices in order to receive FAPE. —	that the child needs the device in order to receive a FAPE. (See 71 Fed. Reg. 46547 (August 14, 2006))
(Authority: 20 U.S.C. 1412(a)(1), 1412(a)(12)(B)(i))	As a general matter, however, CIMARRON MUNICIPAL SCHOOL DISTRICT is not responsible for providing personal devices, such as eyeglasses or hearing aids that a child with a disability requires, regardless of whether the child is attending school. (See 71 Fed. Reg. 46581 (August 14, 2006))
	If a hearing aid meets the definition of an <i>assistive</i> <i>technology device</i> for a particular child, CIMARRON MUNICIPAL SCHOOL DISTRICT is responsible for the provision of the assistive technology device as part of FAPE, only if: the device is required as part of the child's <i>special education</i> defined in § 300.39; <i>related</i> <i>services</i> defined in § 300.34; or <i>supplementary aids and</i> <i>services</i> defined in § 300.42. CIMARRON MUNICIPAL SCHOOL DISTRICT expects the IEP Team to make this decision on an individualized basis. (See 71 Fed. Reg. 46581 (August 14, 2006))
	If an IEP Team determines that the child requires a personal device that is not surgically implanted (e.g., eyeglasses) in order to receive a FAPE, CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the device is provided at no cost to the child's parents. (See 71 Fed. Reg. 46581 (August 14, 2006))

§ 300.106 Extended school year services.	
 (a) <i>General.</i> (1) Each public agency must ensure that extended school year services are available as necessary to provide FAPE, consistent with paragraph (a)(2) of this section. (2) Extended school year services must be provided only if a child's IEP Team determines, on an individual basis, in 	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes that some children with disabilities may not receive a FAPE unless they receive necessary services during times when other children, both disabled and nondisabled, normally would not be served. (See 71 Fed. Reg. 46581 (August 14, 2006))



accordance with §§ 300.320 through 300.324, that the services are necessary for the provision of FAPE to the child.	The determination of whether a child requires extended school year (ESY) services for FAPE is an IEP Team decision.
	available through the NMPED website.

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<u>§ 300.107 Nonacademic services.</u>	
 The State must ensure the following: (a) Each public agency must take steps, including the provision of supplementary aids and services determined appropriate and necessary by the child's IEP Team, to provide nonacademic and extracurricular services and activities in the manner necessary to afford children with disabilities an equal opportunity for participation in those services and activities. (b) Nonacademic and extracurricular services, athletics, transportation, health services, recreational activities, special interest groups or clubs sponsored by the public agency, referrals to agencies that provide assistance to individuals with disabilities, and employment of students, including both employment by the public agency and assistance in making outside employment available. (Authority: 20 U.S.C. 1412(a)(1)) 	CIMARRON MUNICIPAL SCHOOL DISTRICT will take steps, including the provision of supplementary aids and services determined appropriate and necessary by a child's IEP Team, to provide nonacademic and extracurricular services and activities in the manner necessary to afford children with disabilities an equal opportunity for participation in those services and activities. (See 71 Fed. Reg. 46541 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT does not consider the list of nonacademic and extracurricular services and activities in § 300.107(b) to be exhaustive. The list provides examples of services and activities that may afford children with disabilities an equal opportunity for participation in the services offered to other children of the public agency. (See 71 Fed. Reg. 46583 (August 14, 2006))

§ 300.108 Physical education.		
 The State must ensure that public agencies in the State comply with the following: (a) <i>General.</i> Physical education services, specially-designed if necessary, must be made available to every child with a disability receiving FAPE, unless the public agency enrolls children without disabilities and does not provide physical education to children without disabilities in the same grades. (b) <i>Regular physical education.</i> Each child with a disability must be afforded the opportunity to 	 6.29.1.9 NMAC. PROCEDURAL REQUIREMENTS: K. Graduation requirements. (12) Excuses from physical education. The physical education graduation requirement may be waived by the secretary, based upon a request by the local superintendent or charter school administrator with documentation from a licensed medical doctor, osteopath, certified nurse practitioner with 	CIMARRON MUNICIPAL SCHOOL DISTRICT makes physical education available equally to children with disabilities and children without disabilities. If physical education is not available to all children (<i>i.e.</i> , children with and without disabilities), the CIMARRON MUNICIPAL SCHOOL DISTRICT is not required to make physical education available for children with disabilities (<i>e.g.</i> , a district may provide physical education to all children through grade 10, but not to any children in their junior and senior years). However, if physical education is specially designed to meet the

participate in the regular physical education program available to nondisabled children unless—

- (1) The child is enrolled full time in a separate facility; or
- (2) The child needs specially designed physical education, as prescribed in the child's IEP.
- (c) Special physical education. If specially designed physical education is prescribed in a child's IEP, the public agency responsible for the education of that child must provide the services directly or make arrangements for those services to be provided through other public or private programs.
- (d) Education *in separate facilities*. The public agency responsible for the education of a child with a disability who is enrolled in a separate facility must ensure that the child receives appropriate physical education services in compliance with this section.

(Authority: 20 U.S.C. 1412(a)(5)(A))

prescriptive authority or chiropractor, that the student has a permanent or chronic condition that does not permit physical activity. Such requests shall be submitted using the department's physical education waiver request form. This form shall include: name of superintendent; district/school; mailing address; phone; fax; email address; name of a secondary contact person including the same information; date of submission; local board policy requirement and approval, if required; date of board approval; statement of applicable district or charter school policy and, for each student for whom the waiver is requested: name, school and year of student graduation, district affirmation that it possesses required medical documentation, name and email address of school principal and rationale for the request. A student receiving special education supports and services pursuant to the IDEA or Section 504 of the federal Rehabilitation Act may also be eligible to request this waiver, when appropriate medical documentation is provided in the IEP.

unique needs of a child with a disability and is set out in that child's IEP, CIMARRON MUNICIPAL SCHOOL DISTRICT will provide those services whether or not they are provided to other children in the CIMARRON MUNICIPAL SCHOOL DISTRICT. (See 71 Fed. Reg. 46583 (August 14, 2006))

 <u>§ 300.109 Full educational opportunity goal (FEOG).</u> The State must have in effect policies and procedures to 	CIMARRON MUNICIPAL SCHOOL DISTRICT will
demonstrate that the State has established a goal of providing full educational opportunity to all children with disabilities, aged birth through 21, and a detailed timetable for accomplishing that goal.	provide full educational opportunity to all children with disabilities, including by taking steps to ensure that children with disabilities have access to the same program options that are available to nondisabled children. CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes that this would apply to dual
(Authority: 20 U.S.C. 1412(a)(2))	enrollment programs in post-secondary or community- based settings. Therefore, to the extent that CIMARRON MUNICIPAL SCHOOL DISTRICT offers dual enrollment programs in post-secondary or community-based settings to a nondisabled student, CIMARRON MUNICIPAL SCHOOL DISTRICT would have that option available to a student with disabilities whose IEP Team determined that such a program would best meet the student's needs. (See 71 Fed. Reg. 46583 (August 14, 2006))

<u>§ 300.110 Program options.</u>	
The State must ensure that each public agency takes steps to ensure that its children with disabilities have available to them the variety of educational programs and services available to nondisabled children in the area served by the agency, including art, music, industrial arts, consumer and homemaking education, and vocational education. (Authority: 20 U.S.C. 1412(a)(2), 1413(a)(1))	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes a full educational opportunity would apply to dual enrollment programs in post-secondary or community-based settings. Therefore, to the extent that CIMARRON MUNICIPAL SCHOOL DISTRICT offers dual enrollment programs in post-secondary or community-based settings to a nondisabled student, CIMARRON MUNICIPAL SCHOOL DISTRICT would have that option available to a student with disabilities whose IEP Team determined that such a program would best meet the student's needs. (See 71 Fed. Reg. 46583 (August 14, 2006))



300.111 Child find.	6.31.2.9 NMAC. PUBLIC AGENCY	
(a) General.	RESPONSIBILITIES:	CIMARRON MUNICIPAL SCHOOL DISTRICT wil
 (1) The State must have in effect policies and procedures to ensure that— (i) All children with disabilities residing in the State, including children with disabilities who are homeless children or are wards of the State, and children with disabilities attending private schools, regardless of the severity of their disability, and who are in need of special education and related services, are identified, located, and evaluated; and (ii) A practical method is developed and implemented to determine which children are currently receiving needed special education and related services. (b) Use of term developmental delay. The following provisions apply with respect to implementing the child find requirements of this section: (1) A State that adopts a definition of developmental delay under § 300.8(b) determines whether the term applies to children age arange (e.g., ages three through five). 	A. Compliance with applicable laws and rules. Each New Mexico public agency, within the scope of its authority, shall develop and implement appropriate policies, procedures, programs and services to ensure that all children with disabilities who reside within the public agency's educational jurisdiction, including children who are enrolled in private schools or facilities such as residential treatment centers, day treatment centers, hospitals, mental health institutions, or are schooled at home, are identified and evaluated and have access to a free appropriate public education (FAPE) in compliance with all applicable requirements of state and federal laws and rules. This obligation applies to all New Mexico public agencies that are responsible under laws, rules, rules [sic] or written agreements for providing educational services for children with disabilities, regardless of whether that public agency receives funds under IDEA and regardless of whether it provides special education and related services directly, by contract, by referrals to private schools or facilities including residential treatment centers, day treatment centers, hospitals, mental health institutions or through other arrangements.	 CIMARRON MUNICIPAL SCHOOL DISTRICT has adopted and will implement the following procedures t ensure that all children with disabilities within its educational jurisdiction and who are in need of special education and related services, are located, evaluated and identified: [INSERT] CIMARRON MUNICIPAL SCHOOL DISTRICT permits referrals from any source that suspects a child may be eligible for special education and related services. CIMARRON MUNICIPAL SCHOOL DISTRICT permits referrals from any source that suspects a child may be eligible for special education and related services. CIMARRON MUNICIPAL SCHOOL DISTRICT's child find activities typically include a screening process to determine whether the child shoul be referred for a full evaluation to determine eligibility for special education and related services. Persons suc as employees of the SEA, CIMARRON MUNICIPAL SCHOOL DISTRICT, or other public agencies responsible for the education of the child may identify children who might need to be referred for an evaluation. However, it is the parent of a child and the CIMARRON MUNICIPAL SCHOOL DISTRICT that have the responsibility to initiate the evaluation procedures. (See 71 Fed. Reg. 46636 (August 14, 2006))
(2) A State may not require an LEA to adopt and use the term <i>developmental delay</i> for any children within its jurisdiction.	6.31.2.10 NMAC. IDENTIFICATION, EVALUATIONS AND ELIGIBILITY DETERMINATIONS:	CIMARRON MUNICIPAL SCHOOL DISTRICT not specify how long a child can receive early intervening services before an initial evaluation is
(3) If an LEA uses the term <i>developmental</i> delay for children described in § 300.8(b), the LEA must conform to both the State's definition of that term and to the age range that has been adopted by the State.	A. Child find. Each public agency shall adopt and implement policies and procedures to ensure that all children with disabilities who reside within the public agency's educational jurisdiction, including children with disabilities attending private schools or facilities	conducted. If a child receiving early intervening services is suspected of having a disability, CIMARRON MUNICIPAL SCHOOL DISTRICT wil conduct a full and individual evaluation in accordance with §§ 300.301, 300.304 and 300.305 to determine if
(4) If a State does not adopt the term <i>developmental delay</i> , an LEA may not	such as residential treatment centers, day treatment centers, hospitals, mental health institutions, detention	the child is a child with a disability and needs special

independently use that term as a basis for establishing a child's eligibility under this part.

- (c) *Other children in child find.* Child find also must include—
 - Children who are suspected of being a child with a disability under § 300.8 and in need of special education, even though they are advancing from grade to grade; and
 - (2) Highly mobile children, including migrant children.
- (d) Construction. Nothing in the Act requires that children be classified by their disability so long as each child who has a disability that is listed in § 300.8 and who, by reason of that disability, needs special education and related services is regarded as a child with a disability under Part B of the Act.

(Authority: 20 U.S.C. 1401(3)); 1412(a)(3))

and correctional facilities, children who are schooled at home, highly mobile children, children who reside on Indian reservations and children who are advancing from grade to grade, regardless of the severity of their disability, and who are in need of special education and related services, are located, evaluated and identified in compliance with all applicable requirements of 34 CFR Secs. 300.111, 300.131, 300.301 through 300.306 and these or other department rules and standards. For preschool children, child find screenings shall serve as interventions under Subsection B of 6.31.2.10 NMAC.

- B. The public agency shall follow the multi-layered system of supports as a proactive system for early intervention for students who demonstrate a need for educational support for learning as set forth in Subsection D of 6.29.1.9 NMAC. This support shall be provided regardless of whether a student has been referred for a full and individual evaluation for special education and related services or has been identified as eligible for special education.
 - (1) A student's participation in the multi-layered system of supports does not prevent the full and individual evaluation for special education of the student.
 - (2) A student may receive a full and individual evaluation for special education and related services at any time before, during, or after the implementation of the multi-layered system of supports. A parent may request a full and individual evaluation for special education and related services at any time.
- (3) If the student is suspected of having a disability and demonstrates an obvious need for special education or related services by reason thereof, then the student shall be referred for a full and individual evaluation for special education without undue delay.

education and related services. (See 71 Fed. Reg. 46626 (August 14, 2006))

In CIMARRON MUNICIPAL SCHOOL DISTRICT, child find is an ongoing process. CIMARRON MUNICIPAL SCHOOL DISTRICT expects that children whose parents revoke consent will be identified, located and offered an evaluation in the same manner as any other child if the child is suspected of having a disability and being in need of special education and related services. CIMARRON MUNICIPAL SCHOOL DISTRICT has policies and procedures in place to ensure effective child find, including that general education teachers make appropriate referrals of children suspected of having a disability, which would include the referral of children whose parents have previously revoked consent for such services. (See 73 Fed. 73012 (December 1, 2008))

K. Criteria for identifying children with suspected specific	
learning disabilities.	
(1) Each public agency shall use the multi-layered	
system of supports for students suspected of having a	
specific learning disability, consistent with the	
department rules, policies, and standards for children	
who are being referred for evaluation due to a	
suspected disability under the specific learning	
disability category in compliance with 34 CFR Sec.	
300.307.	
500.507.	
(d) A parent may request a full and individual	
evaluation for eligibility for special education at	
any time during the public agency's	
implementation of the multi-layered system of	
supports. If the public agency agrees with the	
parent that the child may be a child who is	
eligible for special education services, the	
public agency shall evaluate the child. If the	
public agency declines the parent's request for	
an evaluation, the public agency shall issue	
prior written notice in accordance with 34 CFR	
Sec. 300.503 and Subsection D of this section.	
The parent may challenge the decision to	
decline a request for evaluation by requesting	
mediation or a due process hearing or by	
submitting a state complaint.	
6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR	
CHILDREN WITH DISABILITIES:	
M. Children in detention and correctional facilities.	
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(9) Children placed in juvenile or adult detention or correctional facilities shall be provided learning opportunities and instruction that meet the state	
standards with benchmarks.	
N. Children in private schools or facilities.	
(8) Children schooled at home. Each LEA shall locate, evaluate and determine the eligibility of children with disabilities who are schooled at home pursuant Subsection H of 22-2-2 NMSA 1978.	CIMARRON MUNICIPAL SCHOOL DISTRICT uses the NMPED manual, <u>New Mexico Multi-Layered</u>
6.29.1.7 NMAC. DEFINITIONS:	System of Support (MLSS) Manual (2021), the MLSS Implementation Guide (2021), and the MLSS Student Assistance Team (Supplemental Manual) (2021), , as its
AA. Multi-Layered System of Supports (MLSS)" means a coordinated and comprehensive framework that uses increasingly intensive evidence-based academic and behavioral supports that address student needs as evidenced by student data. It is a model for holistic school improvement that provides progress measures for additional supports such as school-based team structures, professional development, health and wellness, and family and community engagement. MLSS satisfies the definition of "multi-tiered system of supports" contained within the ESSA.	guiding documents in implementing the student intervention system. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance document. CIMARRON MUNICIPAL SCHOOL DISTRICT has an obligation to ensure that evaluations of children suspected of having a disability are not delayed or denied because of the implementation of the New Mexico MLSS intervention system. (See OSEP Memorandum to State Directors of Special Education (January 2011)
6.29.1.9 NMAC. PROCEDURAL REQUIREMENTS:	
E. Student intervention system. The school and school district shall follow the multi-layered system of supports (MLSS), which is a three-layer model of student intervention as a proactive system for early intervention for students who demonstrate a need for educational support for learning or behavior. All students shall have access to layer 1, 2, and 3 interventions without a need to convene a SAT team or a referral to special education or related services. At	
any layer, a referral from a parent, a school staff member, or if other information available to a school or	

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	district suggests that a particular student needs educational support for learning or behavior, then the student shall be referred to the SAT. Likewise, at any layer, a parent may request initial evaluation to determine whether a student is a child with a disability requiring special education and related service, in accordance with 6.31.2.10 NMAC. There are no	
	additional documentation requirements under the MLSS outside of what is already required for education professionals.	
	(1) In layer 1, the school and school district shall ensure that adequate universal screening in the areas of general health and well-being, language proficiency status, and academic levels of proficiency has been completed for each student enrolled. If data from universal screening and progress monitoring suggests that a particular student is in need of additional behavioral and academic supports, then teacher teams shall make a determination on whether or not the student would benefit from layer 2 interventions. Teacher teams, when making a determination for moving a student up or down a layer may consult with non-teacher staff such as counselors, paraprofessionals, administrators, and ancillary personnel to inform the teacher team on how to plan and implement relevant learner	
	 (2) In layer 2, a properly constituted teacher team shall conduct the student study process and consider, implement, and document the effectiveness of appropriate evidence-based interventions utilizing curriculum-based measures. As part of this process, the teacher team shall address culture and acculturation, socioeconomic status, possible lack of appropriate instruction in reading or math, teaching and learning styles and instructional delivery mechanisms in order to rule out other possible causes of the student's educational difficulties. 	
	(3) In layer 3, students are provided with intensive academic and behavioral supports that are progress	

monitored on a bi-weekly basis. At the end of each progress monitoring cycle, the teacher team shall evaluate the efficacy of the supports provided using all available data. At that time, the teacher team may decide whether to continue with the current support, change the intensity, or nature of support. If progress monitoring data suggests that the learner has benefited from provided layer 3 supports and does not show concern for recidivism, than the teacher team may decide to move the student out of receiving layer 3 supports.	
 (4) All students shall have access to the MLSS layers of screening and support without a referral to SAT or an evaluation to determine eligibility for special education and related services. Nothing in this section prevents a school district from evaluating a student during the provision of any layer of MLSS to determine whether the student is a child with a disability requiring special education and related services. A parent may request an initial special education at any time during the public agency's implementation of MLSS, and a school or school district may determine a referral to special education is necessary at any time during the implementation of MLSS if the student is suspected of having a disability. If a school district rejects a request for initial special education evaluation, the parent may use the IDEA procedural safeguards in 34 CFR Secs. 300.506 through 5007 to dispute the rejection of the request to evaluate. (5) The department's manual, Multi-Layered System of Supports, shall be the guiding document for schools and districts to use in implementing the student intervention system. 	
6.30.17.8 NMAC STRUCTURED LITERACY INSTRUCTION, INTERVENTIONS, AND PROFESSIONAL DEVELOPMENT	

At the beginning of a school year, school districts and charter schools shall notify parents or legal guardians that entering first grade students shall be screened for characteristics of dyslexia. If a student is determined to display characteristics of dyslexia per the department-approved screener, school districts and charter schools shall notify parents of the results of the screening and the structured literacy interventions that are taking place in response to the results. School districts and charter schools shall decide the method by which to inform parents or legal guardians of the results and interventions.	
6.30.17.9 REQUIREMENTS FOR SCREENING, EVALUATION AND INTERVENTION:	
A. Using a department-approved screener, elementary schools shall screen all entering first grade students, in accordance with PED guidance, for dyslexia by the first standardized reporting date.	
B. A student whose screening demonstrates characteristics of dyslexia shall receive targeted structured literacy interventions with progress monitoring to determine if the student is making adequate progress, pursuant to 22-13-32 NMSA 1978, or be referred to a student assistance team.	
C. Consideration shall be given to ensure the student is not demonstrating characteristics of dyslexia solely due to a lack of appropriate English language program or services.	
D. Pursuant to 22-13-32 NMSA 1978, if a student does not make adequate progress with targeted structured literacy interventions, a school shall convene a student assistance team to prescribe more frequent and intensive structured literacy interventions with progress monitoring to determine the student's level of progress. The structured literacy interventions	

 prescribed by the student assistance team shall be in accordance with the department's multi-layered system of supports. E. At no time should a student identified as demonstrating characteristics of dyslexia stop receiving targeted structured literacy interventions. F. Pursuant to 22-13-32 NMSA 1978, a parent or legal guardian of a student referred to a student assistance team shall be informed of the parent's right to request an initial special education evaluation at any time. If the school district or charter school agrees
team shall be informed of the parent's right to request an initial special education evaluation at any time. If the school district or charter school agrees that the student may have a disability, the student assistance team shall refer the child for an evaluation without undue delay, and shall document attempts at obtaining informed consent from the student's parent(s) or legal guardian(s). The student shall be evaluated within 60 days of receiving the parental consent for an initial evaluation. If the school district or charter school refuses the parent's request for an initial evaluation, the school district
or charter school shall provide written notice of the refusal to the parent, including notice of the parent's right to challenge the school district's or charter school's decision as provided in state and federal law and rules

§ 300.112 Individualized education programs (IEP).	
The State must ensure that an IEP, or an IFSP that meets the requirements of section 636(d) of the Act, is developed, reviewed, and revised for each child with a disability in accordance with §§ 300.320 through 300.324, except as provided in § 300.300(b)(3)(ii). (Authority: 20 U.S.C. 1412(a)(4)	IDEA 2004 required the U.S. Department of Education to develop a model IEP form. The U.S. Department of Education has developed an IEP form to assist States and school districts in understanding the IEP content requirements. The <u>Model Form: Individualized</u> <u>Education Program</u> developed by the U.S. Department of Education is available through the U.S. Department of Education's website.



CIMARRON MUNICIPAL SCHOOL DISTRICT uses a localized IEP form based upon the NMPED form and guidance document.

<u>§ 300.113 Routine checking of hearing aids and external</u> components of surgically implanted medical devices.	
 (a) <i>Hearing aids</i>. Each public agency must ensure that hearing aids worn in school by children with hearing impairments, including deafness, are functioning properly. (b) <i>External components of surgically implanted medical devices</i>. (1) Subject to paragraph (b)(2) of this section, each public agency must ensure that the external components of surgically implanted medical devices are functioning properly. (2) For a child with a surgically implanted medical device who is receiving special education and related services under this part, a public agency is not responsible for the post-surgically implanted (or of an external component of the surgically implanted device). (Authority: 20 U.S.C. 1401(1), 1401(26)(B)) 	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes its obligation to change a battery or routinely check an external component of a surgically implanted medical device to make sure it is turned on and operating. However, mapping a cochlear implant (or paying the costs associated with mapping) is not routine checking and is not the responsibility of CIMARRON MUNICIPAL SCHOOL DISTRICT. (See 71 Fed. Reg. 46581 (August 14, 2006))



Least Restrictive Environment (LRE)		
 (a) General. (1) Except as provided in § 300.324(d)(2) (regarding children with disabilities in adult prisons), the State must have in effect policies and procedures to ensure that public agencies in the State meet the LRE requirements of this section and §§ 300.115 through 300.120. (2) Each public agency must ensure that— (i) To the maximum extent appropriate, children with disabilities, including children in public or private institutions or other care facilities, are educated with children who are nondisabled; and (ii) Special classes, separate schooling, or other removal of children with disabilities from the regular educational environment occurs only if the nature or severity of the disability is such that education in regular classes with the use of supplementary aids and services cannot be achieved satisfactorily. (b) Additional requirement—State funding mechanism— (1) General. (i) A State funding mechanism must not result in placements that violate the requirements of paragraph (a) of this section; and (ii) A State must not use a funding mechanism by which the State distributes funds on the basis of the type of setting in which a child is served that will result in the failure to provide a child with a 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: C. Least restrictive environment. (1) Except as provided in 34 CFR Sec. 300.324(d) and Subsection K of 6.31.2.11 NMAC (correct citation 6.31.2.11(M) NMAC)for children with disabilities who are convicted as adults under state law and incarcerated in adult prisons, all educational placements and services for children with disabilities shall be provided in the least restrictive environment that is appropriate to each child's needs in compliance with 34 CFR Secs. 300.114 through 300.120. (2) In determining the least restrictive environment for each child's needs, public agencies and their IEP teams shall ensure that the following requirements are met. (a) The requirements of 34 CFR Sec. 300.114(a)(2) for each public agency to ensure that to the maximum extent appropriate, children with disabilities, including children in public or private institutions or other care facilities, are educated with children who are nondisabled, and that special classes, separate schooling or other removal of children with disabilities from the general educational environment occurs only if the nature or severity of the disability is such that education in regular classes with the use of supplementary aids and services cannot be achieved satisfactorily. (b) The required continuum of alternative placements as specified in 34 CFR Sec. 300.115. 	CIMARRON MUNICIPAL SCHOOL DISTRICT acknowledges there is a strong preference in favor of educating children with disabilities in the regular classroom with appropriate aids and supports; however a regular classroom placement is not appropriate for every child with a disability. Placement decisions will be made on a case-by-case basis and must be appropriate for the needs of the child. (See 71 Fed. Re 46589 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT presumes that the first placement option to consider for each child with a disability is the regular classroom in the school that the child would attend if not disabled, with appropriate supplementary aids and services to facilitate such placement. (See 71 Fed. Reg. 46588 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT understands that a change in location is not always a change in placement. A Placement is a point along the child's continuum of placement options, while location is the physical location where the child receives related services, such as a classroom. However, a change in location may give rise to a change in placement if the change in location substantially alters the student's educational program (<i>See</i> 71 Fed. Reg. 46,588 (2006); <i>See Letter to Fisher</i> , 21 IDELR 992 (OSEP 1994) CIMARRON MUNICIPAL SCHOOL DISTRICT understands that when two or more equally appropriate locations are available, the District can assign the child to the school or classroom of its choosing. However, th District cannot use factors such as the availability of services at a particular school to determine a child's placement on the LRE continuum. (<i>See Letter to Trigg.</i> 50 IDELR 48 (OSEP 2007)).

 disability FAPE according to the unique needs of the child, as described in the child's IEP. (2) Assurance. If the State does not have policies and procedures to ensure compliance with 	(c) The requirement of 34 CFR Sec. 300.116(c) that each child with a disability be educated in the school that he or she would attend if nondisabled unless the child's IEP requires some other arrangement.
paragraph (b)(1) of this section, the State must provide the Secretary an assurance that the State will revise the funding mechanism as soon as feasible to ensure that the mechanism does not result in placements that violate that	(d) The requirement of 34 CFR Sec. 300.116(e) that a child with a disability not be removed from education in age-appropriate regular classrooms solely because of needed modifications in the general curriculum.
paragraph. (Authority: 20 U.S.C. 1412(a)(5))	(e) The requirements of 34 CFR Sec. 300.320(a)(4) that the IEP for each child with a disability include a statement of the special education and related services and supplementary aids and services, based on peer-reviewed research to the extent practicable, to be provided to the child, or on behalf of the child, and a statement of the program modifications or supports for school personnel that will be provided for the child to be involved and progress in the general curriculum and to participate in extracurricular and other nonacademic activities with nondisabled children.
	(f) The requirement of 34 CFR Sec. 300.324(a)(3) that the regular education teacher of a child with a disability, as a member of the IEP team, shall assist in determining the supplementary aids and services, program modifications or supports for school personnel that will be provided for the child in compliance with 34 CFR Sec. 300.320(a)(4).
	(g) The requirement of 34 CFR Sec. 300.320(a)(5) that the IEP include an explanation of the extent, if any, to which the child will not participate with nondisabled children in the regular class and the activities described in 34 CFR Secs. 300.320(a)(4) and 300.117.
	(h) The requirements of 34 CFR Sec. 300.503 that a public agency give the parents written notice a

reasonable time before the public agency proposes or refuses to initiate or change the educational placement of the child or the provision of FAPE to the child and that the notice include a description of any other options considered and the reasons why those options were rejected.	
(i) The requirement of 34 CFR Sec. 300.120 that the department carry out activities to ensure that Sec. 300.114 is implemented by each public agency and that, if there is evidence that a public agency makes placements that are inconsistent with Sec. 300.114, the department shall review the public agency's justification for its actions and assist in planning and implementing any necessary corrective action.	

§ 300.115 Continuum of alternative placements.	
 (a) Each public agency must ensure that a continuum of alternative placements is available to meet the needs of children with disabilities for special education and related services. (b) The continuum required in paragraph (a) of this section must— (1) Include the alternative placements listed in the definition of special education under § 300.39 (instruction in regular classes, special classes, special schools, home instruction, and instruction in hospitals and institutions); and (2) Make provision for supplementary services (such as resource room or itinerant instruction) to be provided in conjunction with regular class placement. 	CIMARRON MUNICIPAL SCHOOL DISTRICT will make available a full continuum of placements. CIMARRON MUNICIPAL SCHOOL DISTRICT understands that there is no requirement that each of the placements on the continuum be utilized. CIMARRON MUNICIPAL SCHOOL DISTRICT understands that when two or more equally appropriate locations are available, the District can assign the child to the school or classroom of its choosing. However, the District cannot use factors such as the availability of services at a particular school to determine a child's placement on the LRE continuum. (<i>See Letter to Trigg</i> , 50 IDELR 48 (OSEP 2007)). CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes the IEP team is required to consider the inclusion of children with disabilities in early childhood programs. NMPED provides districts guidance and resources through the document Inclusion of Children

(Authority: 20 U.S.C. 1412(a)(5))	with Disabilities in Early Childhood Programs, found on
	the NMPED website.

<u>§ 300.116 Placements.</u>		
 In determining the educational placement of a child with a disability, including a preschool child with a disability, each public agency must ensure that— (a) The placement decision— (1) Is made by a group of persons, including the parents, and other persons knowledgeable about the child, the meaning of the evaluation data, and the placement options; and (2) Is made in conformity with the LRE provisions of this subpart, including §§ 300.114 through 300.118; (b) The child's placement— (1) Is determined at least annually; (2) Is based on the child's IEP; and (3) Is as close as possible to the child's home; (c) Unless the IEP of a child with a disability requires some other arrangement, the child is educated in the school that he or she would attend if nondisabled; (d) In selecting the LRE, consideration is given to any potential harmful effect on the child or on the quality of services that he or she needs; and (e) A child with a disability is not removed from education in age- appropriate regular classrooms solely because of needed modifications in the general education curriculum. 	 6.29.1.9 NMAC. PROCEDURAL REQUIREMENTS: J. Length of school day and year. (3) All students shall be in school-directed programs, exclusive of lunch, for a minimum of the following: (a) kindergarten, for half-day programs: two and one-half (2 and 1/2) hours per day or 450 hours per year; or, for full-day programs: five and one-half (5 and 1/2) hours per day or 990 hours per year; (b) grades one through six: five and one-half (5 and 1/2) hours per day or 990 hours per year; and (c) grades seven through twelve: six (6) hours per day or 1,080 hours per year. 	 CIMARRON MUNICIPAL SCHOOL DISTRICT expects the IEP Team to follow the Tenth Circuit standard for determining the least restrictive environment. First, the IEP Team will consider whether education in the regular classroom, with the use of supplementary aids and services, can be achieved satisfactorily. If the answer is "no", and the IEP Team intends to provide special education or to remove the child from regular education, CIMARRON MUNICIPAL SCHOOL DISTRICT's IEP Team will examine whether the school has mainstreamed the child to the maximum extent appropriate. (See L.B. v. Nebo School District, 379 F.3d 966 (10th Cir. 2004)) The Tenth Circuit standard includes five factors for consideration: Whether the district has taken steps to accommodate the child with disabilities in regular education (by providing supplementary aids and services or modifying its regular education program); Whether these efforts were sufficient or token (the requirement that districts modify and supplement regular education is broad; however, districts need not provide every conceivable supplementary aid or service to assist the child); Whether the child will receive an educational benefit from regular education; The child's overall educational experience in the mainstreamed environment, balancing the benefits of regular and special education (since, on the one hand, the nonacademic benefit that the child receives from mainstreaming may tip the balance in favor of mainstreaming, even if the child cannot flourish academically; while on the other hand,
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1412(a)(5))	placing the child in regular education may be detrimental to the child); and
	The effect the disabled child's presence has on the regular classroom environment.
	(See <u>L.B. v. Nebo School District</u> , 379 F.3d 966 (10th Cir. 2004))
	NMPED issued guidance to IEP team when making placement decisions through a document titled <u>Making</u> <u>Placement Decisions in the Least Restrictive</u> <u>Environment (2003)</u> , found on the NMPED website.
	CIMARRON MUNICIPAL SCHOOL DISTRICT believes that if a child with a disability has behavioral problems that are so disruptive in a regular classroom
	that the education of other children is significantly impaired, the needs of the child with a disability generally cannot be met in that environment. However,
	before making such a determination, CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that consideration has been given to the full range of
	supplementary aids and services that could be provided to the child in the regular educational environment to
	accommodate the unique needs of the child with a disability. If the IEP Team determines that, even with the provision of supplementary aids and services, the
	child's IEP could not be implemented satisfactorily in the regular educational environment, that placement would not be the LRE placement for that child at that
	particular time, because her or his unique educational needs could not be met in that setting. (See 71 Fed. Reg. 46589 (August 14, 2006))
	CIMARRON MUNICIPAL SCHOOL DISTRICT will utilize the same process for determining the educational
	placement for children with low-incidence disabilities (including children who are deaf, hard of hearing, or deaf-blind), as used for determining the educational
	placement for all children with disabilities. That is, each child's educational placement will be determined on an individual case-by case basis depending on each child's
	unique educational needs and circumstances, rather than

by the child's category of disability, and will be based on the child's IEP. (See 71 Fed. Reg. 46586 (August 14, 2006))
CIMARRON MUNICIPAL SCHOOL DISTRICT does not consider maintaining a child's placement in an educational program that is substantially and materially similar to the former placement to be a change in placement. (See 71 Fed. Reg. 46588-89 (August 14, 2006))
CIMARRON MUNICIPAL SCHOOL DISTRICT understands that there is nothing in the IDEA that requires a detailed explanation in the student's IEP of why their educational needs or education placements cannot be met in the location the parents request; however, CIMARRON MUNICIPAL SCHOOL DISTRICT will strive to adequately communicate such to parents. (See 71 Fed. Reg. 46588 (August 14, 2006))
CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that children with disabilities have available an instructional day commensurate with that of children without disabilities. The IEP Team may provide for a shortened school day as part of the child's IEP only in rare circumstances specific to the needs of the individual child. (See NMPED memoranda regarding <u>Shortened</u> <u>School Days for Students with Disabilities</u> (November 13, 2002) and <u>Length of School Day and Instructional</u> <u>Time</u> (January 3, 2003))
CIMARRON MUNICIPAL SCHOOL DISTRICT prohibits shortening the school day for a student with disabilities solely to accommodate transportation schedules or in order to accommodate teacher planning time or for administrative convenience. (See NMPED memorandum regarding Length of School Day and Instructional Time (January 3, 2003))
CIMARRON MUNICIPAL SCHOOL DISTRICT will only shorten the school day for a child with a disability in the rare circumstance that it is educationally justified to meet the student's unique needs, as determined and

documented by the IEP Team. Legitimate factors that
IEP teams consider and that may indicate the need for a
shortened school day include the student's stamina,
medical needs, and behavioral and/or emotional needs.
(See NMPED memorandum regarding Length of School
Day and Instructional Time (January 3, 2003))

<u>§ 300.117 Nonacademic settings.</u>	
In providing or arranging for the provision of nonacademic and extracurricular services and activities, including meals, recess periods, and the services and activities set forth in § 300.107, each public agency must ensure that each child with a disability participates with nondisabled children in the extracurricular services and activities to the maximum extent appropriate to the needs of that child. The public agency must ensure that each child with a disability has the supplementary aids and services determined by the child's IEP Team to be appropriate and necessary for the child to participate in nonacademic settings.	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide supplementary aids and services in extracurricular and nonacademic settings to enable children with disabilities to be educated with nondisabled children to the maximum extent appropriate. (See 71 Fed. Reg. 46578 (August 14, 2006))
(Approved by the Office of Management and Budget under control number 1820–0030)(Authority: 20 U.S.C. 1412(a)(5))	

§ 300.118 Children in public or private institutions.	
Except as provided in § 300.149(d) (regarding agency responsibility for general supervision for some individuals in adult prisons), an SEA must ensure that § 300.114 is effectively implemented, including, if necessary, making arrangements with public and private institutions (such as a memorandum of agreement or special implementation procedures).	
(Authority: 20 U.S.C. 1412(a)(5))	

§ 300.119 Technical assistance and training activities.	
Each SEA must carry out activities to ensure that teachers and administrators in all public agencies—	
(a) Are fully informed about their responsibilities for implementing § 300.114; and	
(b) Are provided with technical assistance and training necessary to assist them in this effort.	
(Authority: 20 U.S.C. 1412(a)(5))	

<u>§ 300.120 Monitoring activities.</u>	
 (a) The SEA must carry out activities to ensure that § 300.114 is implemented by each public agency. 	
(b) If there is evidence that a public agency makes placements that are inconsistent with § 300.114, the SEA must—	
(1) Review the public agency's justification for its actions; and	
(2) Assist in planning and implementing any necessary corrective action.	
(Authority: 20 U.S.C. 1412(a)(5))	

Additional Eligibility Requirements		
§ 300.121 Procedural safeguards.		
(a) General. The State must have procedural safeguards		CIMARRON MUNICIPAL SCHOOL DISTRICT's Board Policy along with this Handbook of Procedures



 in effect to ensure that each public agency in the State meets the requirements of §§ 300.500 through 300.536. (b) <i>Procedural safeguards identified</i>. Children with disabilities and their parents must be afforded the procedural safeguards identified in paragraph (a) of this section. 	constitute the Policies and Procedures of CIMARRON MUNICIPAL SCHOOL DISTRICT which are designed to be consistent with State policies and procedures established under § 300.121 and §§ 300.500 through 300.536 to ensure that children with disabilities and their parents are afforded the procedural safeguards under the IDEA.
this section. (Authority: 20 U.S.C. 1412(a)(6)(A))	A current copy of the <u>Special Education Procedural</u> <u>Safeguards</u> For <u>Students with Disabilities and their</u> <u>Families required Under IDEA Part B Notice (English</u> <u>Version),</u> <u>Garantías Procesales De Educación Especial Requeridas</u> <u>Para Los Niños/Niñas Discapacitados Y Sus Familias</u> <u>Requistos Bajo La Ley IDEA- Parte B (Spanish</u>
	Version),Special Education Procedural Safeguards For Studentswith Disabilities and their Families required UnderIDEA Part B Notice (Navajo Version);Special Education Procedural Safeguards For Studentswith Disabilities and their Families required UnderIDEA Part B Notice (Vietnamese Version); the Special
	Education Procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice (Russian Version), Special Education Procedural Safeguards for Students with Disabilities and their Families Required Under IDEA Part B Notice (Mandarin), and the Special Education Procedural Safeguards For Students with Disabilities and their
	Families required Under IDEA Part B Notice (ASL Video) are available through the NMPED.

<u>§ 300.122 Evaluation.</u>	
Children with disabilities must be evaluated in accordance with §§300.300 through 300.311 of subpart D of this part. (Authority: 20 U.S.C. 1412(a)(7))	CIMARRON MUNICIPAL SCHOOL DISTRICT's Board Policy along with this Handbook of Procedures constitute the Policies and Procedures of CIMARRON MUNICIPAL SCHOOL DISTRICT which are designed to be consistent with State policies and procedures





	established under § 300.122 and §§ 300.300 through 300.311 to ensure that children with disabilities are evaluated under the IDEA.

<u>§ 300.123 Confidentiality of personally identifiable</u> information.	
The State must have policies and procedures in effect to ensure that public agencies in the State comply with §§ 300.610 through 300.626 related to protecting the confidentiality of any personally identifiable information collected, used, or maintained under Part B of the Act. (Authority: 20 U.S.C. 1412(a)(8); 1417(c))	CIMARRON MUNICIPAL SCHOOL DISTRICT's Board Policy (including policies to ensure compliance with the Family Educational Rights and Privacy Act) along with this Handbook of Procedures and CIMARRON MUNICIPAL SCHOOL DISTRICT's annual FERPA notice constitute the Policies and Procedures of CIMARRON MUNICIPAL SCHOOL DISTRICT which are designed to be consistent with State policies and procedures established under § 300.123 and §§ 300.610 through 300.626 related to protecting the confidentiality of any personally identifiable information collected, used, or maintained under Part B of the Act.

<u>§ 300.124 Transition of children from the Part C program to preschool programs.</u>		
 The State must have in effect policies and procedures to ensure that— (a) Children participating in early intervention programs assisted under Part C of the Act, and who will participate in preschool programs assisted under Part B of the Act, experience a smooth and effective transition to those preschool programs in a manner consistent with section 637(a)(9) of the Act; (b) By the third birthday of a child described in 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: A. Preschool programs for children aged three through five. (1) Each public agency shall ensure that a free appropriate public education is available for each preschool child with a disability within its educational jurisdiction no later than the child's third birthday and that an individualized education program (IEP) under Part B or an individual family services plan (IFSP) under Part C of IDEA is in 	CIMARRON MUNICIPAL SCHOOL DISTRICT's Board Policy along with this Handbook of Procedures constitute the Policies and Procedures of CIMARRON MUNICIPAL SCHOOL DISTRICT which are designed to be consistent with State policies and procedures established under § 300.124, § 300.101, and § 300.323 for the transition of children from the IDEA Part C programs to IDEA Part B programs. CIMARRON MUNICIPAL SCHOOL DISTRICT will implement its Policies and Procedures to ensure a smooth and effective transition from IDEA Part C (FIT
paragraph (a) of this section, an IEP or, if consistent		Program) to Part B programs for preschool children with

 with § 300.323(b) and section 636(d) of the Act, an IFSP, has been developed and is being implemented for the child consistent with §300.101(b); and (c) Each affected LEA will participate in transition planning conferences arranged by the designated lead agency under section 635(a)(10) of the Act. (Authority: 20 U.S.C. 1412(a)(9)) 	 effect by that date in compliance with 34 CFR Secs. 300.101, 300.124 and 300.323(b). (2) Eligibility to enroll in Part B preschool program. If a child turns three at any time during the school year and is determined to be eligible under Part B, the child may enroll in a Part B preschool program when the child turns three if the parent so chooses, whether or not the child has previously been receiving Part C services. (3) To ensure effective transitioning from IDEA Part C programs to IDEA Part B programs, each public agency shall conduct a full and individual initial comprehensive evaluation, at no cost to the parent, and in compliance with requirements of 34 CFR Secs. 300.300, 300.301, 300.302, 300.304 and 300.305 and other department rules and standards before the initial provision of Part B special education and related services to a child with a disability. (a) The initial comprehensive evaluation process shall be conducted in all areas of suspected disability. (b) The Part B eligibility determination team shall review current assessments and shall determine the additional data and assessments, other than medical assessments, conducted no more than six months prior to the date of the meeting of the Part B eligibility determination team. (c) The Part B eligibility determination team shall consider educationally relevant medical assessments are defined as assessments. If the team considers medical assessments. If the team considers medical assessments conducted more than six months prior to the as as fulling the as an additional assessments. So the date of the meeting of the date of the meeting assessments. If the team considers medical assessments conducted more than six months prior to the date of the meating assessments conducted more than six months prior to the date of the meating assessments conducted more than six months prior to the date of the meating assessments conducted more than six months prior to the date of the meating assessments conducted	 disabilities within CIMARRON MUNICIPAL SCHOOL DISTRICT's educational jurisdiction, in compliance with 34 C.F.R. § 300.124. The IDEA Part C lead agency must share the directory information of potentially eligible students with their LEA(s) including CIMARRON MUNICIPAL SCHOOL DISTRICT. CIMARRON MUNICIPAL SCHOOL DISTRICT will make reasonable efforts to establish productive working relations with local Part C programs and when given reasonable notice shall participate in the ninety-day transition planning conferences arranged by local Part C providers. CIMARRON MUNICIPAL SCHOOL DISTRICT understands that the process of sharing this data must be completed in a Memorandum of Understanding (MOU) or Interagency Agreement between both CIMARRON MUNICIPAL SCHOOL DISTRICT and the Part C lead agency. On September 6, 2011, the U.S. Department of Education announced the release of the final regulations for the early intervention program under Part C of the IDEA. CIMARRON MUNICIPAL SCHOOL DISTRICT is committed to a seamless transition of children with disabilities from the Part C program to its Part B program. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of the <u>Part C regulations and U.S.</u> Department of Education Non Regulatory Guidance related to same in order to effectuate a seamless transition. CIMARRON MUNICIPAL SCHOOL DISTRICT uses the NMPED manual, New Mexico Guidance- Children Transitioning from IDEA Part C to Part B (2019), as its guiding documents in implementing the transition of students from Part C to Part B. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in
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document the appropriateness of considering	these procedures, and through staff development (as
such medical assessments.	appropriate), shall inform appropriate personnel of this
(4) Each public agency shall develop and implement appropriate policies and procedures to ensure a smooth and effective transition from Part C to Part B programs for preschool children with disabilities within the public agency's educational jurisdiction, in compliance with 34 CFR Sec. 300.124. Each LEA and other public agencies as appropriate shall make reasonable efforts to establish productive working relations with local Part C programs and when given reasonable notice shall participate in the transition planning conferences arranged by local Part C providers.	guidance document.
(5) In particular:	
 (a) Each LEA shall survey Part C programs within its educational jurisdiction in its child find efforts to identify children who will be eligible to enter the LEA's Part B preschool program in future years. 	
(b) Each LEA shall promote parent and family involvement in transition planning with Part C programs, community programs and related services providers at least six months before the child is eligible to enter the LEA's Part B preschool program.	
(c) Each LEA shall establish and implement procedures to support successful transitions including parent training, professional development for special educators and general educators, and student and parent self-advocacy training and education.	
(d) Each LEA shall assist parents in becoming their child's advocates as the child makes the transition through systems.	
(e) Each LEA shall participate in transition planning conferences arranged by the designated Part C lead agency no less than 90 days prior to the anticipated transition or the	

child's third birthday, whichever occurs first, to
facilitate informed choices for all families.
(f) Each LEA shall designate a team including
parents and qualified professionals to review
existing evaluation data for each child entering
the LEA's preschool program in compliance
with 34 CFR Sec. 300.305, and based on that
review to identify what additional data, if any,
are needed to determine the child's eligibility
for Part B services or develop an appropriate
program in a manner that is consistent with
Paragraph (3) of Subsection A of this section.
The notice of procedural safeguards shall be
given to the parents as provided in Paragraph
(3) of Subsection D of 6.31.2.13 NMAC.
(g) Development of IFSP, IEP or IFSP-IEP.
(i) The IFSP, IEP, or IFSP-IEP will be
developed by a team constituted in
compliance with 34 CFR Sec. 300.321
including parents. For children
transitioning from Part C programs to Part
B programs, the team shall also include
one or more early intervention providers
who are knowledgeable about the child.
"Early intervention providers" are defined
as Part C service coordinators or other
representatives of the Part C system.
(ii) Eastarth shild to mait in from a Dart C
(ii) For each child transitioning from a Part C
program to a Part B preschool program,
the LEA shall initiate a meeting to develop
the eligible child's IFSP, IEP or IFSP-IEP,
in accordance with 34 CFR Sec. 300.124.
The IFSP, IEP or IFSP shall be developed
and implemented no later than the child's
third birthday, consistent with 34 CFR Sec.
300.101(b).
(h) In compliance with 34 CFR Sec. 300.101(b)(2),
if a child's birthday occurs during the summer,
the child's IEP team shall determine the date
when services under the IEP or IFSP will begin.

Each public agency shall engage in appropriate planning with the Part C lead agency so that the eligible child will be prepared to receive Part B special education and related services when the IEP team determines that the services under the IEP or IFSP will begin.	
 Each public agency shall develop policies and procedures to ensure a successful transition from Part B preschool for children with disabilities who are eligible for continued services in pre-kindergarten and kindergarten. 	

<u>§§ 300.125–300.128</u> [Reserved]	
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Children in Private Schools			
§ 300.129 State responsibility regarding children in private			
schools.			
The State must have in effect policies and procedures that ensure that LEAs, and, if applicable, the SEA, meet the private school requirements in §§ 300.130 through 300.148. (Authority: 20 U.S.C. 1412(a)(10))		The NMPED has issued a memorandum containing guidance regarding Children in Private Schools (November 14, 2005) available through the NMPED website. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance.	
		The U.S. Department of Education has issued guidance documents titled, " <u>Questions and Answers On Serving</u> <u>Children with Disabilities Placed By Their Parents at</u> <u>Private Schools</u> "(Revised April 2011), available through the U.S. Department of Education website. These guidance documents provide detailed responses to frequently asked questions and provide a clear explanation of <u>CIMARRON MUNICIPAL SCHOOL</u> <u>DISTRICT</u> 's duty to parentally-placed private school children. <u>CIMARRON MUNICIPAL SCHOOL</u> <u>DISTRICT</u> , by reference in these procedures, and	

	through staff development (as appropriate), shall inform appropriate personnel of this guidance document.
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Children With Disabilities Enrolled by Their Parents in Private Schools				
Children With Disabilities Enrolled by Their Parents in Private § 300.130 Definition of parentally-placed private school children with disabilities. Parentally-placed private school children with disabilities means children with disabilities enrolled by their parents in private, including religious, schools or facilities that meet the definition of elementary school in § 300.13 or secondary school in § 300.36, other than children with disabilities covered under §§ 300.145 through 300.147. (Authority: 20 U.S.C. 1412(a)(10)(A))	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: N. Children in private schools or facilities. (1) Children enrolled by parents in private schools or facilities. (a) Parentally placed private school children with disabilities means children with disabilities enrolled by their parents in private schools, 	New Mexico's statutory definition of a "private school" specifically excludes a home school. However, CIMARRON MUNICIPAL SCHOOL DISTRICT's child find duty still extends to home-school students. (See NMPED Memorandum <u>Children in Private Schools</u> (November 14, 2005)) New Mexico Public Education Department provides additional guidance through its Private School Q & A document entitled <u>"Questions and Answers on IDEA</u> <u>and Private Schools"</u> (May 2010)		
	 including religious schools or facilities, such as residential treatment centers, day treatment centers, hospitals, and mental health institutions, that include other children with disabilities who are covered under 34 CFR Secs. 300.145 through 300.147. (b) A school district in which a private school or facility is located shall not be considered the resident school district of a school-age person if residency is based solely on the school-age person's enrollment at the facility and the school-age person would not otherwise be considered a resident of the state. 			

§ 300.1	31 Child find for parentally-placed private school		
childre	n with disabilities.		
(a)	<i>General.</i> Each LEA must locate, identify, and evaluate all children with disabilities who are enrolled by their parents in private, including religious, elementary schools and secondary schools located in the school district served by the LEA, in accordance with paragraphs (b) through (e) of this section, and §§ 300.111 and 300.201.	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: N. Children in private schools or facilities.	CIMARRON MUNICIPAL SCHOOL DISTRICT's child find duty applies to students enrolled in private schools by their parents, whether or not accredited, and to homeschooled students within CIMARRON MUNICIPAL SCHOOL DISTRICT's jurisdiction, whether or not registered with the NMPED. (See NMPED Memorandum regarding <u>Children in Private</u> <u>Schools</u> (November 14, 2005))
(b)	<i>Child find design.</i> The child find process must be designed to ensure—(1) The equitable participation of parentally-placed private school children; and	(1) Children enrolled by parents in private schools or facilities.	CIMARRON MUNICIPAL SCHOOL DISTRICT will monitor and document all child find activities that include homeschooled and private school students within their respective jurisdictions, including the specific activities conducted, the dates of each activity,
(c)	(2) An accurate count of those children.<i>Activities.</i> In carrying out the requirements of this	(c) Each LEA shall locate, identify and evaluate all	and the results of each activity. (See NMPED Memorandum regarding <u>Children in Private Schools</u> (November 14, 2005))
	section, the LEA, or, if applicable, the SEA, must undertake activities similar to the activities undertaken for the agency's public school children.	children with disabilities who are enrolled by their parents in private schools, including religious elementary schools and secondary schools located in the education jurisdiction of	All screenings and evaluations resulting from CIMARRON MUNICIPAL SCHOOL DISTRICT's child find activities will be free to parents, including
(d)	<i>Cost.</i> The cost of carrying out the child find requirements in this section, including individual evaluations, may not be considered in determining if an LEA has met its obligation under §300.133.	the LEA, in accordance with 34 CFR Secs. 300.131 and 300.111.	parents of home-schooled students and parents of students who attend private school by parent choice. (See NMPED Memorandum regarding <u>Children in</u> <u>Private Schools</u> (November 14, 2005))
(e)	<i>Completion period.</i> The child find process must be completed in a time period comparable to that for students attending public schools in the LEA consistent with § 300.301.		CIMARRON MUNICIPAL SCHOOL DISTRICT has options as to ensure child find responsibilities. CIMARRON MUNICIPAL SCHOOL DISTRICT may assume the responsibility or contract with another public agency or make other arrangements. (See OSERS Q/A
(f)	<i>Out-of-State children.</i> Each LEA in which private, including religious, elementary schools and secondary schools are located must, in carrying out the child find requirements in this section, include parentally-placed private school children who reside in a State other than the State in which the private schools that they attend are located.		on <u>Serving Children With Disabilities Placed by Their</u> <u>Parents at Private Schools</u> (Revised April 2011)) CIMARRON MUNICIPAL SCHOOL DISTRICT's child find duty for parentally-placed children with disabilities in private schools extends to children aged 3 through 5 only if the school or facility meets the definition of "elementary school". (See OSERS Q/A on

(Authority: 20 U.S.C. 1412(a)(10)(A)(ii))	Serving Children With Disabilities Placed by Their
(
	Parents at Private Schools (Revised April 2011))
	The child find activities conducted by CIMARRON
	MUNICIPAL SCHOOL DISTRICT for parentally-
	placed private school children will be similar to
	activities undertaken for child find for children in
	CIMARRON MUNICIPAL SCHOOL DISTRICT, and
	will not be delayed. (See OSERS Q/A on Serving
	Children With Disabilities Placed by Their Parents at
	Private Schools (Revised April 2011))
	CIMARRON MUNICIPAL SCHOOL DISTRICT's
	child find duty also includes children from other states
	attending private elementary schools and secondary
	schools located in CIMARRON MUNICIPAL
	SCHOOL DISTRICT. (See OSERS Q/A on Serving
	Children With Disabilities Placed by Their Parents at
	Private Schools (Revised April 2011))
	Invite Beloois (Revised April 2017))

§ 300.132 Provision of services for parentally-placed private school children with disabilities—basic requirement.		
 (a) General. To the extent consistent with the number and location of children with disabilities who are enrolled by their parents in private, including religious, elementary schools and secondary schools located in the school district served by the LEA, provision is made for the participation of those children in the program assisted or carried out under Part B of the Act by providing them with special education and related services, including direct services determined in accordance with § 300.137, unless the Secretary has arranged for services to those children under the by-pass provisions in §§300.190 through 300.198. (b) Services plan for parentally-placed private school children with disabilities. In accordance with paragraph (a) of this section and §§ 300.137 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: N. Children in private schools or facilities. (1) Children enrolled by parents in private schools or facilities. (d) Each public agency shall develop a "service plan" that describes the special education and related services the LEA will provide to a parentally placed child with a disability enrolled in a private school who has been designated to receive services, including the location of the services and any transportation necessary, consistent with 34 CFR Sec. 300.132 and that is developed and implemented in accordance with 	If appropriate, CIMARRON MUNICIPAL SCHOOL DISTRICT will inform the parents that the LEA of residence is responsible for providing the child a free appropriate public education (FAPE) if the student leaves the private school and enrolls in public school. If the parent makes clear his or her intention to keep the child in the private school, the LEA where the child resides does not have to create an IEP. (See NMPED Q/A on IDEA and Private Schools (May 7, 2010)) Every parentally-placed private school child with a disability attending a private school within CIMARRON MUNICIPAL SCHOOL DISTRICT, who has been designated by the CIMARRON MUNICIPAL SCHOOL DISTRICT to receive special education and related services, will have a service plan. The plan will describe the specific special education or related

through 300.139, a services plan must be developed and implemented for each private school child with a disability who has been designated by the LEA in which the private school is located to receive special education and related services under this part.

- (c) Record keeping. Each LEA must maintain in its records, and provide to the SEA, the following information related to parentally-placed private school children covered under §§300.130 through 300.144:
 - (1) The number of children evaluated;
 - (2) The number of children determined to be children with disabilities; and
 - (3) The number of children served.

(Authority: 20 U.S.C. 1412(a)(10)(A)(i))

34 CFR Secs. 300.137 through 300.139. The provision applies only to private schools and not to private facilities where an IEP shall be in place.

- (e) Pursuant to 34 CFR Sec. 300.133, each LEA is obligated to spend a proportionate amount of its federal IDEA Part B funds to assist private school children with disabilities placed in a private school or private facility by a parent who assumes responsibility for such placement. In doing so, LEAs shall use the formula for calculating proportionate amount and annual count of parentally placed private school children with disabilities in accordance with 34 CFR Sec. 300.133. The public agency shall not use IDEA funds to benefit private schools as provided in 34 CFR Sec. 300.141. The state is not required to distribute state funds for such school-age persons. Furthermore, the constitution and laws of New Mexico prohibit public agencies from spending state funds to assist private schools or facilities or their students.
- (7) The department shall assign a unique student identifier for school-age persons who have service plans, including those who are not residents of the state but who are attending private residential treatment facilities in the state.

services that CIMARRON MUNICIPAL SCHOOL DISTRICT will provide to the child. CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that a representative of the private school attends each meeting to develop the plan or use other methods to ensure participation by the private school, including conference telephone calls. (See OSERS Q/A on <u>Serving Children</u> With Disabilities Placed by Their Parents at Private Schools (Revised April 2011))

The NMPED has developed a model <u>Private School</u> <u>Service Plan</u> form available through the NMPED website. <u>CIMARRON MUNICIPAL SCHOOL</u> <u>DISTRICT uses a localized service plan form based</u> upon the NMPED form and guidance.

Although the IDEA and its regulations do not specify how often a service plan must be written, CIMARRON MUNICIPAL SCHOOL DISTRICT will generally review and revise a service plan annually, as appropriate. (See OSERS Q & A on <u>Serving Children</u> <u>With Disabilities Placed by Their Parents at Private</u> <u>Schools</u> (Revised April 2011))

CIMARRON MUNICIPAL SCHOOL DISTRICT will maintain in its records and provide to the NMPED the number of parentally-placed private school children evaluated, the number of parentally-placed private school children determined to have disabilities under Part B of the IDEA, and the number of children provided with equitable services. (See OSERS Q/A on <u>Serving Children With Disabilities Placed by Their</u> <u>Parents at Private Schools</u> (Revised April 2011))

<u>§ 300.133 Expenditures.</u>		
 (a) Formula. To meet the requirement of § 300.132(a), each LEA must spend the following on providing special education and related services (including 	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES:	If the LEA has not expended the entire proportionate share of its IDEA funds by the end of the fiscal year, CIMARRON MUNICIPAL SCHOOL DISTRICT will



direct services) to parentally- placed private school children with disabilities:

(1) For children aged 3 through 21, an amount that is the same proportion of the LEA's total subgrant under section 611(f) of the Act as the number of private school children with disabilities aged 3 through 21 who are enrolled by their parents in private, including religious, elementary schools and secondary schools located in the school district served by the LEA, is to the total number of children with disabilities in its jurisdiction aged 3 through 21.

(2)

- (i) For children aged three through five, an amount that is the same proportion of the LEA's total subgrant under section 619(g) of the Act as the number of parentally-placed private school children with disabilities aged three through five who are enrolled by their parents in a private, including religious, elementary school located in the school district served by the LEA, is to the total number of children with disabilities in its jurisdiction aged three through five.
- (ii) As described in paragraph (a)(2)(i) of this section, children aged three through five are considered to be parentally-placed private school children with disabilities enrolled by their parents in private, including religious, elementary schools, if they are enrolled in a private school that meets the definition of elementary school in §300.13.
- (3) If an LEA has not expended for equitable services all of the funds described in paragraphs (a)(1) and (a)(2) of this section by

N. Children in private schools or facilities.

- (1) Children enrolled by parents in private schools or facilities.
 - ...
 - (e) Pursuant to 34 CFR Sec. 300.133, each LEA is obligated to spend a proportionate amount of its federal IDEA Part B funds to assist private school children with disabilities placed in a private school or private facility by a parent who assumes responsibility for such placement. In doing so, LEAs shall use the formula for calculating proportionate amount and annual count of parentally placed private school children with disabilities in accordance with 34 CFR Sec. 300.133. The public agency shall not use IDEA funds to benefit private schools as provided in 34 CFR Sec. 300.141. The state is not required to distribute state funds for such school-age persons. Furthermore, the constitution and laws of New Mexico prohibit public agencies from spending state funds to assist private schools or facilities or their students.

obligate the remaining funds for services for parentallyplaced private school students with disabilities during a carry-over period of one additional year. CIMARRON MUNICIPAL SCHOOL DISTRICT will enter the proportionate share in the uniform chart of accounts. (See NMPED Q/A on IDEA and Private Schools (May 7, 2010))

For technical assistance on how to calculate the proportionate share, see OSERS Q & A on <u>Serving</u> <u>Children With Disabilities Placed by Their Parents at</u> <u>Private Schools</u> (Revised April 2011), Section H.

In calculating the proportionate amount of Federal funds to be provided for parentally-placed private school children (ages 5 through 21) with disabilities, **CIMARRON MUNICIPAL SCHOOL DISTRICT** will ensure that the count is conducted between October 1st and December 1st of each year, or by the annual child count date set by the New Mexico Public Education Department. (See NMPED Q/A on IDEA and Private Schools (May 7, 2010))



the end of the fiscal year for which Congress appropriated the funds, the LEA must obligate	
the remaining funds for special education and	
related services (including direct services) to	
parentally-placed private school children with	
disabilities during a carry- over period of one	
additional year.	
(b) Calculating proportionate amount. In calculating	
the proportionate amount of Federal funds to be	
provided for parentally-placed private school	
children with disabilities, the LEA, after timely and	
meaningful consultation with representatives of private schools under § 300.134, must conduct a	
thorough and complete child find process to	
determine the number of parentally-placed children	
with disabilities attending private schools located in	
the LEA. (See Appendix B for an example of how	
proportionate share is calculated).	
(c) Annual count of the number of parentally-placed	
private school children with disabilities.	
(1) Each LEA must—	
(1) Each EEX must	
(i) After timely and meaningful consultation	
with representatives of parentally-placed	
private school children with disabilities	
(consistent with §300.134), determine the	
number of parentally- placed private	
school children with disabilities attending	
private schools located in the LEA; and	
(ii) Ensure that the count is conducted	
on any date between October 1 and	
December 1, inclusive, of each year.	
(2) The count must be used to determine the	
amount that the LEA must spend on providing	
special education and related services to	
parentally-placed private school children with	
disabilities in the next subsequent fiscal year.	

 (d) Supplement, not supplant. State and local funds may supplement and in no case supplant the proportionate amount of Federal funds required to be expended for parentally-placed private school children with disabilities under this part. 	
(Authority: 20 U.S.C. 1412(a)(10)(A))	

<u>§ 300.134 Consultation.</u>		
 To ensure timely and meaningful consultation, an LEA, or, if appropriate, an SEA, must consult with private school representatives and representatives of parents of parentally- placed private school children with disabilities during the design and development of special education and related services for the children regarding the following: (a) Child find. The child find process, including— (1) How parentally-placed private school children suspected of having a disability can participate equitably; and (2) How parents, teachers, and private school officials will be informed of the process. (b) <i>Proportionate share of funds</i>. The determination of the proportionate share of Federal funds available to serve parentally-placed private school children with disabilities under § 300.133(b), including the determination of how the proportionate share of those funds was calculated. (c) <i>Consultation process</i>. The consultation process among the LEA, private school officials, and representatives of parents of parentally-placed private school with eschool with eprocess will operate throughout the school year to ensure that parentally-placed children with 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: N. Children in private schools or facilities. (1) Children enrolled by parents in private schools or facilities. (g) Pursuant to 34 CFR Secs. 300.134 and 300.135, LEAs shall ensure timely and meaningful consultation with private school representatives and representatives of parents of parentally placed private school children with disabilities. If the LEA fails to engage in meaningful and timely consultation or did not give due consideration to a request from private school officials, private school officials have the right to submit a complaint to the department. The private school official and the LEA shall follow the procedures outlined in 34 CFR Sec. 300.136. 	CIMARRON MUNICIPAL SCHOOL DISTRICT believes that effective consultation provides a genuine opportunity for all parties to express their views and to have those views considered by CIMARRON MUNICIPAL SCHOOL DISTRICT. CIMARRON MUNICIPAL SCHOOL DISTRICT will strive to establish positive and productive working relationships that make planning easier and ensure that the services provided meet the needs of eligible parentally placed private school children with disabilities. (See OSERS Q/A on Serving Children With Disabilities Placed by Their Parents at Private Schools (Revised April 2011)) CIMARRON MUNICIPAL SCHOOL DISTRICT will consult, in a timely and meaningful way, with private school representatives and representatives of parents of parentally-placed private school children with disabilities during the design and development of special education and related services for parentally placed private school children. (See OSERS Q/A on Serving Children With Disabilities Placed by Their Parents at Private Schools (Revised April 2011)) In the consultation process, CIMARRON MUNICIPAL SCHOOL DISTRICT will address the child find process and how parentally-placed private school children suspected of having a disability can participate equitably, including how parents, teachers and private school officials will be informed of the process. (See OSERS Q/A on Serving Children With Disabilities
	$\mathbf{D}_{2} = 110$	

	disabilities identified through the child find process	Placed by Their Parents at Private Schools (Revised
	can meaningfully participate in special education	April 2011))
	and related services.	
		In the consultation process, CIMARRON MUNICIPAL
(d)	Provision of special education and related services.	SCHOOL DISTRICT will address the proportionate
	How, where, and by whom special education and	share of federal funds available to serve parentally-
	related services will be provided for parentally-	placed private school children with disabilities,
	placed private school children with disabilities,	including the determination of how the share was
	including a discussion of—	
	including a discussion of—	calculated. (See OSERS Q/A on <u>Serving Children With</u>
		Disabilities Placed by Their Parents at Private Schools
	(1) The types of services, including direct services	(Revised April 2011))
	and alternate service delivery mechanisms; and	
		In the consultation process, CIMARRON MUNICIPAL
	(2) How special education and related services	SCHOOL DISTRICT will address how, where, and by
	will be apportioned if funds are insufficient to	whom special education and related services will be
	serve all parentally-placed private school	provided, including a discussion of types of services –
	children; and	including direct services and alternate service delivery
	emidien, and	mechanisms, as well as how the services will be
	(3) How and when those decisions will be made;	apportioned if funds are insufficient. (See OSERS Q/A
		on Serving Children With Disabilities Placed by Their
(e)	Written explanation by LEA regarding services.	Parents at Private Schools (Revised April 2011))
	How, if the LEA disagrees with the views of the	
	private school officials on the provision of services	If CIMARRON MUNICIPAL SCHOOL DISTRICT
	or the types of services (whether provided directly	disagrees with the views of the private school officials
	or through a contract), the LEA will provide to the	on the provision of services or the types of services,
	private school officials a written explanation of the	CIMARRON MUNICIPAL SCHOOL DISTRICT will
	reasons why the LEA chose not to provide services	provide a written explanation of the reasons why
	directly or through a contract.	CIMARRON MUNICIPAL SCHOOL DISTRICT
	uncerty of unough a contract.	chooses not to adopt the recommendations of the private
(Auth	a_{i}	school officials. (See OSERS Q/A on <u>Serving Children</u>
(Aum	ority: 20 U.S.C. 1412(a)(10)(A)(iii))	
		With Disabilities Placed by Their Parents at Private
		Schools (Revised April 2011))
		CIMARRON MUNICIPAL SCHOOL DISTRICT will
		submit a Consultation Documentation as part of their
		New Mexico Local Application for IDEA-B Funding.
		This appears as part of Objective 7 on the application.
		Representatives of each private school within the
		CIMARRON MUNICIPAL SCHOOL DISTRICT's
		jurisdiction are required to sign and date this form
		indicating that they have been made aware by
		CIMARRON MUNICIPAL SCHOOL DISTRICT's
		appropriate provisions contained in the IDEA. (See

2010))			NMPED Q/A on <u>IDEA and Private Schools</u> (May 7, 2010))
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§ 300.135 Written affirmation.	
 (a) When timely and meaningful consultation, as required by §300.134, has occurred, the LEA must obtain a written affirmation signed by the representatives of participating private schools. (b) If the representatives do not provide the affirmation within a reasonable period of time, the LEA must forward the documentation of the consultation process to the SEA. (Authority: 20 U.S.C. 1412(a)(10)(A)(iv)) 	After the consultation has occurred, CIMARRON MUNICIPAL SCHOOL DISTRICT will obtain a written affirmation signed by the representative of the private school. If the representatives do not provide the affirmation within a reasonable period of time, CIMARRON MUNICIPAL SCHOOL DISTRICT will forward the documentation of the consultation process to the NMPED. (See OSERS Q/A on Serving Children With Disabilities Placed by Their Parents at Private Schools (Revised April 2011))

<u>§ 300.136 Compliance.</u>		
 (a) <i>General.</i> A private school official has the right to submit a complaint to the SEA that the LEA— 	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES:	In New Mexico, although the child find duty extends to home-school students, the requirements for proportionate spending and "meaningful and timely
(1) Did not engage in consultation that was meaningful and timely; or	N. Children in private schools or facilities.	consultation" do not apply to home-schooled students. Parents who home school their children do not have the right to file a state-level complaint against CIMARRON
(2) Did not give due consideration to the views of the private school official.	(1) Children enrolled by parents in private schools or facilities.	MUNICIPAL SCHOOL DISTRICT alleging a violation of these consultation requirements. (See NMPED Memorandum regarding Children in Private Schools
(b) <i>Procedure</i> .		(November 14, 2005))
 If the private school official wishes to submit a complaint, the official must provide to the SEA the basis of the noncompliance by the LEA with the applicable private school provisions in this part; and 	(g) Pursuant to 34 CFR Secs. 300.134 and 300.135, LEAs shall ensure timely and meaningful consultation with private school representatives and representatives of parents of parentally placed private school children with disabilities. If the LEA fails to engage in meaningful and timely consultation or did not	

(2) The LEA must forward the appropriate documentation to the SEA.	give due consideration to a request from private school officials, private school officials have the right to submit a complaint to the	
(3)	department. The private school official and the	
 (i) If the private school official is dissatisfied with the decision of the SEA, the official may submit a complaint to the Secretary by providing the information on noncompliance described in paragraph (b)(1) of this section; and 	LEA shall follow the procedures outlined in 34 CFR Sec. 300.136.	
(ii) The SEA must forward the appropriate documentation to the Secretary.		
(Authority: 20 U.S.C. 1412(a)(10)(A)(v))		

<u>§ 300.137 Equitable services determined.</u>		
 (a) No individual right to special education and related services. No parentally-placed private school child with a disability has an individual right to receive some or all of the special education and related services that the child would receive if enrolled in a public school. (b) Decisions. (1) Decisions about the services that will be provided to parentally-placed private school children with disabilities under §§ 300.130 through 300.144 must be made in accordance with paragraph (c) of this section and §300.134(c). (2) The LEA must make the final decisions with respect to the services to be provided to eligible parentally-placed private school children with disabilities. (c) Services plan for each child served under §§300.130 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: N. Children in private schools or facilities. (1) Children enrolled by parents in private schools or facilities. (d) Each public agency shall develop a "service plan" that describes the special education and related services the LEA will provide to a parentally placed child with a disability enrolled in a private school who has been designated to receive services, including the location of the services and any transportation necessary, consistent with 34 CFR Sec. 300.132 and that is developed and implemented in accordance with 34 CFR Secs. 300.137 through 300.139. The provision applies only to private schools and 	CIMARRON MUNICIPAL SCHOOL DISTRICT understands that it has the obligation to provide the group of parentally-placed private school children with disabilities with equitable participation in the services funded with federal IDEA funds. However, children with disabilities enrolled in private schools by their parents have no individual entitlement to receive some or all of the special education and related services they would receive if enrolled in a public school other than child find, including evaluations. (See OSERS Q/A on Serving Children With Disabilities Placed by Their Parents at Private Schools (Revised April 2011))



<i>through 300.144.</i> If a child with a disability is enrolled in a religious or other private school by the child's parents and will receive special education or related services from an LEA, the LEA must—	not to private facilities where an IEP shall be in place.	
(1) Initiate and conduct meetings to develop, review, and revise a services plan for the child, in accordance with §300.138(b); and	(f) No parentally placed private school child with a disability has an individual right to receive some or all of the special education and related services that the child would receive if enrolled	
(2) Ensure that a representative of the religious or other private school attends each meeting. If the representative cannot attend, the LEA shall use other methods to ensure participation by the religious or other private school, including individual or conference telephone calls.	in a public school. Pursuant to 34 CFR Sec. 300.137, the LEA shall make the final decisions with respect to the services to be provided to eligible parentally placed private school children with disabilities.	
(Authority: 20 U.S.C. 1412(a)(10)(A))		

§ 300.138 Equitable services provided.		
 (a) General. (1) The services provided to parentally-placed private school children with disabilities must be provided by personnel meeting the same standards as personnel providing services in the public schools, except that private elementary school and secondary school teachers who are providing equitable services to parentally-placed private school children with disabilities do not have to meet the special education teacher requirements of §300.156 (c) (2) Parentally-placed private school children with disabilities may receive a different amount of services than children with disabilities in public schools. (b) Services provided in accordance with a services 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: N. Children in private schools or facilities. (1) Children enrolled by parents in private schools or facilities. (d) Each public agency shall develop a "service plan" that describes the special education and related services the LEA will provide to a parentally placed child with a disability enrolled in a private school who has been designated to receive services, including the location of the services and any transportation necessary, consistent with 34 CFR Sec. 300.132 and that is developed and implemented in accordance with 34 CFR Secs. 300.137 through 300.139. The 	Equitable services will be provided to parentally-placed private school children with disabilities by CIMARRON MUNICIPAL SCHOOL DISTRICT employees or through contract by CIMARRON MUNICIPAL SCHOOL DISTRICT with an individual, association, agency or organization. (See OSERS Q/A on Serving Children With Disabilities Placed by Their Parents at Private Schools (Revised April 2011)) If CIMARRON MUNICIPAL SCHOOL DISTRICT personnel is providing equitable services to private school children on or off the premises of the private school, those CIMARRON MUNICIPAL SCHOOL DISTRICT personnel must meet the special education teacher qualification requirements in section 300.156 (c) . However, if CIMARRON MUNICIPAL SCHOOL DISTRICT contracts with private school teachers to provide equitable services, those private school teachers do not have to meet the special education teacher qualification requirements. (See OSERS Q & A on
	D 102	



Procedures

pi	an.	provision applies only to private schools and	Serving Children With Disabilities Placed by Their
(1) Each parentally-placed private school child with a disability who has been designated to receive services under § 300.132 must have a services plan that describes the specific special education and related services that the LEA will provide to the child in light of the services that the LEA has determined, through the process described in §§ 300.134 and 300.137, it will make available to parentally-placed private school children with disabilities.	not to private facilities where an IEP shall be in place.	Parents at Private Schools (Revised April 2011)) Although IDEA and its regulations do not specify how often a service plan must be written, CIMARRON MUNICIPAL SCHOOL DISTRICT will generally review and revise a service plan annually, as appropriate. (See OSERS Q & A on <u>Serving Children</u> <u>With Disabilities Placed by Their Parents at Private</u> <u>Schools</u> (Revised April 2011))
(2) The services plan must, to the extent appropriate—		
	 (i) Meet the requirements of § 300.320, or for a child ages three through five, meet the requirements of § 300.323(b) with respect to the services provided; and (ii) Be developed, reviewed, and revised 		
	consistent with §§ 300.321 through 300.324.		
(c) <i>P</i>	rovision of equitable services.		
(1) The provision of services pursuant to this section and §§300.139 through 300.143 must be provided:		
	(i) By employees of a public agency; or		
	(ii) Through contract by the public agency with an individual, association, agency, organization, or other entity.		
(2) Special education and related services provided to parentally-placed private school children with disabilities, including materials and equipment, must be secular, neutral, and nonideological.		

(Authority: 20 U.S.C. 1412(a)(10)(A)(vi))	

 (a) Services on private school premises. Services to parentally- placed private school children with disabilities may be provided on the premises of private, including religious, schools, to the extent consistent with law. (b) Transportation— (i) If necessary for the child to benefit from or participate in the services provided under this part, a parentally placed private. 	DUCATIONAL SERVICES FOR DISABILITIES: ate schools or facilities. urolled by parents in private schools or urolled by parents in private schools (Revised April 2011))
 school child with a disability must be provided transportation— (A) From the child's school or the child's home to a site other than the private school; and (B) From the corrige site to the private 	ally placed child with a disability enrolled ivate school who has been designated to e services, including the location of the es and any transportation necessary, tent with 34 CFR Sec. 300.132 and that is ped and implemented in accordance with R Secs. 300.137 through 300.139. The ion applies only to private schools and private facilities where an IEP shall be in



§ 300.140 Due process complaints and State complaints.		
 (a) Due process not applicable, except for child find. (1) Except as provided in paragraph (b) of this section, the procedures in §§ 300.504 through 300.519 do not apply to complaints that an LEA has failed to meet the requirements of §§300.132 through 300.139, including the provision of services indicated on the child's services plan. (b) Child find complaints—to be filed with the LEA in which the private school is located. (1) The procedures in §§ 300.504 through 300.519 apply to complaints that an LEA has failed to meet the child find requirements in § 300.131, including the requirements in §§ 300.300 through 300.311. (2) Any due process complaint regarding the child find requirements (as described in paragraph (b)(1) of this section) must be filed with the LEA in which the private school is located and a copy must be forwarded to the SEA. (c) State complaints. (1) Any complaint that an SEA or LEA has failed to meet the requirements in §§ 300.132 through 300.135 and 300.137 through 300.144 must be filed in accordance with the procedures described in §§ 300.151 through 300.153. (2) A complaint filed by a private school official under §300.136(a) must be filed with the SEA in accordance with the procedures in §§ 300.136(b). 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: N. Children in private schools or facilities. (1) Children enrolled by parents in private schools or facilities. (h) Pursuant to 34 CFR Secs. 300.140, the due process provisions of Subsection I of 6.31.2.13 NMAC are not applicable except for child find complaints which shall be filed in compliance with 34 CFR Sec. 300.140(b). Any complaint that the department or any LEA has failed to meet the requirements in 34 CFR Secs, 300.132 through 300.137 through 300.144 shall be filed in accordance with the provisions described in Subsection H of 6.31.2.13 NMAC 	Although the child find duty extends to home-school students, the requirements for proportionate spending and "meaningful and timely consultation" do not apply to home-schooled students. Parents who home school their children do not have the right to file a state-level complaint against <u>CIMARRON MUNICIPAL SCHOOL</u> <u>DISTRICT</u> alleging a violation of these consultation requirements. (See NMPED Memorandum regarding <u>Children in Private Schools</u> (November 14, 2005))



(Authority: 20 U.S.C. 1412(a)(10)(A))	

<u>§ 300.141 Requirement that funds not benefit a private</u> <u>school.</u>	
 (a) An LEA may not use funds provided under section 611 or 619 of the Act to finance the existing level of instruction in a private school or to otherwise benefit the private school. (b) The LEA must use funds provided under Part B of the Act to meet the special education and related 	CIMARRON MUNICIPAL SCHOOL DISTRICT will control and administer the funds used to provide special education and related services to parentally-placed private school children with disabilities, and will maintain title to materials, equipment, and property purchased with those funds. Private school officials may not obligate or receive Part B funds. (See OSERS Q/A on Serving Children With Disabilities Placed by
services needs of parentally-placed private school children with disabilities, but not for meeting—	Their Parents at Private Schools (Revised April 2011))
(1) The needs of a private school; or	CIMARRON MUNICIPAL SCHOOL DISTRICT will not pay any IDEA Part B funds for equitable services directly to a private school. Nor will any IDEA Part B
(2) The general needs of the students enrolled in the private school.	funds be used for repairs, minor remodeling, or construction of private school facilities. (See OSERS
(Authority: 20 U.S.C. 1412(a)(10)(A))	Q/A on <u>Serving Children With Disabilities Placed by</u> <u>Their Parents at Private Schools</u> (Revised April 2011))

<u>§ 300.142 Use of personnel.</u>	
 (a) Use of public school personnel. An LEA may use funds available under sections 611 and 619 of the Act to make public school personnel available in other than public facilities— (1) To the extent necessary to provide services under §§300.130 through 300.144 for parentally-placed private school children with disabilities; and 	If CIMARRON MUNICIPAL SCHOOL DISTRICT personnel is providing equitable services to private school children on or off the premises of the private school, those CIMARRON MUNICIPAL SCHOOL DISTRICT personnel must meet the special education teacher qualification requirements in section 300.156 (c) . However, if CIMARRON MUNICIPAL SCHOOL DISTRICT contracts with private school teachers to provide equitable services, those private school teachers do not have to meet the special education teacher



(2) If those services are not normally provided by	qualification requirements. (See OSERS Q & A on
the private school.	Serving Children With Disabilities Placed by Their
	Parents at Private Schools (Revised April 2011))
(b) Use of private school personnel. An LEA may	
use funds available under sections 611 and 619 of	
the Act to pay for the services of an employee of a	
private school to provide services under §§ 300.130	
through 300.144 if—	
(1) The surplasses may former the complete surface of	
(1) The employee performs the services outside of his or her regular hours of duty; and	
his of her regular hours of duty, and	
(2) The employee performs the services under	
public supervision and control.	
public supervision and control.	
(Authority: 20 U.S.C. 1412(a)(10)(A))	
(rumony, 20 0.5.0. r (12(d)(10)(r))	

§ 300.143 Separate classes prohibited.	
An LEA may not use funds available under section 611 or 619 of the Act for classes that are organized separately on the basis of school enrollment or religion of the children if—	
(a) The classes are at the same site; and	
(b) The classes include children enrolled in public schools and children enrolled in private schools.	
(Authority: 20 U.S.C. 1412(a)(10)(A))	

§ 300.144 Property, equipment, and supplies.	
 (a) A public agency must control and administer the funds used to provide special education and related services under §§300.137 through 300.139, and hold title to and administer materials, equipment, 	CIMARRON MUNICIPAL SCHOOL DISTRICT may place equipment and supplies in a private school for the period of time needed for the specific program. (See OSERS Q/A on <u>Serving Children With Disabilities</u>



	and property purchased with those funds for the uses and purposes provided in the Act.	<u>Placed by Their Parents at Private Schools</u> (Revised April 2011))
(b)	The public agency may place equipment and supplies in a private school for the period of time needed for the Part B program.	
(c)	The public agency must ensure that the equipment and supplies placed in a private school—	
	(1) Are used only for Part B purposes; and	
	(2) Can be removed from the private school without remodeling the private school facility.	
(d)	The public agency must remove equipment and supplies from a private school if—	
	(1) The equipment and supplies are no longer needed for Part B purposes; or	
	(2) Removal is necessary to avoid unauthorized use of the equipment and supplies for other than Part B purposes.	
(e)	No funds under Part B of the Act may be used for repairs, minor remodeling, or construction of private school facilities.	
(Autl	nority: 20 U.S.C. 1412(a)(10)(A)(vii))	

Children With Disabilities in Private Schools Placed or Referred by Public Agencies		
<u>§ 300.145 Applicability of §§ 300.146 through 300.147.</u>		
Sections 300.146 through 300.147 apply only to children with disabilities who are or have been placed in or referred to a private school or facility by a public agency as a means of providing special education and related services. (Authority: 20 U.S.C. 1412(a)(10)(B))		

<u>§ 300.146 Responsibility of SEA.</u>	
Each SEA must ensure that a child with a disability who is placed in or referred to a private school or facility by a public agency—	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: N. Children in private schools or facilities.
(a) Is provided special education and related services—	
 (1) In conformance with an IEP that meets the requirements of §§ 300.320 through 300.325; and (2) At no cost to the parents; (b) Is provided an education that meets the standards that apply to education provided by the SEA and LEAs including the requirements of this part, except 	(2) Children placed in or referred to private schools or facilities by New Mexico public agencies. Each public agency shall ensure that a child with a disability who is placed in or referred to a private school or facility by the public agency as a means of providing special education and related services is provided services in compliance with the requirements of 34 CFR Secs. 300.146 and 300.147. Such a child has all the rights of a child with a
for §300.156(c); and(c) Has all of the rights of a child with a disability who is served by a public agency.	 disability who is served by a public agency. (3) Children placed in or referred to private schools or facilities by New Mexico public non-educational agencies. For a qualified student or school-age



(Authority: 20 U.S.C. 1412(a)(10)(B)	person in need of special education placed in a	
	private school or facility by a New Mexico public	
	noneducational agency with custody or control of the	
	qualified student or school-age person or by a New	
	Mexico court of competent jurisdiction, the school	
	district in which the facility is located shall be	
	responsible for the planning and delivery of special	
	education and related services, unless the qualified	
	student's or school-age person's resident school	
	district has an agreement with the facility to provide	
	such services. The school district shall make	
	reasonable efforts to involve the qualified student or	
	school-age person's resident school district in the	
	IEP process.	
	(4) Children placed in or referred to private schools or	
	facilities by public noneducational agencies other	
	than New Mexico public agencies. A school district	
	in which a private school or facility is located shall	
	not be considered the resident school district of a	
	school-age person if residency is based solely on the	
	school-age person's enrollment at the facility and the	
	school-age person would not otherwise be considered a resident of the state.	
	considered a resident of the state.	
	(6) If not otherwise governed by this rule, the	
	department will determine which school district is	
	responsible for the cost of educating a qualified	
	student in need of special education who has been	
	placed in a private school or facility outside the	
	qualified student's resident school district in	
	accordance with the following procedures.	
	(a) The receiving school district shall notify the	
	SED of the department in writing no later than	
	30 days after the receiving school district	
	receives notice of the placement. The notice, as	
	described on the department's website, shall	
	include: name of student, date of birth of student date of placement information	
	student, date of placement, information	
	regarding the qualified student's resident school	

district, documentation of placement, including student's IEP, cost of placement, and any other information deemed relevant by the SED. The receiving school district shall provide a copy of the notice to the school district identified as the student's resident school district.	
(b) The school district identified as the student's resident school district may provide any additional information it deems relevant. Such additional information shall be provided no later than 15 days after the resident school district receives its copy of the notice described in Subparagraph (a) of this paragraph.	
(c) No later than 60 days after its receipt of the notice described in Subparagraph (a) of this paragraph, the SED will issue its determination as to which school district is responsible for the cost of educating the student, together with the amount of any reasonable reimbursement owed to the receiving school district. The SED may extend the 60 day timeline for good cause.	

§ 300.147 Implementation by SEA.	
In implementing § 300.146, the SEA must—	
 (a) Monitor compliance through procedures such as written reports, on-site visits, and parent questionnaires; 	
(b) Disseminate copies of applicable standards to each private school and facility to which a public agency has referred or placed a child with a disability; and	
(c) Provide an opportunity for those private schools and facilities to participate in the development and revision of State standards that apply to them.	



(Authority: 20 U.S.C. 1412(a)(10)(B)	

Children With Disabilities Enrolled by Their Parents in Private Schools When FAPE Is at Issue			
<u>§ 300.1</u>	48 Placement of children by parents when FAPE is		
at issue	<u>.</u>		
(a)	<i>General.</i> This part does not require an LEA to pay for the cost of education, including special education and related services, of a child with a disability at a private school or facility if that agency made FAPE available to the child and the parents elected to place the child in a private school	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: N. Children in private schools or facilities. 	CIMARRON MUNICIPAL SCHOOL DISTRICT understands that disagreements between a parent and CIMARRON MUNICIPAL SCHOOL DISTRICT regarding the availability of a program appropriate for the child and the question of financial responsibility are subject to the due process procedures. (See 71 Fed. Reg 46599 (August 14, 2007))
	or facility. However, the public agency must include that child in the population whose needs are addressed consistent with §§300.131 through 300.144.	(5) Children placed in private schools or facilities by parents when FAPE is at issue. The responsibility of a local educational agency to pay for the cost of education for a child with a disability who is placed in a private school or facility such as residential	When a parent intends to enroll their child in a private school at public expense, CIMARRON MUNICIPAL SCHOOL DISTRICT expects that parents will notify the CIMARRON MUNICIPAL SCHOOL DISTRICT
(b)	<i>Disagreements about FAPE.</i> Disagreements between the parents and a 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 in §§ 300.504 through 300.520.	treatment centers, day treatment centers, hospitals or mental health institutions, by parents who allege that the LEA failed to offer FAPE is governed by the requirements of 34 CFR Sec. 300.148. Disagreements between a parent and a public agency regarding the availability of a program appropriate for the child, and the question of financial	At the most recent IEP Team meeting that the parents attended prior to removal of the child from the public school, that they are rejecting the placement proposed by the CIMARRON MUNICIPAL SCHOOL DISTRICT to provide FAPE to their child, including by stating their concerns and their intent to enroll their child in a
(c)	<i>Reimbursement for private school placement.</i> If the parents of a child with a disability, who previously received special education and related services under the authority of a public agency, enroll the child in a private preschool, elementary school, 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 FAPE	responsibility, are subject to the due process procedures of Subsection I of 6.31.2.13 NMAC.	 At least ten (10) business days (including any holidays that occur on a business day) prior to the removal of the child from the public school, that they are rejecting the placement proposed by the CIMARRON MUNICIPAL SCHOOL DISTRICT to provide FAPE to their child, including by stating their concerns and their intent to enroll their child in a private school at public expense.
	available to the child in a timely manner prior to that enrollment and that the private placement is appropriate. A parental placement may be found to be appropriate by a hearing officer or a court even if		CIMARRON MUNICIPAL SCHOOL DISTRICT acknowledges that tuition reimbursement is available if a hearing officer or court concludes both that CIMARRON MUNICIPAL SCHOOL DISTRICT's

it does not meet the State standards that apply to	placement violated the IDEA, and that the private school
education provided by the SEA and LEAs.	placement was proper under the IDEA. (See 71 Fed.
	Reg. 46599 (August 14, 2007); <u>School Committee of the</u>
(d) <i>Limitation on reimbursement</i> . The cost of	Town of Burlington v. Department of Education, 471
reimbursement described in paragraph (c) of this	U.S. 359 (1985))
section may be reduced or denied—	CIMARRON MUNICIPAL SCHOOL DISTRICT
(1) If—	acknowledges that a unilateral parental placement does
	not need to meet New Mexico standards in order to be
(i) At the most recent IEP Team meeting that	considered by a hearing officer or court to be
the parents attended prior to removal of	"appropriate" as those standards only apply if public
the child from the public school, the	agencies initiate the placement. (See 71 Fed. Reg.
parents did not inform the IEP Team that	46599 (August 14, 2007); see also, Florence County
they were rejecting the placement	School District Four v. Carter, 471 U.S.359 (1993))
proposed by the public agency to provide FAPE to their child, including stating	
their concerns and their intent to enroll	
their child in a private school at public	
expense; or	
(ii) At least ten (10) business days (including	
any holidays that occur on a business day)	
prior to the removal of the child from the public school, the parents did not give	
written notice to the public agency of the	
information described in paragraph	
(d)(1)(i) of this section;	
(2) If, prior to the parents' removal of the child	
from the public school, the public agency	
informed the parents, through the notice	
requirements described in §300.503(a)(1), 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 the	
evaluation; or	
(3) Upon a judicial finding of unreasonableness	
with respect to actions taken by the parents.	
(e) <i>Exception</i> . Notwithstanding the notice requirement in paragraph $(d)(1)$ of this section, the cost of	
in paragraph (d)(1) of this section, the cost of	



reimbursement—	
 Must not be reduced or denied for failure to provide the notice if— 	
(i) The school prevented the parents from providing the notice;	
(ii) The parents had not received notice, pursuant to \$300.504, of the notice requirement in paragraph (d)(1) of this section; or	
(iii) Compliance with paragraph (d)(1) of this section would likely result in physical harm to the child; and	
(2) May, in the discretion of the court or a hearing officer, not be reduced or denied for failure to provide this notice if—	
(i) The parents are not literate or cannot write in English; or	
(ii) Compliance with paragraph (d)(1) of this section would likely result in serious emotional harm to the child.	
(Authority: 20 U.S.C. 1412(a)(10)(C))	

SEA Responsibility for General Supervision and Implementat	ion of Procedural Safeguards	
§ 300.149 SEA responsibility for general supervision.		
 (a) The SEA is responsible for ensuring— (1) That the requirements of this part are carried out; and 	6.31.2.3 NMAC. STATUTORY AUTHORITY: This rule is being promulgated pursuant to Sections 22-2-1,22-2,22-13-5 and 22-13-6.1 NMSA 1978.	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes the general supervisory authority of the NMPED.
(2) That each educational program for children		



with disabilities administered within the State, including each program administered by any other State or local agency (but not including elementary schools and secondary schools for Indian children operated or funded by the Secretary of the Interior)—	
 (i) Is under the general supervision of the persons responsible for educational programs for children with disabilities in the SEA; and 	
 (ii) Meets the educational standards of the SEA (including the requirements of this part). 	
 (3) In carrying out this part with respect to homeless children, the requirements of subtitle B of title VII of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11431 <i>et seq.</i>) are met. 	
(b) The State must have in effect policies and procedures to ensure that it complies with the monitoring and enforcement requirements in §§ 300.600 through 300.602 and §§ 300.606 through 300.608.	
(c) Part B of the Act does not limit the responsibility of agencies other than educational agencies for providing or paying some or all of the costs of FAPE to children with disabilities in the State.	
(d) Notwithstanding paragraph (a) of this section, the Governor (or another individual pursuant to State law) may assign to any public agency in the State the responsibility of ensuring that the requirements of Part B of the Act are met with respect to students with disabilities who are convicted as adults under State law and incarcerated in adult prisons.	
(Authority: 20 U.S.C. 1412(a)(11); 1416)	



§ 300.150 SEA implementation of procedural safeguards.	
The SEA (and any agency assigned responsibility pursuant to \$300.149(d)) must have in effect procedures to inform each public agency of its responsibility for ensuring effective implementation of procedural safeguards for the children with disabilities served by that public agency. (Authority: 20 U.S.C. 1412(a)(11); 1415(a))	

C.Definitions related to dispute resolution. The following terms are listed in the order that reflects a continuum of dispute resolution options and shall have the following meanings for the purposes of these rules.a(1)"Facilitated IEP meeting" or "FIEP meeting" or "FIEP" means an IEP meeting that utilizes an independent, state approved, state-funded, trained facilitator as an IEP facilitator to assist the IEP team to communicate openly and effectively, in order to resolve conflicts related to a student's IEP.y(2)"Mediation" means a meeting or series of meetings that utilizes an independent, state-approved, state- funded, trained mediator to assist parties to reconcile disputed matters related to a student's IEP or other educational, non-IEP-related issues.G	CONFLICT RESOLUTION AT THE LOWEST POSSIBLE LEVEL		
 C. Definitions related to dispute resolution. The following terms are listed in the order that reflects a continuum of dispute resolution options and shall have the following meanings for the purposes of these rules. (1) "Facilitated IEP meeting" or "FIEP meeting" or "FIEP" means an IEP meeting that utilizes an independent, state approved, state-funded, trained facilitator as an IEP facilitator to assist the IEP team to communicate openly and effectively, in order to tresolve conflicts related to a student's IEP. (2) "Mediation" means a meeting or series of meetings that utilizes an independent, state-approved, state-funded, trained mediator to assist parties to reconcile disputed matters related to a student's IEP or other educational, non-IEP-related issues. 			
	IDEA requires that parents turn first to the IDEA's administrative framework to resolve any conflicts they have with CIMARRON MUNICIPAL SCHOOL DISTRICT including regarding identification, evaluation, educational placement, or the provision of a FAPE. The Tenth Circuit federal court of appeals has interpreted the IDEA's exhaustion requirements broadly "noting Congress' clear intention to allow those with experience in educating the nation's disabled children 'at least the first crack at formulating a plan to overcom the consequences of educational shortfalls."" (Ellenber v. New Mexico Military Institute, 478 F.3d 1262 (10th Cir. 2007)) CIMARRON MUNICIPAL SCHOOL DISTRICT seek to establish and maintain productive working relationships with the parents of each child it serves and to deal constructively with disagreements. Toward that end, CIMARRON MUNICIPAL SCHOOL DISTRICT provides appropriate training for staff and parents in skills and techniques of conflict prevention and		

 G. Conflict management and resolution. (1) Each public agency shall seek to establish and maintain productive working relationships with the parents of each child the public agency serves and to deal constructively with disagreements. Each public agency is strongly encouraged to provide appropriate training for staff and parents in skills and techniques of conflict prevention and management and dispute resolution, and to utilize an informal dispute resolution method as set forth under Subparagraph (a) of Paragraph (2) of Subsection G of 6.31.2.13 NMAC to resolve disagreements at the local level whenever practicable. (2) Spectrum of dispute resolution options. To facilitate dispute prevention as well as swift, early conflict resolution whenever possible, the department and the public agency shall ensure that the following range of dispute resolution options is available to parents and public agency over a student's IEP or educational program, either the parents or the public agency over a student's IEP or educational program, either the parents or the public agency over a student's IEP or educational program, either the parents or the public agency over a student's IEP or educational program, either the parents or the public agency over a student's IEP or education division (SED)of the department will ensure that mediation is available to parents and public agencies who request such third-party assisted intervention. The special education division (SED)of the department will ensure that mediation is available to parents and public agencies who request for a due process hearing. The SED will honor a request for mediation that: 	 management and dispute resolution. (See 6.31.2.13(G)(1) NMAC) CIMARRON MUNICIPAL SCHOOL DISTRICT utilizes informal dispute resolution methods to resolve disagreements at the local level whenever practicable. (See 6.31.2.13(G)(2) NMAC) CIMARRON MUNICIPAL SCHOOL DISTRICT encourages parents to contact the campus principal first in an effort to resolve conflicts. If those efforts are not resolved to the parent's satisfaction, they should then contact the District Department of Special Education.
(i) is in writing;	

(i	i) is submitted to the SED;
(i	ii) is a mutual request signed by both parties or their designated representatives;
(i	v) includes a statement of the matter(s) in dispute and a description of any previous attempts to resolve these matters at the local level; and
(1	 any request that does not contain all of these elements will be declined, with an explanation for the SED's decision and further guidance, as appropriate.
(c) F	ormal dispute resolution.
(i	 A state-level complaint may be filed with the SED of the department by the parents of a child, or by another individual or organization on behalf of a child, as described under Subparagraph (a) of Paragraph (2) of Subsection H of 6.31.2.13 NMAC. Once a complaint has been filed, the parties may agree to convene a FIEP meeting or mediation as described under Paragraph (3) of Subsection H of 6.31.2.13 NMAC.
(i	 i) A request for a due process hearing may be filed by parents or their authorized representative, or by a public agency, as described under Paragraph (5) of Subsection I of 6.31.2.13 NMAC. A resolution session between the parties shall be convened by the public agency following a request for a due process hearing, unless the parties agree in writing to waive that option or to convene a mediation instead, as described under Paragraph (8) of Subsection I of 6.31.2.13 NMAC.

(d) The Mediation Procedures Act, Section 44-7B-1 et seq. NMSA 1978, does not apply to mediations conducted under 6.31.2 NMAC.
NMSA 1978 §28-16C-1 to 28-16C-11 SPECIAL EDUCATION OMBUD ACT (2021)
NMSA 1978 28-16C-3(C) Creation of the Office of the State Special Education Ombud; general duties of the office
C. The state ombud shall:
 (1) identify, investigate and resolve concerns pertaining to special education services that are filed with the office by parents;
 (2) assist students and parents in protecting the educational rights of students, which may include assisting students and parents in individualized education plan meetings or other proceedings pursuant to the federal Individuals with Disabilities Education Act;
(3) inform students and parents about special education resources in their community;
 (4) ensure that students and parents have regular and timely access to the services provided through the office and that students and parents receive timely responses from representatives of the office;
 (5) identify any patterns of concerns that emerge regarding special education services and educational rights and recommend strategies for improvement to the public education department;

 (6) collaborate with the public education department to ensure that all dispute resolution processes are available to students and parents, including the
special education parent liaison, mediation, facilitated individualized education program
meetings, state complaint and investigations and due process hearings;
 (7) collaborate with the parent training information centers and protection and advocacy agencies within the state to identify and report systemic special education issues to the public education department;
(8) ensure that office staff, contractors and volunteers are trained in:
(a) federal, state and local laws, rules and policies with respect to special education in the state;
(b) investigative techniques;
(c) dispute resolution; and
(d) such other matters as the office deems appropriate;
 develop procedures for the certification of ombuds. An employee or contractor shall not investigate a concern filed with the office unless that person is certified by the office;
 (10) analyze, comment on and monitor the development and implementation of federal and state laws, rules and other governmental policies and actions that pertain to the educational rights of students with respect to the adequacy of special education services in the state;

(11) recommend changes to laws, rules, policies and	
actions pertaining to the special educational rights of	
students as the office determines to be appropriate;	
(12) facilitate public comment on proposed laws, rules,	
policies and actions; and	
(13) provide information to public and private agencies,	
legislators and other persons regarding the problems	
and concerns of special education services and make	
recommendations related to those problems and	
concerns.	
NMSA 1978 28-16C-6 Access to Student Educational	
Records	
Upon request and with consent from the student or the	
student's parent, the office shall have access to the student's	
educational records from the public education department, a	
school district or a public school as necessary to carry out the	
office's responsibilities.	
NMSA 1978 28-16C-9 Posting and Distribution of Ombud	
Information	CIMARRON MUNICIPAL SCHOOL DISTRICT has a
	Board policy ensuring compliance with the Family Educational Rights and Privacy Act (FERPA) at 34 CFR
Every public school providing special education services shall	Part 99. CIMARRON MUNICIPAL SCHOOL
post in a conspicuous location in the public school a notice	DISTRICT will follow Board policy, including with
regarding the [Ombud] office that contains a brief description	regard to assuring the parents right to consent to
of the services provided by the [Ombud] office and the name,	disclosures of personally identifiable information
address and phone number of the [Ombud] office and shall	contained in the child's education records.
post it online on the public school's website, if applicable.	The CIMARRON MUNICIPAL SCHOOL DISTRICT
The public school providing special education services shall	complies with the requirement set out in NMSA 1978
distribute information regarding the state ombud at the	28-16C-9 regarding posting the <u>Ombud Office Notice</u>
beginning of every school year, in addition to providing the	on the CIMARRON MUNICIPAL SCHOOL DISTRICT website located at [INSERT District website
information as part of the annual individual education plan	address] and conspicuous locations in the public
and the part of the annual married a calculon plan	schools.

process prior to scheduling the first individual education plan meeting of each school year. The form of the notice shall be approved by the [Ombud] office.	The CIMARRON MUNICIPAL SCHOOL DISTRICT distributes the Ombud Office Notice at the beginning of each year and prior to scheduling the first IEP meeting of each school year.
NMSA 1978 28-16C-11 Interference with the office and retaliation prohibited; potential actions of noncomplianceA. A person shall not willfully interfere with the lawful actions of the office.	
B. A person shall not institute discriminatory, disciplinary or retaliatory action against any student or parent for filing a concern with, providing information to or otherwise cooperating with the office.	CIMARRON MUNICIPAL SCHOOL DISTRICT complies with Title VI of the Civil Rights Act of 1964,
C. If public school personnel or a contractor or volunteer of a school district or charter school fails to comply with the provisions of the Special Education Ombud Act:	Title II of the Americans with Disabilities Act, and Section 504 of the Rehabilitation Act of 1973 which prohibits discrimination based on race, color, national origin, sex, disability and age in programs or activities receiving Federal financial assistance. The
 the council shall report the noncompliance to the public education department; the office shall collaborate with the public education 	CIMARRON MUNICIPAL SCHOOL DISTRICT prohibits retaliation against any individual for the purpose of interfering with any right or privilege secured by these and other Federal civil rights law.
department to access processes and resources to address special education services concerns; and	
(3) the office shall collaborate with the public education department to identify further appropriate actions to be taken in response to the report, which may include a corrective action plan or any other administrative action that the public education department is authorized to take to ensure that	
students receive the free and appropriate public education required by the Individuals with Disabilities Education Act and state law. The office	

shall provide a letter to the concerned person explaining the actions the public education	
department will take.	

State Complaint Procedures		
§ 300.151 Adoption of State complaint procedures.		
(a) <i>General</i> . Each SEA must adopt written procedures for—	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES:	
 (1) Resolving any complaint, including a complaint filed by an organization or individual from another State, that meets the requirements of § 300.153 by— (i) Providing for the filing of a complaint with the SEA; and (ii) At the SEA's discretion, providing for the filing of a complaint with a public agency and the right to have the SEA review the public agency's decision on the complaint; and (2) Widely disseminating to parents and other interested individuals, including parent training and information centers, protection and advocacy agencies, independent living centers, and other appropriate entities, the State procedures under §§ 300.151 through 300.153. (b) <i>Remedies for denial of appropriate services</i>. In resolving a complaint in which the SEA has found a failure to provide appropriate services, an SEA, pursuant to its general supervisory authority under Part B of the Act, must address— (1) The failure to provide appropriate services, 	 H. State complaint procedures. (1) Scope and dissemination (a) Subsection H of 6.31.2.13 NMA prescribes procedures to be used in filing and processing complaints alleging the failure of the department or a public agency to comply with state or federal laws or rules governing programs for children with disabilities under IDEA or with state laws or rules governing educational services for gifted children. (b) The SED shall disseminate information regarding state complaint procedures to parents and other interested individuals and organizations, as identified by the SED, including parent centers, information centers, advocacy agencies, independent living centers, and other appropriate entities throughout the state. (i) The SED shall place documents regarding state complaint procedures in English and Spanish, including state complaint forms, in an easily accessible location on the SED website. 	



including corrective action appropriate to address the needs of the child (such as compensatory services or monetary	 (ii) The SED shall, on a yearly basis, send an email to the organizations and individuals identified in Subparagraph (b) of 	
reimbursement); and(2) Appropriate future provision of services for all children with disabilities.	Paragraph (1) of Subsection H of 6.31.2.13 NMAC providing information regarding state complaint procedures and encouraging these organizations and individuals to post a link to the SED	
(Authority: 20 U.S.C. 1221e–3)	 website on their website. (iii) Upon request by any individual or organization, the SED shall provide the information regarding state complaint procedures, as posted on the SED's website, in print or electronic form. 	

§ 300.152 Minimum State complaint procedures.		
 (a) <i>Time limit; minimum procedures</i>. Each SEA must include in its complaint procedures a time limit of 60 days after a complaint is filed under § 300.153 to— 	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: H. State complaint procedures.	The NMPED has issued guidance regarding facilitated IEP meetings. <u>The Facilitated IEP Meeting Fact Sheet</u> (May 2012) is available through the NMPED website.
 (1) Carry out an independent on-site investigation, if the SEA determines that an investigation is necessary; 	(3) Preliminary meeting.	A parent can contact the CIMARRON MUNICIPAL SCHOOL DISTRICT's special education director to request a FIEP meeting as an alternative form of dispute resolution whether or not the parent has filed a State- level complaint. Both the CIMARRON MUNICIPAL
(2) Give the complainant the opportunity to s u b m i t additional information, either orally or in writing, about the allegations in the complaint;	 (a) FIEP meeting: mediation. Parties to a state- level complaint may choose to convene a FIEP meeting or mediation. To do so, the public agency shall (and the parent may) notify the SED of the department in writing within one 	SCHOOL DISTRICT and parent must agree to engage in this process. When a parent files a State-level complaint, the CIMARRON MUNICIPAL SCHOOL DISTRICT and parent may choose to convene a FIEP meeting. The CIMARRON MUNICIPAL SCHOOL
(3) Provide the public agency with the opportunity to respond to the complaint, including, at a minimum—(i) At the discretion of the public agency, a	business day of reaching their decision to jointly request one of these ADR options. A FIEP meeting or mediation shall be completed not later than 14 days after the assignment of the IEP facilitator or mediator by the SED,	DISTRICT by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance document. The NMPED has provided an <u>Alternative Dispute Resolution</u> <u>Request Form</u> (English) to request and consent to an IEP



Procedures

proposal to resolve the complaint; and

- (ii) An opportunity for a parent who has filed a complaint and the public agency to voluntarily engage in mediation consistent with § 300.506;
- (4) Review all relevant information and make an independent determination as to whether the public agency is violating a requirement of Part B of the Act or of this part; and
- (5) Issue a written decision to the complainant that addresses each allegation in the complaint and contains—
 - (i) Findings of fact and conclusions; and
 - (ii) The reasons for the SEA's final decision.
- (b) *Time extension; final decision; implementation.* The SEA's procedures described in paragraph (a) of this section also must—
 - (1) Permit an extension of the time limit under paragraph (a) of this section only if—
 - (i) Exceptional circumstances exist with respect to a particular complaint; or
 - (ii) The parent (or individual or organization, if mediation or other alternative means of dispute resolution is available to the individual or organization under State procedures) and the public agency involved agree to extend the time to engage in mediation pursuant to paragraph (a)(3)(ii) of this section, or to engage in other alternative means of dispute resolution, if available in the State; and

(2) Include procedures for effective

unless a brief extension is granted by the SED based on exceptional circumstances. Each session in the FIEP or mediation process must be scheduled in a timely manner and shall be held in a location that is convenient to the parties to the complaint.

- (b) Mediation requirements. If the parties choose to use mediation, the following requirements apply.
 - Discussions that occur during the mediation process shall be confidential and may not be used as evidence in any subsequent due process hearings or civil proceedings.
 - (ii) Any mediated agreement shall state that all discussions that occurred during the mediation process shall be confidential and may not be used as evidence in any subsequent due process hearing or civil proceeding. Any such agreement shall also be signed by both the parent and a representative of the public agency who has the authority to bind such public agency, and shall be enforceable in any state court of competent jurisdiction or in a district court of the United States.
 - (iii) If a mediated agreement involves IEPrelated issues, the agreement shall state that the public agency will subsequently convene an IEP meeting to inform the student's service providers of their responsibilities under that agreement, and revise the student's IEP accordingly.
 - (iv) The mediator shall transmit a copy of the written mediation agreement to each party within seven days of the meeting at which the agreement was concluded. A mediation agreement involving a claim or issue that

facilitation. <u>Alternative Dispute Resolution Request</u> <u>Form (Spanish)</u>

Either the CIMARRON MUNICIPAL SCHOOL **DISTRICT** or the parent can request mediation as an alternative form of dispute resolution by contacting the NMPED's Special Education Bureau and asking to speak to the ADR Coordinator to obtain a Request for Mediation form. The NMPED has provided an Alternative Dispute Resolution Request Form to request and consent to mediation (English). Alternative Dispute Resolution Request Form (Spanish). Both the CIMARRON MUNICIPAL SCHOOL DISTRICT and parent must agree to engage in mediation. When a parent files a State-level complaint, the CIMARRON MUNICIPAL SCHOOL DISTRICT and parent may choose to participate in mediation. The CIMARRON MUNICIPAL SCHOOL DISTRICT by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance document.



implementation of the SEA's final decision, if needed, including—	later goes to a due process hearing may be received in evidence if the hearing officer	
needed, menualing—	rules that part or all of the agreement is	
(i) Technical assistance activities;	relevant to one or more IDEA issues that	
(1) 1001111011 20013121100 2001 11205,	are properly before the hearing officer for	
(ii) Negotiations; and	decision.	
(iii) Corrective actions to achieve compliance.	(v) Each session in the mediation process shall be scheduled in a timely manner and shall	
(c) Complaints filed under this section and due process	be held in a location that is convenient to	
hearings under § 300.507 and §§ 300.530 through	the parties to the dispute.	
300.532.	the parties to the dispute.	
500.552.	(vi) Any other requirement provided in 34 CFR	
(1) If a written complaint is received that is also	300.506(b) that is not otherwise provided	
the subject of a due process hearing under	herein.	
\$300.507 or \$\$ 300.530 through 300.532, or		
contains multiple issues of which one or more	(4) Complaints and due process hearings on the same	
are part of that hearing, the State must set aside	issues which are pursuant to 34 CFR Sec.	
any part of the complaint that is being	300.152(c).	
addressed in the due process hearing until the		
conclusion of the hearing. However, any issue	(a) The SED of the department shall set aside any	
in the complaint that is not a part of the due	part of a written complaint that is also the	
process action must be resolved using the time	subject of a due process hearing under	
limit and procedures described in paragraphs	Subsection I of 6.31.2.13 NMAC until the	
(a) and (b) of this section.	conclusion of the hearing and any civil action.	
	Any issue in the complaint that is not a part of	
(2) If an issue raised in a complaint filed under	the due process hearing or civil action will be	
this section has previously been decided in a	resolved by the SED as provided in Subsection	
due process hearing involving the same	H of 6.31.2.13 NMAC.	
parties—		
	(b) If an issue is raised in a complaint that has	
(i) The due process hearing decision is	previously been decided in a due process	
binding on that issue; and	hearing involving the same parties, the hearing	
	decision is binding and the SED shall inform	
(ii) The SEA must inform the complainant to that effect.	the complainant to that effect.	
	(c) A complaint alleging a public agency's failure to	
(3) A complaint alleging a public agency's failure	implement a due process decision will be	
to implement a due process hearing decision	resolved by the SED as provided in this	
must be resolved by the SEA.	Subsection H of 6.31.2.13 NMAC.	
(Authority: 20 U.S.C. 1221e–3)	(5) Complaints against public agencies.	
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(a) Impartial review. Upon receipt of a complaint	
that meets the requirements of Paragraph (2) of	
Subsection H of 6.31.2.13 NMAC, the SED of	
the department shall:	
(i) undertake an impartial investigation which	
shall include complete review of all	
documentation presented and may include	
an independent on-site investigation, if	
determined necessary by the SED;	
(ii) give the complainant the opportunity to	
submit additional information, either orally	
or in writing, about the allegations in the	
complaint;	
(iii) provide the public agency with the	
opportunity to respond to the allegations in	
the complaint; and	
(iv) review all relevant information and make	
an independent determination as to	
whether the public agency is violating a	
requirement of an applicable state or	
federal law or rule.	
(b) Decision. A written decision which includes	
findings of fact, conclusions, and the reasons	
for the decision and which addresses each	
allegation in the complaint shall be issued by	
the SED and mailed to the parties within 60	
days of receipt of the written complaint,	
regardless of whether or not the parties agree to	
convene a FIEP meeting, or mediation. Such	
decision shall further include procedures for	
effective implementation of the final decision, if	
needed, including technical assistance,	
negotiations, and if corrective action is required,	
such action shall be designated and shall	
include the timeline for correction and the	
possible consequences for continued	
noncompliance.	

 (c) Failure or refusal to comply. If the public agency fails or refuses to comply with the applicable law or rules, and if the noncompliance or refusal to comply cannot be corrected or avoided by informal means, compliance may be effected by the department by any means authorized by state or federal laws or rules . The department shall retain jurisdiction over the issue of noncompliance with the law or rules and shall retain jurisdiction of any corrective action required. 	
 (6) Complaints against the department. If the complaint concerns a violation by the department and is submitted in writing to the secretary of education; is signed by the complainant or a designated representative; includes a statement that the department has violated a requirement of an applicable state or federal law or rule; contains a statement of facts on which the allegation of violation is based, and otherwise meets the requirements of Paragraph (2) of Subsection H of 6.31.2.13 NMAC, the secretary of education or designee shall appoint an impartial person or impartial persons to conduct an investigation. (a) Investigation. The person or persons appointed shall: acknowledge receipt of the complaint in writing; undertake an impartial investigation which shall include a complete review of all documentation presented and may include an independent onsite investigation, if necessary; give the complainant the opportunity to submit additional information, either orally or in writing, about the allegations in the complaint; provide the department with the opportunity to respond to the complaint; and review all relevant information and make an independent determination as to whether the department is violating a requirement of an applicable state or federal law or rule. 	

(b) Decision. A written decision, including findings of fact, conclusions, recommendations for corrective action, and the reasons for the decision and addressing each allegation in the complaint, shall be issued by the person or people appointed pursuant to this paragraph and mailed to the parties within 60 days of receipt of the written complaint. The person or people appointed pursuant to this paragraph has no authority to order rulemaking by the department.	
(7) Extension of time limit. An extension of the time limit under Subparagraph (b) of Paragraph (5) or Subparagraph (b) of Paragraph (6) of this Subsection H of 6.31.2.13 NMAC shall be permitted by the SED of the department only if exceptional circumstances exist with respect to a particular complaint or if the parent or any other party filing a complaint and the public agency involved agree to extend the time to engage in mediation or a FIEP meeting.	
(8) Conflicts with federal laws or rules. If any federal law or rule governing any federal program subject to this rule affords procedural rights to a complainant which exceed those set forth in Subsection H of 6.31.2.13 NMAC for complaints within the scope of these rules, such statutory or regulatory right(s) shall be afforded to the complainant. In acknowledging receipt of such a complaint, the SED shall set forth the procedures applicable to that complaint.	

<u>§ 300.153 Filing a complaint.</u>		
 (a) An organization or individual may file a signed written complaint under the procedures described in §§ 300.151 through 300.152. 	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: H. State complaint procedures. 	





(b) The complaint must include—		
(b) The complaint must mende	(2) Requirements for complaints.	
(1) A statement that a public agency has violated a requirement of Part B of the Act or of this part;		
(2) The facts on which the statement is based;	 (a) The SED of the department shall accept and investigate complaints from organizations or individuals that raise issues within the scope of 	
(3) The signature and contact information for the complainant; and	this procedure as defined in the preceding Paragraph (1) of Subsection H of 6.31.2.13	
(4) If alleging violations with respect to a specific child—	NMAC. The complaint shall: (i) be in writing; (ii) be submitted to the SED (or to the secretary of education, in the case of a complaint against the department); (iii) be signed by the	
(i) The name and address of the residence of the child;	complainant or a designated representative and have the complainant's contact information; (iv) if alleging violations with respect to a specific	
(ii) The name of the school the child is attending;	child, include the name and address of the child and the school the child is attending; (v) include a statement that the department or a public	
 (iii) 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; 	agency has violated a requirement of a applicable state or federal law or rules; (vi) contain a statement of the facts on which the allegation of violation is based, and (vii) include a description of a proposed resolution of the problem to the extent known. Any complaint that does not contain each of these elements will be declined, with an explanation for the SED's	
(iv) A description of the nature of the problem of the child, including facts relating to the problem; and	decision and further guidance, as appropriate.(b) If the complaint alleges violations with respect to a specific child, the complaint shall include	
(v) A proposed resolution of the problem to the extent known and available to the party at the time the complaint is filed.	the information required by 34 CFR 300.153(b)(4).	
(c) The complaint must allege a violation that occurred not more than one year prior to the date that the complaint is received in accordance with § 300.151.	(c) The party filing the complaint shall forward a copy of the complaint to the public agency serving the child at the same time the party files the complaint with the SED of the department.	
(d) 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 SEA.	(d) Pursuant to 34 CFR Sec. 300.153(c), the complaint shall allege a violation that occurred not more than one year before the date the complaint is received by the SED in accordance	



(Authority: 20 U.S.C. 1221e–3)	with Subparagraph (a) of Paragraph (2) of Subsection H of 6.31.2.13 NMAC.	
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METHODS OF ENSURING SERVICES		
§ 300.154 Methods of ensuring services.		
 (a) Establishing responsibility for services. The Chief Executive Officer of a State or designee of that officer must ensure that an interagency agreement or other mechanism for interagency coordination is in effect between each noneducational public agency described in paragraph (b) of this section and the SEA, in order to ensure that all services described in paragraph (b)(1) of this section that are needed to ensure FAPE are provided, including the provision of these services during the pendency of any dispute under paragraph (a)(3) of this section. The agreement or mechanism must include the following: (1) An identification of, or a method for defining, the financial responsibility of each agency for providing services described in paragraph (b)(1) of this section to ensure FAPE to children with disabilities. The financial responsibility of each noneducational public agency described in paragraph (b) of this section, including the State Medicaid agency and other public insurers of children with disabilities, must precede the financial responsibility of the LEA (or the State agency responsible for developing the child's IEP). (2) The conditions, terms, and procedures under which an LEA must be reimbursed by other agencies. (3) Procedures for resolving interagency disputes 	 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: B. Public Agency Funding and Staffing (4) Educational agencies may seek payment or reimbursement from noneducational agencies or public or private insurance for services or devices covered by those agencies that are necessary to ensure FAPE to children with disabilities. Claims for payment or reimbursement shall be subject to the procedures and limitations established in 34 CFR Secs. 300.154(b) and 300.154(d) through (g), Section 22-13-8 NMSA 1978 and any laws, rules, executive orders, contractual arrangements or other requirements governing the noneducational payor's obligations. (6) Children with disabilities who are covered by public benefits or insurance. Pursuant to 34 CFR Sec. 300.154(d), a public agency may use the medicaid or other public benefits or insurance in which a child participates to provide or pay for services required under IDEA Part B rules, as permitted under the public insurance program, except as provided in Subparagraph (a) of Paragraph (6) of Section (B) of 6.31.2.9 NMAC. (a) With regard to services required to provide FAPE to an eligible child, the public agency: Parce 152 	 (See U.S. Department of Education's Non-Regulatory Guidance on the IDEA Part B Regulations Regarding Parental Consent for the Use of Public Benefits or Insurance to Pay for Services under the IDEA, Issued February 14, 2013, and Effective March 18, 2013) CIMARRON MUNICIPAL SCHOOL DISTRICT notifies parents in writing of a number of safeguards to protect their rights before the CIMARRON MUNICIPAL SCHOOL DISTRICT accesses the child's or parent's public benefits or insurance to pay for services under the IDEA for the first time and annually thereafter. NMPED has developed a model <u>Annual</u> Parent/Guardian Notification Regarding Medicaid Benefits (English); and <u>Annual Parent/Guardian</u> Notification Regarding Medicaid Benefits (Spanish). CIMARRON MUNICIPAL SCHOOL DISTRICT obtains a one-time written consent from the parent that meets the requirements of 34 CFR §99.30 and §300.622, and that specifies that the parent understands and agrees that the CIMARRON MUNICIPAL SCHOOL DISTRICT may access the child's or parent's public benefits or insurance to pay for special education or related services under part 300 (services under the IDEA). NMPED has developed a model form for <u>Parent</u> Consent for Medicaid School Based Services (English). Parent Consent for Medicaid School Based Services (Spanish).

(including procedures under which LEAs ma initiate proceedings) under the agreement or	(i) may not require parents to sign up for or	CIMARRON MUNICIPAL SCHOOL DISTRICT will not use Medicaid or other public benefits or insurance or
other mechanism to secure reimbursement	enroll in public insurance programs in	private insurance without consent.
from other agencies or otherwise implement	order for their child to receive FAPE under	
the provisions of the agreement or mechanism	n. Part B of IDEA;	
(4) Policies and procedures for agencies to	(ii) may not require parents to incur an out-of-	
determine and identify the interagency	pocket expense such as the payment of a	
coordination responsibilities of each agency		
promote the coordination and timely and appropriate delivery of services described in	filing a claim for services provided	
paragraph (b)(1) of this section.	pursuant to IDEA Part B rules, but pursuant to 34 CFR Sec. 300.154(f)(2),	
paragraph (b)(1) of this section.	may pay the cost that the parent otherwise	
(b) <i>Obligation of noneducational public agencies.</i>	would be required to pay; and	
(b) <i>Obligation of noneducational public agencies.</i>	would be required to pay, and	
(1)	(iii) may not use a child's benefits under a	
(i) If any public agency other than an	public benefits or insurance program if that	
educational agency is otherwise obligate		
under Federal or State law, or assigned	coverage or any other insured benefit; (B)	
responsibility under State policy or	result in the family paying for services that	
pursuant to paragraph (a) of this section		
to provide or pay for any services that a	e insurance program and that are required	
also considered special education or	for the child outside of the time the child is	
related services (such as, but not limited	in school; (C) increase premiums or lead	
to, services described in § 300.5 relating		
to assistive technology devices, § 300.6	insurance; or (D) risk loss of eligibility for	
relating to assistive technology services,	home and community-based waivers,	
§300.34 relating to related services,	based on aggregate health-related	
§300.42 relating to supplementary aids	expenditures.	
and services, and § 300.43 relating to		
transition services) that are necessary fo		
ensuring FAPE to children with	described in Subparagraph (c) of this paragraph,	
disabilities within the State, the public	and prior to accessing the parent's or child's	
agency must fulfill that obligation or	public benefits, the public agency shall provide	
responsibility, either directly or through	written notice to the child's parents, consistent	
contract or other arrangement pursuant t		
paragraph (a) of this section or an	notice shall be provided annually thereafter.	
agreement pursuant to paragraph (c) of this section.	(i) The notice shall include a statement of the	
uns secuon.	(i) The notice shall include a statement of the parental consent provisions in 34 CFR	
(ii) A noneducational public agency	Secs. 99.30 and. 300.622 and shall specify:	
(ii) A noneducational public agency described in paragraph (b)(1)(i) of this	(A) the personally identifiable information	
section may not disqualify an eligible	that may be disclosed (e.g., records or	
section may not disquality an eligible	that may be disclosed (e.g., records or	

service for Medicaid reimbursement because that service is provided in a school context.

- (2) If a public agency other than an educational agency fails to provide or pay for the special education and related services described in paragraph (b)(1) of this section, the LEA (or State agency responsible for developing the child's IEP) must provide or pay for these services to the child in a timely manner. The LEA or State agency is authorized to claim reimbursement for the services from the noneducational public agency that failed to provide or pay for these services and that agency must reimburse the LEA or State agency in accordance with the terms of the interagency agreement or other mechanism described in paragraph (a) of this section.
- (c) *Special rule.* The requirements of paragraph (a) of this section may be met through—
 - (1) State statute or regulation;
 - (2) Signed agreements between respective agency officials that clearly identify the responsibilities of each agency relating to the provision of services; or
 - (3) Other appropriate written methods as determined by the Chief Executive Officer of the State or designee of that officer and approved by the Secretary.
- (d) *Children with disabilities who are covered by public benefits or insurance.*
 - A public agency may use the Medicaid or other public benefits or insurance programs in which a child participates to provide or pay for services required under this part, as permitted under the public benefits or insurance program,

information about the services that may be provided to the child; (B) the purpose of the disclosure (e.g., billing for services under 34 CFR Part 300; (C) the public agency to which the disclosure may be made (e.g., New Mexico medicaid program); and (D) that the parent understands and agrees that the public agency may access the parent's or child's public benefits or insurance to pay for services under 34 CFR Part 300. (ii) The notice shall further include: (A) a statement of the "no cost" provisions in 34 CFR Secs. 300.154(d)(2)(i) through 33.154(d)(2)(iii); (B) a statement that the parents have the right under 34 CFR Parts 99 and 300 to withdraw their consent to disclosure of their child's personally identifiable information to the New Mexico medicaid program at any time; and (C) a statement that the withdrawal of consent or refusal to provide consent under 34 CFR Parts 99 and 300 to disclose

- personally identifiable information to the New Mexico medicaid program does not relieve the public agency of its responsibility to ensure that all required services are provided at no cost to the parents.
- (c) Prior to accessing a child's or parent's public benefits or insurance for the first time, and after providing notice to the child's parents consistent with Subparagraph (b) of this paragraph, the public agency shall obtain written parental consent as defined by 34 CFR Sec. 300.9. The written consent, consistent with the requirements of 34 CFR Sec. 300.154(d)(2)(iv), shall:
 - (i) meet the requirements of 34 CFR Secs.99.30 and 300.622 and shall specify: (A)



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except as provided in paragraph (d)(2) of this section.

- (2) With regard to services required to provide FAPE to an eligible child under this part, the public agency—
 - May not require parents to sign up for or enroll in public benefits or insurance programs in order for their child to receive FAPE under Part B of the Act;
 - (ii) May not require parents to incur an outof-pocket expense such as the payment of a deductible or co-pay amount incurred in filing a claim for services provided pursuant to this part, but pursuant to paragraph (g)(2) of this section, may pay the cost that the parents otherwise would be required to pay;
 - (iii) May not use a child's benefits under a public benefits or insurance program if that use would—
 - (A) Decrease available lifetime coverage or any other insured benefit;
 - (B) Result in the family paying for services that would otherwise be covered by the public benefits or insurance program and that are required for the child outside of the time the child is in school;
 - (C) Increase premiums or lead to the discontinuation of benefits or insurance; or
 - (D) Risk loss of eligibility for home and community-based waivers, based on aggregate health-related expenditures; and

the personally identifiable information that may be disclosed (e.g., records or information about the services that may be provided to the child; (B) the purpose of the disclosure (e.g., billing for services under 34 CFR Part 300; (C) the public agency to which the disclosure may be made (e.g., New Mexico medicaid program); and

- (ii) shall specify that the parent understands and agrees that the public agency may access the parent's or child's public benefits or insurance to pay for services under 34 CFR Part 300.
- (d) The public agency is not required to obtain a new parental consent if the following conditions are present:
 - (i) there is no change in any of the following:
 (A) the type of services to be provided to the child; (B) the amount of services to be provided to the child; or (C) the cost of the services to be charged to the public benefits or insurance program; and
 - (ii) the public agency has on file a parental consent meeting the requirements of 34 CFR Secs. 300.9, 99.30 and 300.622.
- (e) Once the public agency obtains the one-time consent consistent with 34 CFR Sec. 300.154(d)(2)(iv), the public agency is not required to obtain parental consent before it accesses the child's or parent's public benefits or insurance in the future, regardless of whether there is a change in the type or amount of services to be provided to the child or a change in the cost of the services to be charged to the public benefits or insurance program.

Federal Regulations

(C) A statement that the parents have the	
right under 34 CFR part 99 and part	
300 to withdraw their consent to	
disclosure of their child's personally	
identifiable information to the agency	
responsible for the administration of	
the State's public benefits or	
insurance program (e.g., Medicaid) at	
any time; and	
(D) A statement that the withdrawal of	
consent or refusal to provide consent	
under 34 CFR part 99 and part 300 to	
disclose personally identifiable	
information to the agency responsible	
for the administration of the State's	
public benefits or insurance program	
(e.g., Medicaid) does not relieve the	
public agency of its responsibility to	
ensure that all required services are	
provided at no cost to the parents.	
(e) Children with disabilities who are covered by	
private insurance.	
<u>I</u>	
(1) With regard to services required to provide	
FAPE to an eligible child under this part, a	
public agency may access the parents private	
insurance proceeds only if the parents provide	
consent consistent with § 300.9.	
(2) Each time the public agency proposes to access	
the parents' private insurance proceeds, the	
agency must—	
(i) Obtain parental consent in accordance	
(i) with paragraph (e)(1) of this section; and	
with paragraph (e)(1) of this section, and	
(ii) Inform the parents that their refusal to	
permit the public agency to access their	
private insurance does not relieve the	
public agency of its responsibility to	
ensure that all required services are	
clisure that all required services are	

	provided at no cost to the parents.	
(f)	Use of Part B funds.	
	 If a public agency is unable to obtain parental consent to use the parents' private insurance, or public benefits or insurance when the parents would incur a cost for a specified service required under this part, to ensure FAPE the public agency may use its Part B funds to pay for the service. 	
	(2) To avoid financial cost to parents who otherwise would consent to use private insurance, or public benefits or insurance if the parents would incur a cost, the public agency may use its Part B funds to pay the cost that the parents otherwise would have to pay to use the parents' benefits or insurance (e.g., the deductible or co-pay amounts).	
(g)	Proceeds from public benefits or insurance or private insurance.	
	 Proceeds from public benefits or insurance or private insurance will not be treated as program income for purposes of 34 CFR 80.25. 	
	(2) If a public agency spends reimbursements from Federal funds (e.g., Medicaid) for services under this part, those funds will not be considered "State or local" funds for purposes of the maintenance of effort provisions in §§300.163 and 300.203.	
(h)	<i>Construction.</i> Nothing in this part should be construed to alter the requirements imposed on a State Medicaid agency, or any other agency administering a public benefits or insurance program by Federal statute, regulations or policy under title XIX, or title XXI of the Social Security Act, 42 U.S.C. 1396 through 1396v and 42 U.S.C.	



1397aa through 1397jj, or any other public benefits or insurance program.	
(Authority: 20 U.S.C. 1412(a)(12) and (e))	

Additional Eligibility Requirements		
§ 300.155 Hearings relating to LEA eligibility.		
The SEA must not make any final determination that an LEA is not eligible for assistance under Part B of the Act without first giving the LEA reasonable notice and an opportunity for a hearing under 34 CFR 76.401(d). (Authority: 20 U.S.C. 1412(a)(13))		

§ 300.156 Personnel qualifications.		
 (a) <i>General.</i> The SEA must establish and maintain qualifications to ensure that personnel necessary to carry out the purposes of this part are appropriately and adequately prepared and trained, including that those personnel have the content knowledge and skills to serve children with disabilities. (b) <i>Related services personnel and paraprofessionals.</i> The qualifications under paragraph (a) of this 	 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: B. Public Agency Funding and Staffing (9) Staff training and qualifications. 	CIMARRON MUNICIPAL SCHOOL DISTRICT ensures that personnel essential to carrying out the purposes of the IDEA are appropriately and adequately prepared and trained including by ensuring that those personnel also have the content knowledge and skills to serve children with disabilities. (See 71 Fed. Reg. 46562 (August 14, 2004)) CIMARRON MUNICIPAL SCHOOL DISTRICT will
The qualifications under paragraph (a) of this section must include qualifications for related services personnel and paraprofessionals that— (1) Are consistent with any State-approved or	(a) Each public agency is responsible for ensuring that personnel serving children with disabilities are qualified under state licensure requirements and are adequately prepared for their assigned responsibilities, pursuant to 34 CFR Sec.	provide training to its school administrators and teachers who teach reading to implement appropriate research- based reading interventions prior to referring the student for a special education evaluation. CIMARRON
State- recognized certification, licensing, registration, or other comparable requirements that apply to the professional discipline in which those personnel are providing special education or related services; and	300.156. Paraprofessionals and assistants who are appropriately trained and supervised in accordance with applicable department licensure rules or written department policy may be used to assist in the provision of special education and	MUNICIPAL SCHOOL DISTRICT will also train its special education teachers to provide appropriate specialized reading instruction for students with dyslexia who have been identified as eligible for special education services. Such training may be through the New Mexico Dyslexia Professional Development
(2) Ensure that related services personnel who		Modules hosted by the Region IX Educational

 deliver services in their discipline or profession— (i) Meet the requirements of paragraph (b)(1) of this section; and (ii) Have not had certification or licensure requirements waived on an emergency, temporary, or provisional basis; and (iii) Allow paraprofessionals and assistants who are appropriately trained and supervised, in accordance with State law, regulation, or written policy, in meeting the requirements of this part to be used to assist in the provision of special education and related services under this part to children with disabilities. (c) <i>Qualifications for special education teachers.</i> (1)The qualifications described in paragraph (a) of this section must ensure that each person employed as a public school special education teacher in the State who teaches in an elementary school, middle school, or secondary school (i) Has obtained full State certification as a special education teacher (including certification obtained through an alternate route to certification as a special educator, if such alternate route meets minimum requirements described in 34 CFR 200.56 (a)(2)(ii) as such section was in effect on November 28, 2008), or passed the State special education teacher licensing examination, and holds a license to teach in the State as a special education teacher. 	 related services to children with disabilities under Part B of IDEA. (b) Each public agency and charter school shall train their school administrators and teachers who teach reading to implement appropriate research-based reading interventions prior to referring the student for a special education evaluation and shall train their special education teachers to provide appropriate specialized reading instruction for students with dyslexia who have been identified as eligible for special education services. 6.61.6.8 NMAC Requirements: A. Persons seeking licensure in special education pursuant to the provisions of this rule shall meet all the requirements enumerated in Subsections A or B of this section. (1) bachelor's degree from a regionally accredited college or university and including, for those licensees or applicants first entering a college or university beginning in the fall of 2017, the following: (a) nine semester hours in communication (b) six semester hours in laboratory science (c) eight semester hours in laboratory science (d) nine semester hours in social and behavioral Science (e) nine semester hours in humanities and fine arts; and 	Cooperative in Ruidoso, New Mexico. These modules are provided through a partnership between the New Mexico Special Education Bureau and the 95 Percent Group Inc., Susan L. Hall, Ed.D., Founder and President and the Region IX Education Cooperative.
200.56 (a)(2)(ii) as such section was in effect on November 28, 2008), or passed the State special education teacher licensing examination, and holds a license to teach in	Science(e) nine semester hours in humanities and fine arts; and	

or licensure requirements waived on an emergency, temporary, or provisional basis; and	(3) a mandatory student teaching component and at the option of the college or university, a practicum component; and	
 (iii) Holds at least a bachelor's degree. (2) A teacher will be considered to meet the standard in paragraph (c)(1)(i) of this section if that teacher is participating in an alternate route to special education certification program under which— (i) The teacher— (A) Receives high-quality professional development that is sustained, intensive, and classroom-focused in order to have a positive and lasting impact on classroom instruction, before and while teaching; (B) Participates in a program of intensive supervision that consists of structured guidance and regular ongoing support for teachers or a teacher mentoring program; (C) Assumes functions as a teacher only for a specified period of time not to exceed three years; and (D) Demonstrates satisfactory progress toward full certification as prescribed by the State; and (ii) The State ensures, through its certification and licensure process, that the provisions in paragraph (c)(2)(i) of this section are met. (d) <i>Policy</i>. In implementing this section, a State must adopt a policy that includes a requirement that LEAs in the State take measurable steps to recruit, hire, train, and retain personnel who meets the applicable requirements described in paragraph (c) of this section to provide special education and related services under this part to children with disabilities. 	 (4) 24 semester hours in one of the following teaching fields: mathematics, science(s), language arts, reading, and social studies (or other content related areas); and (5) in addition to the requirements specified in Subsection A of this section, six hours of reading in subject matter content for those licensees or applicants who first entered any college or university on or after August 1, 2001 regardless of when they graduate or earn their degree; and (6) passage of all required portions of the current New Mexico teacher test or any successor teacher test adopted by the department; and (7) satisfy the requirements of a highly qualified beginning pre K-12 special education teacher; or B. possess a valid certificate issued by the national board for professional teaching standards for the appropriate grade level and type. 	



may maintain under this part, nothing in this part	
shall be construed to create a right of action on	
behalf of an individual student or a class of students	
for the failure of a particular SEA or LEA employee	
to meet the applicable requirement described in	
paragraph (c) of this section, or to prevent a parent	
from filing a complaint about staff qualifications	
with the SEA as provided for under this part.	
(Authority: 20 U.S.C. 1412(a)(14))	

300.157 Performance goals and indicators.		
 The State must— (a) Have in effect established goals for the performance of children with disabilities in the State that— (1) Promote the purposes of this part, as stated in § 300.1; (2) Are the same as the State's long-term goals and measurements of interim progress for children with disabilities under section 111(c)(4)(A)(i) of the ESEA. 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: D. Performance goals and indicators. (1) Pursuant to the requirements of 34 CFR Sec. 300.157(a), the content standards and benchmarks from the department's standards for excellence (Chapter 29 of Title 6 of NMAC) for all children attending public schools and state-supported educational programs in New Mexico shall provide the basic performance goals and indicators for children with disabilities in the general education 	
 (3) Address graduation rates and dropout rates, as well as such other factors as the State may determine; and (4) Are consistent, to the extent appropriate, with any other goals and academic standards for children established by the State; 	 curriculum. (2) The IEP academic goals shall align with the New Mexico content standards and benchmarks, including the expanded performance standards for students with significant cognitive disabilities, however, functional goals do not have to align with the standards and benchmarks. 	
 (b) Have in effect established performance indicators the State will use to assess progress toward achieving the goals described in paragraph (a) of this section, including Measurements of interim 	 (a) Beginning in the 2012-2013 school year, IEP academic goals in English language arts and mathematics for students in grades Kindergarten through grade three shall align with the English Language Arts Common Core 	



progress for children with disabilities under section 111(c)(4)(A)(i) of the ESEA 20 U.S.C.6311; and (c) Annually report to the Secretary and the public on	Standards (6.29.13 NMAC) and the Mathematics Common Core Standards (6.29.14 NMAC).	
 (c) Finially report to the Secretary and the profile on the progress of the State, and of children with disabilities in the State, toward meeting the goals established under paragraph (a) of this section, which may include elements of the reports required under section 1111(h) of the ESEA. (Authority: 20 U.S.C. 1412(a)(15)) 	 (b) Beginning in the 2013-2014 school year, IEP academic goals in English language arts and mathematics for students in grades four through 12 shall align with the English Language Arts Common Core Standards (6.29.13 NMAC) and the Mathematics Common Core Standards (6.29.14 NMAC). 	
	(3) Unless waivers or modifications covering individual public agencies' programs have been allowed by the department or the secretary of education, the general education curriculum and the content standards and benchmarks shall only be adapted to the extent necessary to meet the needs of individual children with disabilities as determined by IEP teams in individual cases.	
	E. Participation in statewide and district-wide assessments. Each local educational agency and other public agencies when applicable shall include all children with disabilities in all statewide and district-wide assessment programs. Each public agency shall collect and report performance results in compliance with the requirements of 34 CFR Sec. 300.157 and Sec. 1111(h) of the Elementary and Secondary Education Act, and any additional requirements established by the department. Students with disabilities may participate:	
	(1) in the appropriate general assessment in the same manner as their nondisabled peers; this may include the use of adaptations that are deemed appropriate for all students by the department; or	
	(2) in the appropriate general assessment with appropriate accommodations in administration if necessary; public agencies shall use the current guidance from the department about accommodations as specified in the student's IEP; or	
	(3) in alternate assessments for the small number of students for whom alternate assessments are	

appropriate under the department's established participation criteria; the IEP team shall agree and document that the student is eligible for participation in an alternate assessment based on alternate achievement standards according to 34 CFR Sec. 300.320(a)(6).	
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<u>§§ 300.158–300.159 [Reserved]</u>		
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<u>§ 300</u>	.160 Participation in assessments.		
(a)	General. A State must ensure that all children with disabilities are included in all general State and district-wide assessment programs, including assessments described under section 1111 of the ESEA, 20 U.S.C. 6311, with appropriate accommodations and alternate assessments, if necessary, as indicated in their respective IEPs.	 6.29.1.9 NMAC. PROCEDURAL REQUIREMENTS: M. Statewide student assessment system. As stated in Section 22-2-8.13 NMSA 1978, students' knowledge and skills are assessed and evaluated though the New Mexico content standards with benchmarks and performance standards, the system of assessments, and local measures 	CIMARRON MUNICIPAL SCHOOL DISTRICT's IEP teams will follow the NMPED guidelines when determining how a child will participate in the New Mexico Statewide Assessment Program, including how to select allowable accommodations and decide whether a child with a disability meets the criteria to be assessed based on modified or alternate academic achievement standards. CIMARRON MUNICIPAL SCHOOL
(b)	Accommodation guidelines.		DISTRICT will use the most current forms and follow the most current guidance of the NMPED.
	 A State (or, in the case of a district-wide assessment, an LEA) must develop guidelines for the provision of appropriate accommodations. 	(2) Exceptions. Exceptions include special provisions and requirements for the assessment of English language learners and students with IEPs.	
	(2) The State's (or, in the case of a district-wide assessment, the LEA's) guidelines must	 (b) Students with IEPs. Students with IEPs who receive special education and related services shall participate in all statewide and district- 	

 (i) Identify only those accommodations for each assessment that do not invalidate the score; and (ii) Instruct IEP Teams to select, for each assessment, only those accommodations that do not invalidate the score. (c) Alternate assessments aligned with alternate academic achievement standards for student with the most significant cognitive disabilities. 	wide assessments of student achievement or in state-approved alternate assessments. Pursuant to Subsection E of 6.31.2.11 NMAC, 34 CFR 300.320 (a)(2)(ii) and 34 CFR 300.320(a)(6), the IEPs for such students shall specify which assessments each student will participate in and what, if any, accommodations or modifications in administration are needed to enable the student to participate. The IEPs for students who will not participate in a particular statewide or district-wide assessment shall meet state- approved criteria, methods and instruments.	
 (1) If a State has adopted alternate academic achievement standards for children with disabilities who are students with the most significant cognitive disabilities as permitted in section 1111(b)(1)(E) of the ESEA, the State (or, in the case of a district-wide assessment, an LEA) must develop and implement alternate assessments and guidelines for the participation in alternate assessments of those children with disabilities who cannot participate in regular assessments, even with accommodations, as indicated in their respective IEPs, as provided in paragraph (a) of this section. (2) For assessing the academic progress of children with disabilities who are students with the most significant cognitive disabilities under title I of the ESEA, the alternate assessments and guidelines in paragraph (c)(1) of this section must— (i) Be aligned with the challenging State academic content standards under section 1111(b)(1)(E) of the ESEA and alternate academic achievement standards under section 1111(b)(1)(E) of the ESEA; and (ii) Measure the achievement of children with disabilities who are students with the most significant cognitive disabilities against those standards. 	K (13) (g) To establish a level of proficiency on the current graduation examination or the state-approved alternate assessment for students on a career readiness program of study or ability program of study, IEP teams shall review the student's performance on the first attempt, and establish a targeted proficiency on all sections that are below the state's minimum requirement. For those students who meet participation criteria for the New Mexico alternate assessment, IEP teams shall set targeted levels of proficiency based upon previous performance on the test. If the student has previously been administered the New Mexico alternate assessment and has achieved an advanced level of overall performance, the IEP team shall arrange for the student to participate in the general graduation examination, and shall identify appropriate accommodations that the student may require. IEP teams shall document the targeted levels of proficiency on the IEP and the PWN, outlining the plan of action to be taken by both the student and the district or charter school to ensure that the student will meet the targeted levels of proficiency. Districts or charter schools may submit a written request for a waiver to the secretary in cases where a student has medical or mental	

	(3) Consistent with section 1111(b)(1)(E)(ii) of the ESEA and 34 CFR 200.6(c)(6), a State may not adopt modified academic achievement standards or any other alternate academic achievement standards that do not meet the requirements in section 1111(b)(1)(E) of the ESEA for any children with disabilities under section 602(3) of the IDEA.	health issues that may result in regression or that negatively influence the student's ability to achieve targeted levels of proficiency. The written request shall be signed by the superintendent or charter school administrator and shall include documentation of the medical or mental health issues.	
(d)	Explanation to IEP Teams. A State (or in the case of a district-wide assessment, an LEA) must—		
	(1) Provide to IEP teams a clear explanation of the differences between assessments based on grade-level academic achievement standards and those based on alternate academic achievement standards, including any effects of State and local policies on a student's education resulting from taking an alternate assessment aligned with alternate academic achievement standards, such as how participation in such assessments may delay or otherwise affect the student from completing the requirements for a regular high school diploma; and		
	(2) Not preclude a student with the most significant cognitive disabilities who takes an alternate assessment aligned with alternate academic achievement standards from attempting to complete the requirements for a regular high school diploma.		
(e)	Inform parents. A State (or in the case of a district- wide assessment, an LEA) must ensure that parents of students selected to be assessed using an alternate assessment aligned with alternate academic achievement standards under the State's guidelines in paragraph (c)(1) of this section are informed, consistent with 34 CFR 200.2(e), that their child's achievement will be measured based on alternate academic achievement standards, and of how participation in such assessments may delay or otherwise affect the student from completing the		

requirements for a regular high school diploma.	
(f) Reports. An SEA (or, in the case of a district-wide assessment, an LEA) must make available to the public, and report to the public with the same frequency and in the same detail as it reports on the assessment of nondisabled children, the following:	
 The number of children with disabilities participating in regular assessments, and the number of those children who were provided accommodations (that did not result in an invalid score) in order to participate in those assessments. 	
(2) The number of children with disabilities, if any, participating in alternate assessments based on grade level academic achievement standards in school years prior to 2017–2018.	
(3) The number of children with disabilities, if any, participating in alternate assessments aligned with modified academic achievement standards in school years prior to 2016–2017.	
(4) The number of children with disabilities who are students with the most significant cognitive disabilities participating in alternate assessments aligned with alternate academic achievement standards.	
(5) Compared with the achievement of all children, including children with disabilities, the performance results of children with disabilities on regularassessments, alternate assessments based on grade-level academic achievement standards (prior to 2017–2018), alternate	
assessments based on modified academic achievement standards (prior to 2016–2017), and alternate assessments aligned with alternate academic achievement standards if—	
(i) The number of children participating in those assessments is sufficient to yield statistically	



reliable information; and	
 (ii) Reporting that information will not reveal personally identifiable information about an individual student on those assessments. 	
(g) Universal design. An SEA (or, in the case of a district-wide assessment, an LEA) must, to the extent possible, use universal design principles in developing and administering any assessments under this section.	

§ 300.161 [Reserved]

§ 300.162 Supplementation of State, local, and other Federal	
funds.	
 (a) <i>Expenditures</i>. Funds paid to a State under this part must be expended in accordance with all the provisions of this part. 	
(b) Prohibition <i>against commingling</i> .	
 Funds paid to a State under this part must not be commingled with State funds. 	
(2) The requirement in paragraph (b)(1) of this section is satisfied by the use of a separate accounting system that includes an audit trail of the expenditure of funds paid to a State under this part. Separate bank accounts are not required. (<i>See</i> 34 CFR 76.702 (Fiscal control and fund accounting procedures).)	
(c) State-level nonsupplanting.	
(1) Except as provided in § 300.202, funds paid to	



a State under Part B of the Act must be used to supplement the level of Federal, State, and local funds (including funds that are not under the direct control of the SEA or LEAs) expended for special education and related services provided to children with disabilities under Part B of the Act, and in no case to supplant those Federal, State, and local funds.	
 (2) If the State provides clear and convincing evidence that all children with disabilities have available to them FAPE, the Secretary may waive, in whole or in part, the requirements of paragraph (c)(1) of this section if the Secretary concurs with the evidence provided by the State under § 300.164. 	
(Authority: 20 U.S.C. 1412(a)(17))	

§ 300.163 Maintenance of State financial support.	
(a) General. A State must not reduce the amount of State financial support for special education and related services for children with disabilities, or otherwise made available because of the excess costs of educating those children, below the amount of that support for the preceding fiscal year.	
 (b) <i>Reduction of funds for failure to maintain support.</i> The Secretary reduces the allocation of funds under section 611 of the Act for any fiscal year following the fiscal year in which the State fails to comply with the requirement of paragraph (a) of this section by the same amount by which the State fails to meet the requirement. 	
 (c) Waivers for exceptional or uncontrollable circumstances. The Secretary may waive the requirement of paragraph (a) of this section for a State, for one fiscal year at a time, if the Secretary 	



	determines that—	
	 Granting a waiver would be equitable due to exceptional or uncontrollable circumstances such as a natural disaster or a precipitous and unforeseen decline in the financial resources of the State; or 	
	(2) The State meets the standard in § 300.164 for a waiver of the requirement to supplement, and not to supplant, funds received under Part B of the Act.	
(d)	Subsequent years. If, for any fiscal year, a State fails to meet the requirement of paragraph (a) of his section, including any year for which the State is granted a waiver under paragraph (c) of this section, the financial support required of the State in future years under paragraph (a) of this section shall be the amount that would have been required in the absence of that failure and not the reduced level of the State's support.	
(Au	thority: 20 U.S.C. 1412(a)(18))	

§ 300.164 Waiver of requirement regarding supplementing and not supplanting with Part B funds.	
 (a) Except as provided under §§ 300.202 through 300.205, funds paid to a State under Part B of the Act must be used to supplement and increase the level of Federal, State, and local funds (including funds that are not under the direct control of SEAs or LEAs) expended for special education and related services provided to children with disabilities under Part B of the Act and in no case to supplant those Federal, State, and local funds. A State may use funds it retains under § 300.704(a) and (b) without regard to the prohibition on 	

supplanting other funds.	
 (b) If a State provides clear and convincing evidence that all eligible children with disabilities throughout the State have FAPE available to them, the Secretary may waive for a period of one year in whole or in part the requirement under \$300.162 (regarding State-level nonsupplanting) if the Secretary concurs with the evidence provided by the State. 	
(c) If a State wishes to request a waiver under this section, it must submit to the Secretary a written request that includes—	
(1) An assurance that FAPE is currently available, and will remain available throughout the period that a waiver would be in effect, to all eligible children with disabilities throughout the State, regardless of the public agency that is responsible for providing FAPE to them. The assurance must be signed by an official who has the authority to provide that assurance as it applies to all eligible children with disabilities in the State;	
(2) All evidence that the State wishes the Secretary to consider in determining whether all eligible children with disabilities have FAPE available to them, setting forth in detail—	
 (i) The basis on which the State has concluded that FAPE is available to all eligible children in the State; and 	
 (ii) The procedures that the State will implement to ensure that FAPE remains available to all eligible children in the State, which must include— 	
 (A) The State's procedures under § 300.111 for ensuring that all eligible children are identified, located and 	

evaluated;	
 (B) The State's procedures for monitoring public agencies to ensure that they comply with all requirements of this part; 	
(C) The State's complaint procedures under §§300.151 through 300.153; and	
 (D) The State's hearing procedures under §§300.511 through 300.516 and §§ 300.530 through 300.536; 	
(3) A summary of all State and Federal monitoring reports, and State complaint decisions (<i>See</i> §§ 300.151 through 300.153) and hearing decisions (<i>See</i> §§ 300.511 through 300.516 and §§ 300.530 through 300.536), issued within three years prior to the date of the State's request for a waiver under this section, that includes any finding that FAPE has not been available to one or more eligible children, and evidence that FAPE is now available to all children addressed in those reports or decisions; and	
(4) Evidence that the State, in determining that FAPE is currently available to all eligible children with disabilities in the State, has consulted with the State advisory panel under §300.167.	
(d) If the Secretary determines that the request and supporting evidence submitted by the State makes a prima facie showing that FAPE is, and will remain, available to all eligible children with disabilities in the State, the Secretary, after notice to the public throughout the State, conducts a public hearing at which all interested persons and organizations may present evidence regarding the following issues:	

	 Whether FAPE is currently available to all eligible children with disabilities in the State. Whether the State will be able to ensure that FAPE remains available to all eligible children with disabilities in the State if the Secretary provides the requested waiver. 	
(e)	Following the hearing, the Secretary, based on all submitted evidence, will provide a waiver, in whole or in part, for a period of one year if the Secretary finds that the State has provided clear and convincing evidence that FAPE is currently available to all eligible children with disabilities in the State, and the State will be able to ensure that FAPE remains available to all eligible children with disabilities in the State if the Secretary provides the requested waiver.	
(f)	A State may receive a waiver of the requirement of section 612(a)(18)(A) of the Act and § 300.164 if it satisfies the requirements of paragraphs (b) through (e) of this section.	
(g)	The Secretary may grant subsequent waivers for a period of one year each, if the Secretary determines that the State has provided clear and convincing evidence that all eligible children with disabilities throughout the State have, and will continue to have throughout the one-year period of the waiver, FAPE available to them.	
(Auth	nority: 20 U.S.C. 1412(a)(17)(C), (18)(C)(ii))	

<u>§ 300.165 Public participation.</u>	
(a) Prior to the adoption of any policies and procedures needed to comply with Part B of the Act (including	



any amendments to those policies and procedures), the State must ensure that there are public hearings, adequate notice of the hearings, and an opportunity for comment available to the general public, including individuals with disabilities and parents of children with disabilities.	
(b) Before submitting a State plan under this part, a State must comply with the public participation requirements in paragraph (a) of this section and those in 20 U.S.C. 1232d(b)(7).	
(Authority: 20 U.S.C. 1412(a)(19); 20 U.S.C. 1232d(b)(7))	

§ 300.166 Rule of construction.	
In complying with §§ 300.162 and 300.163, a State may not use funds paid to it under this part to satisfy State-law mandated funding obligations to LEAs, including funding based on student attendance or enrollment, or inflation.	
(Authority: 20 U.S.C. 1412(a)(20))	

State Advisory Panel		
§ 300.167 State advisory panel.		
The State must establish and maintain an advisory panel for the purpose of providing policy guidance with respect to special education and related services for children with disabilities in the State. (Authority: 20 U.S.C. 1412(a)(21)(A))		

§ 300.168 Membership.	
 (a) General. The advisory panel must consist of members appointed by the Governor, or any other official authorized under State law to make such appointments, be representative of the State population and be composed of individuals involved in, or concerned with the education of children with disabilities, including— 	
 Parents of children with disabilities (ages birth through 26); 	
(2) Individuals with disabilities;	
(3) Teachers;	
(4) Representatives of institutions of higher education that prepare special education and related services personnel;	
 (5) State and local education officials, including officials who carry out activities under subtitle B of title VII of the McKinney-Vento Homeless Assistance Act, (42 U.S.C. 11431 <i>et seq.</i>); 	
(6) Administrators of programs for children with disabilities;	
(7) Representatives of other State agencies involved in the financing or delivery of related services to children with disabilities;	
(8) Representatives of private schools and public charter schools;	
 (9) Not less than one representative of a vocational, community, or business organization concerned with the provision of transition services to children with disabilities; 	

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<u>§ 300.169 Duties.</u>	
The advisory panel must—	
(a) Advise the SEA of unmet needs within the State in the education of children with disabilities;	
 (b) Comment publicly on any rules or regulations proposed by the State regarding the education of children with disabilities; 	
 (c) Advise the SEA in developing evaluations and reporting on data to the Secretary under section 618 of the Act; 	
(d) Advise the SEA in developing corrective action plans to address findings identified in Federal monitoring reports under Part B of the Act; and	
 (e) Advise the SEA in developing and implementing policies relating to the coordination of services for children with disabilities. 	
(Authority: 20 U.S.C. 1412(a)(21)(D))	

Other Provisions Required for State Eligibility			
§ 300.170 Suspension and expulsion rates.			
 (a) <i>General.</i> The SEA must examine data, including data disaggregated by race and ethnicity, to determine if significant discrepancies are occurring in the rate of long-term suspensions and expulsions of children with disabilities— (1) Among LEAs in the State; or (2) Compared to the rates for nondisabled children within those agencies. (b) <i>Review and revision of policies.</i> If the discrepancies described in paragraph (a) of this section are occurring, the SEA must review and, if appropriate, revise (or require the affected State agency or LEA to revise) its policies, procedures, and practices relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards, to ensure that these policies, procedures, and practices comply with the Act. 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: F. Behavioral management and discipline. (4) LEAs shall keep an accurate accounting of suspension and expulsion rates for children with disabilities as compared to children without disabilities to ensure that children with disabilities are not being expelled or suspended at a significantly higher rate than children without disabilities. 	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide accurate, valid and timely data to the NMPED as deemed necessary by the NMPED to carry out its duty to determine if significant discrepancies exist between the rates of long-term suspensions and expulsions of children with and without disabilities or any other information that may be required by the NMPED or the U.S. Department of Education.	

§ 300.171 Annual description of use of Part B funds.	
 (a) In order to receive a grant in any fiscal year a State must annually describe— (1) How amounts retained for State administration and State-level activities under § 300.704 will be used to meet the requirements of this part; and 	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide the NMPED with information needed by the NMPED to enable the NMPED to carry out its duties under the IDEA, including, with respect to 34 C.F.R. § 300.171, information relating to use of IDEA Part B funds.
(2) How those amounts will be allocated among the activities described in § 300.704 to meet	



State priorities based on input from LEAs.	
(b) If a State's plans for use of its funds under § 300.704 for the forthcoming year do not change from the prior year, the State may submit a letter to that effect to meet the requirement in paragraph (a) of this section.	
(c) The provisions of this section do not apply to the Virgin Islands, Guam, American Samoa, the Commonwealth of the Northern Mariana Islands, and the freely associated States.	
(Authority: 20 U.S.C. 1411(e)(5))	

§ 300.172 Access to instructional materials.	
 (a) <i>General.</i> The State must— (1) Adopt the National Instructional Materials Accessibility Standard (NIMAS), published as appendix C to part 300, for the purposes of providing instructional materials to blind persons or other persons with print disabilities, in a timely manner after publication of the NIMAS in the Federal Register on July 19, 2006 (71 FR 41084); and (2) Establish a State definition of "timely manner" 	Nothing in 34 C.F.R. § 300.210 shall be construed to require an LEA to coordinate with the National Instructional Materials Access Center (NIMAC). CIMARRON MUNICIPAL SCHOOL DISTRICT has chosen not to coordinate with the NIMAC but assures that it will provide instructional materials to blind persons or other persons with print disabilities in a timely manner.CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that children with disabilities who need instructional materials in accessible formats but are not included under the definition of blind or other persons
 for purposes of paragraphs (b)(2) and (b)(3) of this section if the State is not coordinating with the National Instructional Materials Access Center (NIMAC) or (b)(3) and (c)(2) of this section if the State is coordinating with the NIMAC. (b) <i>Rights and responsibilities of SEA</i>. 	with print disabilities in 34 C.F.R. §300.172(e)(1)(i) or who need materials that cannot be produced from NIMAS files, receive those instructional materials in a timely manner.
(1) Nothing in this section shall be construed to	



require any SEA to coordinate with the NIMAC.

- (2) If an SEA chooses not to coordinate with the NIMAC, the SEA must provide an assurance to the Secretary that it will provide instructional materials to blind persons or other persons with print disabilities in a timely manner.
- (3) Nothing in this section relieves an SEA of its responsibility to ensure that children with disabilities who need instructional materials in accessible formats, but are not included under the definition of blind or other persons with print disabilities in § 300.172(e)(1)(i) or who need materials that cannot be produced from NIMAS files, receive those instructional materials in a timely manner.
- (4) In order to meet its responsibility under paragraphs (b)(2), (b)(3), and (c) of this section to ensure that children with disabilities who need instructional materials in accessible formats are provided those materials in a timely manner, the SEA must ensure that all public agencies take all reasonable steps to provide instructional materials in accessible formats to children with disabilities who need those instructional materials at the same time as other children receive instructional materials.
- (c) *Preparation and delivery of files.* If an SEA chooses to coordinate with the NIMAC, as of December 3, 2006, the SEA must—
 - (1) As part of any print instructional materials adoption process, procurement contract, or other practice or instrument used for purchase of print instructional materials, must enter into a written contract with the publisher of the print instructional materials to—





 (i) Require the publisher to prepare and, on or before delivery of the print instructional materials, provide to NIMAC electronic files containing the contents of the print instructional materials using the NIMAS; or (ii) Purchase instructional materials from the publisher that are produced in, or may be rendered in, specialized formats. (2) Provide instructional materials to blind persons 		
or other persons with print disabilities in a timely manner.		
(d) Assistive technology. In carrying out this section, the SEA, to the maximum extent possible, must work collaboratively with the State agency responsible for assistive technology programs.		
(e) Definitions.		
(1) In this section and §300.210—		
 (i) Blind persons or other persons with print disabilities means children served under this part who may qualify to receive books and other publications produced in specialized formats in accordance with the Act entitled _An Act to provide books for adult blind, " approved March 3, 1931, 2 U.S.C 135a; 		
 (ii) National Instructional Materials Access Center or NIMAC means the center established pursuant to section 674(e) of the Act; 		
 (iii) National Instructional Materials Accessibility Standard or NIMAS has the meaning given the term in section 674(e)(3)(B) of the Act; 		
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(iv) S pecialized formats has the meaning given the term in section 674(e)(3)(D) of the Act.	
(2) The definitions in paragraph (e)(1) of this section apply to each State and LEA, whether or not the State or LEA chooses to coordinate with the NIMAC.	
(Authority: 20 U.S.C. 1412(a)(23), 1474(e))	

§ 300.173 Overidentification and disproportionality.		
The State must have in effect, consistent with the purposes of this part and with section 618(d) of the Act, policies and procedures designed to prevent the inappropriate overidentification or disproportionate representation by race and ethnicity of children as children with disabilities, including children with disabilities with a particular impairment described in § 300.8. (Authority: 20 U.S.C. 1412(a)(24))	 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: E. Significant disproportionality. (1) Pursuant to CFR 34 Sec. 300.646, LEAs shall provide for the collection and examination of data to determine if significant disproportionality, based on race and ethnicity, is occurring with respect to: (a) the identification of children as children with disabilities including the identification of children as children with disabilities in accordance with a particular impairment as defined by 34 CFR Sec. 300.8; (b) the placement in particular educational settings of these children; and (c) the incidence, duration and type of disciplinary actions, including suspensions and expulsions. 	CIMARRON MUNICIPAL SCHOOL DISTRICT complies with Title VI of the Civil Rights Act of 1964 which protects people from discrimination based on race, color or national origin in programs or activities that receive Federal financial assistance. The Office for Civil Rights under the U.S. Department of Education ("OCR") provides school districts and state departments of education guidance in satisfying Title VI. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of the <u>Provision of an Equal Education</u> <u>Opportunity to Limited-English Proficient Students</u> (Revised August 2000).

<u>§ 300.174 Prohibition on mandatory medication.</u>		
 (a) <i>General.</i> The SEA must prohibit State and LEA personnel from requiring parents to obtain a prescription for substances identified under schedules I, II, III, IV, or V in section 202(c) of the Controlled Substances Act (21 U.S.C. 812(c)) for a child as a condition of attending school, receiving an evaluation under §§ 300.300 through 300.311, or receiving services under this part. (b) <i>Rule of construction.</i> Nothing in paragraph (a) of this section shall be construed to create a Federal prohibition against teachers and other school personnel consulting or sharing classroom-based observations with parents or guardians regarding a student's academic and functional performance, or behavior in the classroom or school, or regarding the need for evaluation for special education or related services under § 300.111 (related to child find). (Authority: 20 U.S.C. 1412(a)(25)) 	 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: J. Prohibition on mandatory medication. Each LEA and other public agencies serving students with disabilities are prohibited from requiring parents to obtain a prescription for substances identified under schedules I, II, III, IV, or V in section 202(c) of the federal Controlled Substances Act (21USC . 812(c)) for a student as a condition of_attending school, receiving an evaluation under 34 CFR Secs. 300.300 through 300.311, or receiving services under Part B of IDEA. This prohibition shall be construed as provided in 34 CFR Sec. 300.174(b). 	The NMPED has issued a memorandum regarding the Prohibition on Mandatory Medication (October 7, 2005) available through the NMPED website. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this memorandum.

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§ 300.176 Exception for prior State plans.	
[Text omitted from these procedures.]	

§ 300.177 States' sovereign immunity.	
[Text omitted from these procedures.]	

Department Procedures		
 <u>§</u> 300.178 Determination by the Secretary that a State is <u>eligible to receive a grant.</u> [Text omitted from these procedures.] 		

§ 300.179 Notice and hearing before determining that a	
State is not eligible to receive a grant.	
[Text omitted from these procedures.]	

§ 300.180 Hearing official or panel. [Text omitted from these procedures.]	

<u>§ 300.181 Hearing procedures.</u>	
[Text omitted from these procedures.]	

<u>§ 300.182 Initial decision; final decision.</u>	
[Text omitted from these procedures.]	

<u>§ 300.183 Filing requirements.</u>	
[Text omitted from these procedures.]	

§ 300.184 Judicial review.	
[Text omitted from these procedures.]	

<u>§ 300.185 [Reserved]</u>	

§ 300.186 Assistance under other Federal programs.	
[Text omitted from these procedures.]	

By-pass for Children in Private Schools		
<u>§ 300.190 By-pass—general</u> .		
[Text omitted from these procedures.]		

§ 300.191 Provisions for services under a by-pass.	
[Text omitted from these procedures.]	

<u>§ 300.192 Notice of intent to implement a by-pass.</u>	
[Text omitted from these procedures.]	

§ 300.193 Request to show cause.	
[Text omitted from these procedures.]	

§ 300.194 Show cause hearing.	
[Text omitted from these procedures.]	

<u>§ 300.195 Decision.</u>	
[Text omitted from these procedures.]	

§ 300.196 Filing requirements.	
[Text omitted from these procedures.]	

<u>§ 300.197 Judicial review.</u>	
[Text omitted from these procedures.]	



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§ 300.198 Continuation of a by-pass.	
[Text omitted from these procedures.]	

State Administration		
<u>§ 300.199 State administration.</u>		
 (a) <i>Rulemaking.</i> Each State that receives funds under Part B of the Act must— (1) Ensure that any State rules, regulations, and policies relating to this part conform to the purposes of this part; (2) Identify in writing to LEAs located in the State and the Secretary any such rule, regulation, or policy as a State- imposed requirement that is not required by Part B of the Act and Federal regulations; and (3) Minimize the number of rules, regulations, and policies to which the LEAs and schools located in the State are subject under Part B of the Act. (b) <i>Support and facilitation.</i> State rules, regulations, and policies under Part B of the Act must support and facilitate LEA and school-level system improvement designed to enable children with disabilities to meet the challenging State student academic achievement standards. (Authority: 20 U.S.C. 1407) 	6.31.2.3 NMAC. STATUTORY AUTHORITY: This rule is being promulgated pursuant to Sections 22-2-1,22- 2-2, 22-13-5,and 22-13-6.1 NNMSA 1978.	

SUBPART C—LOCAL EDUCATIONAL AGENCY ELIGIBILITY		
§ 300.200 Condition of assistance.		



An LEA is eligible for assistance under Part B of the Act	6.31.2.9 NMAC. PUBLIC AGENCY	Each year, CIMARRON MUNICIPAL SCHOOL
for a fiscal year if the agency submits a plan that provides	RESPONSIBILITIES:	DISTRICT submits a local application for assistance
assurances to the SEA that the LEA meets each of the		under Part B of the IDEA. As part of the application,
conditions in §§300.201 through 300.213.	C. IDEA applications and assurances. Each New Mexico	CIMARRON MUNICIPAL SCHOOL DISTRICT's
	public agency that desires to receive IDEA flow-	Board of Education provides assurance to the NMPED
(Authority: 20 U.S.C. 1413(a))	through funds shall file an annual application with the	Special Education Bureau that the applicable Federal,
	department in the form prescribed by the department.	State and local laws and regulations will be met as
	Each application shall:	described in the Local Application for IDEA Part B
	(1) provide all information requested by the department;	Funding.
	(2) demonstrate to the department's satisfaction that the	As part of the assurance process, CIMARRON
	public agency is in compliance with all applicable	MUNICIPAL SCHOOL DISTRICT provides NMPED
	requirements of 34 CFR Secs. 300.200 through	with documentation that it has in effect Special
	300.230 and these or other department rules and	Education Policies and Procedures consistent with
	standards;	State's policies and procedures. CIMARRON
		MUNICIPAL SCHOOL DISTRICT further submits or
	(3) include an agreement that the public agency upon	otherwise makes available, as requested, its Policies and
	request will provide any further information the	Procedures including updates if any, on a timetable
	department requires to determine the public agency's	established by the NMPED.
	initial or continued compliance with all applicable	
	requirements;	This Handbook of Procedures constitutes the
		CIMARRON MUNICIPAL SCHOOL DISTRICT's
	(4) include assurances satisfactory to the department that	Procedures.
	the public agency does and will continue to operate	
	its programs in compliance with all applicable	
	federal and state programmatic, fiscal and procedural	
	requirements including the development of joint	
	powers agreements, memoranda of understanding or	
	other interagency agreements to address shared or	
	successive responsibilities to meet the educational	
	needs of a particular child during a single fiscal year;	
	and	
	(5) pursuant to Subsection C of Section 22-8-11, NMSA	
	1978, the department shall not approve and certify an	
	operating budget of any school district or state-	
	chartered charter school that fails to demonstrate that	
	parental involvement in the process was solicited.	

<u>§ 300.201 Consistency with State policies.</u>		
The LEA, in providing for the education of children with disabilities within its jurisdiction, must have in effect policies, procedures, and programs that are consistent with the State policies and procedures established under §§ 300.101 through 300.163, and §§ 300.165 through 300.174. (Authority: 20 U.S.C. 1413(a)(1))	 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: A. Compliance with applicable laws and rules. Each New Mexico public agency, within the scope of its authority, shall develop and implement appropriate policies, procedures, programs and services to ensure that all children with disabilities who reside within the public agency's educational jurisdiction, including children who are enrolled in private schools or facilities such as residential treatment centers, day treatment centers, hospitals, mental health institutions, or are schooled at home, are identified and evaluated and have access to a free appropriate public education (FAPE) in compliance with all applicable requirements of state and federal laws and rules. This obligation applies to all New Mexico public agencies that are responsible under laws, rules, rules [sic] or written agreements for providing educational services for children with disabilities, regardless of whether that public agency receives funds under IDEA and regardless of whether it provides special education and related services directly, by contract, by referrals to private schools or facilities including residential treatment centers, day treatment centers, hospitals, mental health institutions or through other arrangements. MSA 1978, § 22-5-4.12 Use of restraint and seclusion; techniques; requirements 	CIMARRON MUNICIPAL SCHOOL DISTRICT's Board Policy along with this Handbook of Procedures constitute the Policies and Procedures of CIMARRON MUNICIPAL SCHOOL DISTRICT which are designed to be consistent with the State's policies and procedures established under §§ 300.101 through 300.163, and §§ 300.165 through 300.174. CIMARRON MUNICIPAL SCHOOL DISTRICT's Special Education Handbook of Procedures is not for the purpose of creating a requirement that is not otherwise imposed by the IDEA (and its implementing federal regulations, state statutes and rules) and shall not be construed to create a higher standard. This Handbook of Procedures developed at the Superintendent's direction shall be posted on the CIMARRON MUNICIPAL SCHOOL DISTRICT's website. CIMARRON MUNICIPAL SCHOOL DISTRICT Special Education Handbook of Procedures should be interpreted consistent with the IDEA. CIMARRON MUNICIPAL SCHOOL DISTRICT's Special Education Handbook of Procedures is reviewed and updated, as needed, on at least an annual basis. CIMARRON MUNICIPAL SCHOOL DISTRICT will make timely changes to policies and procedures in response to IDEA amendments, regulatory or rule changes, changes to State policy, or new legal interpretation as are necessary to bring CIMARRON MUNICIPAL SCHOOL DISTRICT into compliance with the requirements of the IDEA.
	 C. Schools shall establish policies and procedures for the use of restraint or seclusion techniques in a school safety plan; provided that: (1) the school safety plan shall not be specific to any individual student; and 	CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of the Board's Policy and School Safety Plan (applicable to all students including students with

 (2) any school safety plan shall be drafted by a planning team that includes at least one special education expert. 	disabilities) implementing NMSA 1978, § 22-5-4.12 (2017) [H.B. 75].
 F. Policies regarding restraint and seclusion shall consider school district support and strategies for school employees to successfully reintegrate a student who has been restrained or secluded back into the school or classroom environment. 	

§ 300.202 Use of amounts.	
 (a) <i>General.</i> Amounts provided to the LEA under Part B of the Act— (1) Must be expended in accordance with the applicable provisions of this part; (2) Must be used only to pay the excess costs of providing special education and related services to children with disabilities, consistent with paragraph (b) of this section; and (3) Must be used to supplement State, local, and other Federal funds and not to supplant those funds. 	 Amounts provided to CIMARRON MUNICIPAL SCHOOL DISTRICT under Part B of the IDEA: Will be expended in accordance with the applicable provisions of Part B of the IDEA; Will be used only to pay the excess costs of providing special education and related services to children with disabilities, consistent with 34 C.F.R. § 300.202(b); and Will be used to supplement State, local, and other Federal funds and not to supplant those Funds.
(b) Excess cost requirement—	
(1) General.	
 (i) The excess cost requirement prevents an LEA from using funds provided under Part B of the Act to pay for all of the costs directly attributable to the education of a child with a disability, subject to paragraph (b)(1)(ii) of this section. 	
(ii) The excess cost requirement does not	



prevent an LEA from using Part B funds	
to pay for all of the costs directly attributable to the education of a child	
with a disability in any of the ages 3, 4, 5,	
18, 19, 20, or 21, if no local or State	
funds are available for nondisabled	
children of these ages. However, the LEA	
must comply with the nonsupplanting and	
other requirements of this part in	
providing the education and services for	
these children.	
(2)	
(i) An LEA meets the excess cost	
requirement if it has spent at least a	
minimum average amount for the	
education of its children with disabilities	
before funds under Part B of the Act are	
used.	
(ii) The amount described in paragraph	
(h) The allocate described in paragraph (b)(2)(i) of this section is determined in	
accordance with the definition of <i>excess</i>	
costs in § 300.16. That amount may not	
include capital outlay or debt service.	
(3) If two or more LEAs jointly establish	
eligibility in accordance with § 300.223, the	
minimum average amount is the average of the	
combined minimum average amounts	
determined in accordance with the definition	
of excess costs in § 300.16 in those agencies	
for elementary or secondary school students,	
as the case may be.	
(Authority: 20 U.S.C. 1413(a)(2)(A))	
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§ 300.203 Maintenance of effort.	
 (a) General. Except as provided in §§ 300.204 and 300.205, funds provided to an LEA under Part B of 	Except as provided in 34 C.F.R. §§ 300.204 and 300.205, funds provided to CIMARRON MUNICIPAL



the Act must not be used to reduce the level of expenditures for the education of children with disabilities made by the LEA from local funds below the level of those expenditures for the preceding fiscal year.(b) <i>Standard.</i>	SCHOOL DISTRICT under Part B of the IDEA will not be used to reduce the level of expenditures for the education of children with disabilities made by CIMARRON MUNICIPAL SCHOOL DISTRICT from local funds below the level of those expenditures for the preceding fiscal year.
(1) Except as provided in paragraph (b)(2) of this section, the SEA must determine that an LEA complies with paragraph (a) of this section for purposes of establishing the LEA's eligibility for an award for a fiscal year if the LEA budgets, for the education of children with disabilities, at least the same total or per capita amount from either of the following sources as the LEA spent for that purpose from the same source for the most recent prior year for which information is available:	
(i) Local funds only.	
(ii) The combination of State and local funds.	
(2) An LEA that relies on paragraph (b)(1)(i) of this section for any fiscal year must ensure that the amount of local funds it budgets for the education of children with disabilities in that year is at least the same, either in total or per capita, as the amount it spent for that purpose in the most recent fiscal year for which information is available and the standard in paragraph (b)(1)(i) of this section was used to establish its compliance with this section.	
(3) The SEA may not consider any expenditures made from funds provided by the Federal Government for which the SEA is required to account to the Federal Government or for which the LEA is required to account to the Federal Government directly or through the SEA in determining an LEA's compliance with the requirement in paragraph (a) of this	



section.	
(Authority: 20 U.S.C. 1413(a)(2)(A))	

§ 300.204 Exception to maintenance of effort.		
Notwithstanding the restriction in § 300.203(a), an LEA may reduce the level of expenditures by the LEA under Part B of the Act below the level of those expenditures for the preceding fiscal year if the reduction is attributable to any of the following:		
 (a) The voluntary departure, by retirement or otherwise, or departure for just cause, of special education or related services personnel. 		
(b) A decrease in the enrollment of children with disabilities.		
(c) The termination of the obligation of the agency, consistent with this part, to provide a program of special education to a particular child with a disability that is an exceptionally costly program, as determined by the SEA, because the child—		
(1) Has left the jurisdiction of the agency;		
(2) Has reached the age at which the obligation of the agency to provide FAPE to the child has terminated; or		
(3) No longer needs the program of special education.		
 (d) The termination of costly expenditures for long- term purchases, such as the acquisition of equipment or the construction of school facilities. 		
(e) The assumption of cost by the high cost fund operated by the SEA under §300.704(c)		
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(Authority: 20 U.S.C. 1413(a)(2)(B))	
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§ 300.205 Adjustment to local fiscal efforts in certain fiscal		
years.		
 (a) Amounts in excess. Notwithstanding § 300.202(a)(2) and (b) and § 300.203(a), and except as provided in paragraph (d) of this section and § 300.230(e)(2), for any fiscal year for which the allocation received by an LEA under § 300.705 exceeds the amount the LEA received for the previous fiscal year, the LEA may reduce the level of expenditures otherwise 		
 required by § 300.203(a) by not more than 50 percent of the amount of that excess. (b) Use of amounts to carry out activities under ESEA. If an LEA exercises the authority under paragraph (a) of this section, the LEA must use an amount of local funds equal to the reduction in expenditures 		
under paragraph (a) of this section to carry out activities that could be supported with funds under the ESEA regardless of whether the LEA is using funds under the ESEA for those activities.		
(c) State prohibition. Notwithstanding paragraph (a) of this section, if an SEA determines that an LEA is unable to establish and maintain programs of FAPE that meet the requirements of section 613(a) of the Act and this part or the SEA has taken action against the LEA under section 616 of the Act and subpart F of these regulations, the SEA must prohibit the LEA from reducing the level of expenditures under paragraph (a) of this section for that fiscal year.		
(d) Special rule. The amount of funds expended by an LEA for early intervening services under § 300.226 shall count toward the maximum amount of expenditures that the LEA may reduce under	Page 193	
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paragraph (a) of this section.	
(Authority: 20 U.S.C. 1413(a)(2)(C))	

<u>§ 300.206 Schoolwide programs under Title I of the ESEA.</u>	
 (a) General. Notwithstanding the provisions of §§ 300.202 and 300.203 or any other provision of Part B of the Act, an LEA may use funds received under Part B of the Act for any fiscal year to carry out a schoolwide program under section 1114 of the ESEA, except that the amount used in any schoolwide program may not exceed— (1) (i) The amount received by the LEA under Part B of the Act for that fiscal year; divided by (ii) The number of children with disabilities in the jurisdiction of the LEA; and multiplied by (2) The number of children with disabilities participating in the schoolwide program. (b) Funding conditions. The funds described in paragraph (a) of this section are subject to the following conditions: The funds must be considered as Federal Part B funds for purposes of the calculations required by §300.202(a)(2) and (a)(3). (2) The funds may be used without regard to the requirements of §300.202(a)(1). (c) Meeting other Part B requirements. Except as provided in paragraph (b) of this section, all other requirements of Part B of the Act must be met by an 	To the extent CIMARRON MUNICIPAL SCHOOL DISTRICT uses IDEA Part B funds to carry out a school-wide program under section 1114 of the Elementary and Secondary Education Act, CIMARRON MUNICIPAL SCHOOL DISTRICT will use those funds consistent with 34 C.F.R. § 300.206, and CIMARRON MUNICIPAL SCHOOL DISTRICT will use those funds consistent with 34 C.F.R. § 300.206, and CIMARRON MUNICIPAL SCHOOL DISTRICT will use that other requirements of the IDEA Part B, including ensuring that children with disabilities in school-wide program schools: Receive services in accordance with a properly developed IEP; and Are afforded all of the rights and services guaranteed to children with disabilities under the IDEA-B.
requirements of the 2 of the rist must be met by an	Page 194
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LEA using Part B funds in accordance with paragraph (a) of this section, including ensuring that children with disabilities in schoolwide program schools—	
(1) Receive services in accordance with a properly developed IEP; and	
(2) Are afforded all of the rights and services guaranteed to children with disabilities under the Act.	
(Authority: 20 U.S.C. 1413(a)(2)(D))	

<u>§ 300.207 Personnel development.</u>		
	6.31.2.9 NMAC. PUBLIC AGENCY	
The LEA must ensure that all personnel necessary to carry	RESPONSIBILITIES:	CIMARRON MUNICIPAL SCHOOL DISTRICT will
out Part B of the Act are appropriately and adequately		ensure that all personnel necessary to carry out the
prepared, subject to the requirements of § 300.156 (related	B. Public Agency Funding and Staffing	IDEA are appropriately and adequately prepared, subject
to personnel qualifications) and section 2102(b) of the		to the requirements of 34 C.F.R. §300.156 (related to
ESEA.	(9) Staff training and qualifications.	personnel qualifications) and section 2102(b) of the
	(a) Each public agency is responsible for ensuring	ESEA.
(Authority: 20 U.S.C. 1413(a)(3))	that personnel serving children with disabilities	
	are qualified under state licensure requirements	
	and are adequately prepared for their assigned	
	responsibilities, pursuant to 34 CFR Sec.	
	300.156. Paraprofessionals and assistants who	
	are appropriately trained and supervised in	
	accordance with applicable department	
	licensure rules or written department policy	
	may be used to assist in the provision of special	
	education and related services to children with	
	disabilities under Part B of the IDEA.	
	(b) Each public agency and charter school shall train	
	their school administrators and teachers who	
	teach reading to implement appropriate research-	
	based reading interventions prior to referring the	
	student for a special education evaluation and	
	shall train their special education teachers to	
	• •	•

	provide appropriate specialized reading instruction for students with dyslexia who have been identified as eligible for special education services.	
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§ 300.208 Permissive use of funds.		
 (a) Uses. Notwithstanding §§ 300.202, 300.203(a), and 300.162(b), funds provided to an LEA under Part B of the Act may be used for the following activities: 	6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES:D. Early intervening services set aside funds. Fifteen	To the extent CIMARRON MUNICIPAL SCHOOL DISTRICT uses IDEA Part B funds to carry out any of the permissive uses described in 34 C.F.R. § 300.208, such funds will be used consistent with 34 C.F.R. §
(1) Services and aids that also benefit nondisabled children. For the costs of special education and related services, and supplementary aids and services, provided in a regular class or other education-related setting to a child with a disability in accordance with the IEP of the child, even if one or more nondisabled children benefit from these services.	 (1) Pursuant to 34 CFR Secs. 300.208(a)(2) and 300.226, LEAs may use up to fifteen percent of the amount the LEA receives under Part B of IDEA to implement early intervening services for children with or without disabilities in kindergarten through grade 12 with particular emphasis on children in kindergarten through grade three. 	300.208.
(2) Early intervening services. To develop and implement coordinated, early intervening educational services in accordance with § 300.226.	(2) Prior to the implementation or use of these set aside funds, the LEA shall have on record with the department an approved plan for use of these funds as described by 34 CFR Sec. 300.226(b) and how	
(3) High cost special education and related services. To establish and implement cost or risk sharing funds, consortia, or cooperatives for the LEA itself, or for LEAs working in a	such activities will be coordinated with regional education cooperatives as described in 34 CFR Sec. 300.226(e), if applicable.	
consortium of which the LEA is a part, to pay for high cost special education and related services.	(3) The LEA plan for use of set aside funds shall be submitted as an addendum to its annual application for Part B funding. If the LEA determines to implement a set aside plan after the initial	
(b) Administrative case management. An LEA may use funds received under Part B of the Act to purchase appropriate technology for recordkeeping, data collection, and related case management activities	application, a request for implementation of a set aside plan shall be submitted for approval 60 days before the implementation of the plan.	
of teachers and related services personnel providing services described in the IEP of children with disabilities, that is needed for the implementation of	(4) Each LEA that develops and maintains coordinated, early intervening services shall report annually to the department as provided in 34 CFR Sec. 300.226(d).	



those case management activities.	
(Authority: 20 U.S.C. 1413(a)(4))	

§ 300.209 Treatment of charter schools and their students.		
 (a) <i>Rights of children with disabilities.</i> Children with disabilities who attend public charter schools and their parents retain all rights under this part. (b) <i>Charter schools that are public schools of the LEA.</i> (1) In carrying out Part B of the Act and these regulations with respect to charter schools that are public schools of the LEA, the LEA must— (i) Serve children with disabilities attending those charter schools in the same manner as the LEA serves children with disabilities in its other schools, including providing supplementary and related services on site at the charter school to the same extent to which the LEA has a policy or practice of providing such services on the site to its other public schools; and (ii) Provide funds under Part B of the Act to those charter schools— (A) On the same basis as the LEA provides funds to the LEA's other public schools, including proportional distribution based on relative enrollment of children with disabilities; and (B) At the same time as the LEA 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: I. Children in charter schools. (1) Pursuant to 34 CFR Sec. 300.209, children with disabilities who attend public charter schools and their parents retain all rights under Part B of IDEA. (2) Charter schools that are public schools of the LEA: (a) the LEA shall serve children with disabilities attending those charter schools in the same manner as the LEA serves children with disabilities in its other schools, including providing supplementary and related services on site at the charter school to the same extent to which the LEA has a policy or practice of providing such services on the site to its other public schools; and (b) the LEA shall provide funds under Part B of IDEA to those charter schools on the same basis as the LEA provides funds to the LEA's other public schools, including proportional distribution based on relative enrollment of children with disabilities, and at the same time as the LEA distributes other federal funds to the LEA's other public schools, consistent with the state's charter school law; and 	CIMARRON MUNICIPAL SCHOOL DISTRICT acknowledges the U.S. Department of Education's Frequently Asked Questions about the Rights of Students with Disabilities in Public Charter Schools under the Individuals with Disabilities Education Act (2016), as additional guidance. The CIMARRON MUNICIPAL SCHOOL DISTRICT acknowledges the NMPED Memorandum regarding Local Education Agencies (LEA) Responsibilities to Charter Schools Under the Individuals with Disabilities Education Act (2007), as additional guidance regarding students with Individualized Education Programs (IEPs) enrolled in charter schools within the LEA's educational jurisdiction. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance document.

	distributes other Federal funds to the	(c) if the public charter school is a school of an	
	LEA's other public schools,	LEA that receives funding under 34 CFR Sec.	
	consistent with the State's charter school law.	300.705 and includes other public schools:	
		(i) the LEA is responsible for ensuring that	
	(2) If the public charter school is a school of an	the requirements of this part are met,	
	LEA that receives funding under § 300.705	unless state law assigns that responsibility	
	and includes other public schools—	to some other entity; and	
	r	······································	
	(i) The LEA is responsible for ensuring that	(ii) the LEA shall meet the requirements of	
	the requirements of this part are met,	Paragraph (2) of this subsection.	
	unless State law assigns that		
	responsibility to some other entity; and	(3) Public charter schools that are LEAs. If the public	
		charter school is an LEA, consistent with 34 CFR	
	(ii) The LEA must meet the requirements of	Sec. 300.28, that receives funding under 34 CFR	
	paragraph (b)(1) of this section.	Sec. 300.705, that charter school is responsible for	
		ensuring that the requirements of this part are met,	
(c)	Public charter schools that are LEAs. If the public	unless state law assigns that responsibility to some	
	charter school is an LEA, consistent with § 300.28,	other entity. Charter schools who are LEAs	
	that receives funding under § 300.705, that charter	authorized under the public education commission	
	school is responsible for ensuring that the	shall satisfy child find requirements for children	
	requirements of this part are met, unless State law	enrolled in the charter school.	
	assigns that responsibility to some other entity.		
		(4) Public charter schools that are not an LEA or a	
(d)	Public charter schools that are not an LEA or a	school that is part of an LEA.	
	school that is part of an LEA.		
		(a) If the public charter school is not an LEA	
	(1) If the public charter school is not an LEA	receiving funding under 34 CFR Sec. 300.705,	
	receiving funding under § 300.705, or a school	or a school that is part of an LEA receiving	
	that is part of an LEA receiving funding under	funding under 34 CFR Sec. 300.705, the	
	§ 300.705, the SEA is responsible for ensuring	department is responsible for ensuring that the	
	that the requirements of this part are met.	requirements of this part are met.	
		(b) Subparagraph (a) of this paragraph does not	
	(2) Paragraph (d)(1) of this section does not	preclude the governor from assigning initial	
	preclude a State from assigning initial	responsibility for ensuring the requirements of	
	responsibility for ensuring the requirements of	this part are met to another entity, however, the	
	this part are met to another entity. However,	department shall maintain the ultimate	
	the SEA must maintain the ultimate	responsibility for ensuring compliance with this	
	responsibility for ensuring compliance with	part, consistent with 34 CFR Sec. 300.149.	
	this part, consistent with § 300.149.	•	
(Auth	ority: 20 U.S.C. 1413(a)(5))		
(1 uuli	oncy. 20 0.5.C. 1713(a)(5))		
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§ 300.210 Purchase of instructional materials.	
(a) General. Not later than December 3, 2006, an LEA that chooses to coordinate with the National Instructional Materials Access Center (NIMAC), when purchasing print instructional materials, must acquire those instructional materials in the same manner, and subject to the same conditions as an SEA under § 300.172.	Nothing in 34 C.F.R. § 300.210 shall be construed to require an LEA to coordinate with the National Instructional Materials Access Center (NIMAC). CIMARRON MUNICIPAL SCHOOL DISTRICT has chosen not to coordinate with the NIMAC but assures that it will provide instructional materials to blind persons or other persons with print disabilities in a timely manner.
 (b) <i>Rights of LEA</i>. (1) Nothing in this section shall be construed to require an LEA to coordinate with the NIMAC. (2) If an LEA chooses not to coordinate with the NIMAC, the LEA must provide an assurance to the SEA that the LEA will provide instructional materials to blind persons or other persons with print disabilities in a timely manner. 	The CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that children with disabilities who need instructional materials in accessible formats but are not included under the definition of blind or other persons with print disabilities in 34 C.F.R. §300.172(e)(1)(i) or who need materials that cannot be produced from NIMAS files, receive those instructional materials in a timely manner.
 (3) Nothing in this section relieves an LEA of its responsibility to ensure that children with disabilities who need instructional materials in accessible formats but are not included under the definition of blind or other persons with print disabilities in § 300.172(e)(1)(i) or who need materials that cannot be produced from NIMAS files, receive those instructional materials in a timely manner. (Authority: 20 U.S.C. 1413(a)(6)) 	

§ 300.211 Information for SEA.	
The LEA must provide the SEA with information necessary to enable the SEA to carry out its duties under Part B of the Act, including, with respect to §§ 300.157 and 300.160, information relating to the performance of children with disabilities participating in programs carried out under Part B of the Act. (Authority: 20 U.S.C. 1413(a)(7))	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide the NMPED with information needed by NMPED to enable the NMPED to carry out its duties under the IDEA, including, with respect to 34 C.F.R. § 300.157 and 300.160, information relating to the performance of children with disabilities participating in programs carried out under the IDEA Part B.

§ 300.212 Public information.	
The LEA must make available to parents of children with disabilities and to the general public all documents relating to the eligibility of the agency under Part B of the Act. (Authority: 20 U.S.C. 1413(a)(8))	CIMARRON MUNICIPAL SCHOOL DISTRICT makes available to parents of children with disabilities and to the general public all documents relating to the eligibility of the CIMARRON MUNICIPAL SCHOOL DISTRICT under the IDEA.

<u>§ 300.213 Records regarding migratory children with disabilities.</u>	
The LEA must cooperate in the Secretary's efforts under section 1308 of the ESEA to ensure the linkage of records pertaining to migratory children with disabilities for the purpose of electronically exchanging, among the States, health and educational information regarding those children. (Authority: 20 U.S.C. 1413(a)(9))	CIMARRON MUNICIPAL SCHOOL DISTRICT will cooperate with the Secretary of the U.S. Department of Education's efforts under section 1308 of the ESEA to ensure the linkage of records pertaining to migratory children with disabilities for the purpose of electronically exchanging, among the States, health and educational information regarding those children.

<u>§§ 300.214–300.219 [Reserved]</u>	

300.220 Exception for prior local plans.	
(a) General. If an LEA or a State agency described in § 300.228 has on file with the SEA policies and procedures that demonstrate that the LEA or State agency meets any requirement of § 300.200, including any policies and procedures filed under Part B of the Act as in effect before December 3, 2004, the SEA must consider the LEA or State agency to have met that requirement for purposes of receiving assistance under Part B of the Act.	
(b) Modification made by an LEA or State agency. Subject to paragraph (c) of this section, policies and procedures submitted by an LEA or a State agency in accordance with this subpart remain in effect until the LEA or State agency submits to the SEA the modifications that the LEA or State agency determines are necessary.	
(c) <i>Modifications required by the SEA</i> . The SEA may require an LEA or a State agency to modify its policies and procedures, but only to the extent necessary to ensure the LEA's or State agency's compliance with Part B of the Act or State law, if—	
 After December 3, 2004, the effective date of the Individuals with Disabilities Education Improvement Act of 2004, the applicable provisions of the Act (or the regulations developed to carry out the Act) are amended; 	
(2) There is a new interpretation of an applicable provision of the Act by Federal or State courts; or	
(3) There is an official finding of noncompliance with Federal or State law or regulations.	



(Authority: 20 U.S.C. 1413(b))		
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<u>§ 300.221 Notification of LEA or State agency in case of ineligibility.</u>	
If the SEA determines that an LEA or State agency is not eligible under Part B of the Act, then the SEA must—	
(a) Notify the LEA or State agency of that determination; and	
(b) Provide the LEA or State agency with reasonable notice and an opportunity for a hearing.	
(Authority: 20 U.S.C. 1413(c))	

§ 300.222 LEA and State agency compliance.	
(a) General. If the SEA, after reasonable notice and an opportunity for a hearing, finds that an LEA or State agency that has been determined to be eligible under this subpart is failing to comply with any requirement described in §§300.201 through 300.213, the SEA must reduce or must not provide any further payments to the LEA or State agency until the SEA is satisfied that the LEA or State agency is complying with that requirement.	
(b) Notice requirement. Any State agency or LEA in receipt of a notice described in paragraph (a) of this section must, by means of public notice, take the measures necessary to bring the pendency of an action pursuant to this section to the attention of the public within the jurisdiction of the agency.	



(c) Consideration. In carrying out its responsibilities under this section, each SEA must consider any decision resulting from a hearing held under §§ 300.511 through 300.533 that is adverse to the LEA or State agency involved in the decision.	
(Authority: 20 U.S.C. 1413(d))	

<u>§ 300.2</u>	223 Joint establishment of eligibility.	
(a)	<i>General.</i> An SEA may require an LEA to establish its eligibility jointly with another LEA if the SEA determines that the LEA will be ineligible under this subpart because the agency will not be able to establish and maintain programs of sufficient size and scope to effectively meet the needs of children with disabilities.	
(b)	<i>Charter school exception.</i> An SEA may not require a charter school that is an LEA to jointly establish its eligibility under paragraph (a) of this section unless the charter school is explicitly permitted to do so under the State's charter school statute.	
(c)	Amount of payments. If an SEA requires the joint establishment of eligibility under paragraph (a) of this section, the total amount of funds made available to the affected LEAs must be equal to the sum of the payments that each LEA would have received under § 300.705 if the agencies were eligible for those payments.	
(Auth	ority: 20 U.S.C. 1413(e)(1) and (2))	

§ 300.224 Requirements for establishing eligibility.	



	6.31.2.9 NMAC. PUBLIC AGENCY	
(a) Requirements for LEAs in general. LEAs that	RESPONSIBILITIES:	
establish joint eligibility under this section must—		
······································	F. Annual determinations. Each local educational agency	
(1) Adopt policies and procedures that are	and other public agencies when applicable shall be	
consistent with the State's policies and	assigned an annual determination. The determinations	
procedures under §§ 300.101 through 300.163,	shall be consistent with those provided in 34 CFR Sec.	
and §§ 300.165 through 300.174; and	300.603(b) based on the local educational agency's	
	performance on the targets established in the	
(2) Be jointly responsible for implementing	department's state performance plan.	
programs that receive assistance under Part B		
of the Act.	(1) For determinations of needs intervention and needs	
	substantial intervention, the local educational agency	
(b) Requirements for educational service agencies in	may request an opportunity for an informal hearing.	
general. If an educational service agency is required	The request for hearing shall be made in writing to	
by State law to carry out programs under Part B of	the secretary of public education within 30 days of	
the Act, the joint responsibilities given to LEAs	the date of the determination.	
under Part B of the Act—		
	(2) The hearing will afford the local educational agency	
(1) Do not apply to the administration and	the opportunity to demonstrate why the department should not make the determination of needs	
disbursement of any payments received by that educational service agency; and	intervention or needs substantial intervention. The	
educational service agency, and	hearing shall be conducted by the secretary or the	
(2) Must be carried out only by that educational	secretary's designee. Formal rules of evidence shall	
service agency.	not apply to the hearing.	
service agency.	not upply to the neuring.	
(c) Additional requirement. Notwithstanding any other	G. Notification of public agency in case of ineligibility.	
provision of §§ 300.223 through 300.224, an	Pursuant to 34 CFR Sec. 300.221, if the department	
educational service agency must provide for the	determines that a public agency is not eligible under	
education of children with disabilities in the least	Part B of IDEA, the department shall notify the	
restrictive environment, as required by § 300.112.	affected public agency of that determination and	
	provide the public agency with reasonable notice and	
(Authority: 20 U.S.C. 1413(e)(3) and (4))	an opportunity for a hearing under 34 CFR Sec.	
	76.401(d).	
	H. Withholding of funds for noncompliance. Pursuant to	
	34 CFR Sec. 300.222, if the department, after	
	reasonable notice and an opportunity for a hearing under 34 CFR Sec. 76.401(d), finds that a public	
	agency that has previously been determined to be	
	eligible is failing to comply with any requirement	
	described in 34 CFR Secs. 300.201 through 300.213	
	and 300.608, the department shall reduce or may not	
	and 500.000, the department shall reduce of may not	

provide any further Part B payments to the public agency until the department is satisfied that the pub- agency is in compliance with that requirement.	
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<u>§ 300.225 [Reserved]</u>		
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§ 300.226 Early intervening services.		
 (a) General. An LEA may not use more than 15 percent of the amount the LEA receives under Part B of the Act for any fiscal year, less any amount reduced by the LEA pursuant to § 300.205, if any, in combination with other amounts (which may include amounts other than education funds), to develop and implement coordinated, early intervening services, which may include interagency financing structures, for students in kindergarten through grade 12 (with a particular emphasis on students in kindergarten through grade 12 (with a particular emphasis on students in kindergarten through grade three) who are not currently identified as needing special education or related services, but who need additional academic and behavioral support to succeed in a general education environment. (See Appendix D for examples of how § 300.205(d), regarding local maintenance of effort, and § 300.226(a) affect one another.) (b) Activities. In implementing coordinated, early intervening services under this section, an LEA may carry out activities that include— (1) Professional development (which may be provided by entities other than LEAs) for teachers and other school staff to enable such personnel to deliver scientifically based 	 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: D. Early intervening services set aside funds. Fifteen percent set aside. (1) Pursuant to 34 CFR Secs. 300.208(a)(2) and 300.226, LEAs may use up to fifteen percent of the amount the LEA receives under Part B of IDEA to implement early intervening services for children with or without disabilities in kindergarten through grade 12 with particular emphasis on children in kindergarten through grade three. (2) Prior to the implementation or use of these set aside funds, the LEA shall have on record with the department an approved plan for use of these funds as described by 34 CFR Sec. 300.226(b) and how such activities will be coordinated with regional education cooperatives as described in 34 CFR Sec. 300.226(e), if applicable. (3) The LEA plan for use of set aside funds shall be submitted as an addendum to its annual application for Part B funding. If the LEA determines to implement a set aside plan after the initial application, a request for implementation of a set 	IDEA gives local educational agencies flexibility to develop and implement coordinated, early intervening services for children who are not currently receiving special education services, but who require additional academic and behavioral support to succeed in a regular education environment. (See 71 Fed. Reg. 46628 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT understands that prior NMPED Special Education Bureau approval is required to use set aside funds for early intervening services. If CIMARRON MUNICIPAL SCHOOL DISTRICT develops and maintains coordinated, early intervening services, it will timely submit to the NMPED Special Education Bureau a final progress report. CIMARRON MUNICIPAL SCHOOL DISTRICT does not believe it is appropriate or necessary to specify how long a child can receive early intervening services before an initial evaluation is conducted. If a child receiving early intervening services is suspected of having a disability and a need for special education, CIMARRON MUNICIPAL SCHOOL DISTRICT will conduct a full and individual evaluation to determine if the child is a child with a disability and needs special education and related services. (See 71 Fed. Reg. 46626

 including scientifically based literacy instruction, and, where appropriate, instruction on the use of adaptive and instructional software; and (2) Providing educational and behavioral evaluations, services, and supports, including scientifically based literacy instruction. 	 aside plan shall be submitted for approval 60 days before the implementation of the plan. (4) Each LEA that develops and maintains coordinated, early intervening services shall report annually to the department as provided in 34 CFR Sec. 300.226(d). 	
(c) Construction. Nothing in this section shall be construed to either limit or create a right to FAPE under Part B of the Act or to delay appropriate evaluation of a child suspected of having a disability.		
(d) Reporting. Each LEA that develops and maintains coordinated, early intervening services under this section must annually report to the SEA on—		
 The number of children served under this section who received early intervening services; and 		
(2) The number of children served under this section who received early intervening services and subsequently receive special education and related services under Part B of the Act during the preceding two year period.		
(e) <i>Coordination with ESEA</i> . Funds made available to carry out this section may be used to carry out coordinated, early intervening services aligned with activities funded by, and carried out under the ESEA if those funds are used to supplement, and not supplant, funds made available under the ESEA for the activities and services assisted under this section.		
Authority: 20 U.S.C. 1413(f))		

§ 300.227 Direct services by the SEA.	
(a) General.	
(1) An SEA must use the payments that would otherwise have been available to an LEA or to a State agency to provide special education and related services directly to children with disabilities residing in the area served by that LEA, or for whom that State agency is responsible, if the SEA determines that the LEA or State agency—	
 (i) Has not provided the information needed to establish the eligibility of the LEA or State agency, or elected not to apply for its Part B allotment, under Part B of the Act; 	
(ii) Is unable to establish and maintain programs of FAPE that meet the requirements of this part;	
(iii) Is unable or unwilling to be consolidated with one or more LEAs in order to establish and maintain the programs; or	
 (iv) Has one or more children with disabilities who can best be served by a regional or State program or service delivery system designed to meet the needs of these children. 	
(2) SEA administrative procedures.	
 (i) In meeting the requirements in paragraph (a)(1) of this section, the SEA may provide special education and related services directly, by contract, or through other arrangements. 	
(ii) The excess cost requirements of	



§300.202(b) do not apply to the SEA.	
(b) Manner and location of education and services. The SEA may provide special education and related services under paragraph (a) of this section in the manner and at the locations (including regional or State centers) as the SEA considers appropriate. The education and services must be provided in accordance with this part.	
(Authority: 20 U.S.C. 1413(g))	

<u>§ 300.228 State agency eligibility.</u>	
Any State agency that desires to receive a subgrant for any fiscal year under § 300.705 must demonstrate to the satisfaction of the SEA that—	
(a) All children with disabilities who are participating in programs and projects funded under Part B of the Act receive FAPE, and that those children and their parents are provided all the rights and procedural safeguards described in this part; and	
(b) The agency meets the other conditions of this subpart that apply to LEAs.	
(Authority: 20 U.S.C. 1413(h))	

§ 300.229 Disciplinary information.	
 (a) The State may require that a public agency include in the records of a child with a disability a statement of any current or previous disciplinary action that has been taken against the child and transmit the statement to the same extent that the disciplinary 	





	information is included in, and transmitted with, the student records of nondisabled children.	
(b)	The statement may include a description of any behavior engaged in by the child that required disciplinary action, a description of the disciplinary action taken, and any other information that is relevant to the safety of the child and other individuals involved with the child.	
(c)	If the State adopts such a policy, and the child transfers from one school to another, the transmission of any of the child's records must include both the child's current IEP and any statement of current or previous disciplinary action that has been taken against the child.	
(Auth	ority: 20 U.S.C. 1413(i))	

§ 300.230 SEA flexibility.	
(a) Adjustment to State fiscal effort in certain fiscal years. For any fiscal year for which the allotment received by a State under § 300.703 exceeds the amount the State received for the previous fiscal year and if the State in school year 2003– 2004 or any subsequent school year pays or reimburses all LEAs within the State from State revenue 100 percent of the non-Federal share of the costs of special education and related services, the SEA, notwithstanding §§ 300.162 through 300.163 (related to State-level nonsupplanting and maintenance of effort), and § 300.175 (related to direct services by the SEA) may reduce the level of expenditures from State sources for the education of children with disabilities by not more than 50 percent of the amount of such excess.	
(b) <i>Prohibition.</i> Notwithstanding paragraph (a) of this section, if the Secretary determines that an SEA is unable to establish, maintain, or oversee programs	



	of FAPE that meet the requirements of this part, or that the State needs assistance, intervention, or substantial intervention under § 300.603, the Secretary prohibits the SEA from exercising the authority in paragraph (a) of this section.	
(c)	<i>Education activities.</i> If an SEA exercises the authority under paragraph (a) of this section, the agency must use funds from State sources, in an amount equal to the amount of the reduction under paragraph (a) of this section, to support activities authorized under the ESEA, or to support needbased student or teacher higher education programs.	
(d)	<i>Report.</i> For each fiscal year for which an SEA exercises the authority under paragraph (a) of this section, the SEA must report to the Secretary—	
	(1) The amount of expenditures reduced pursuant to that paragraph; and	
	(2) The activities that were funded pursuant to paragraph (c) of this section.	
(e)	Limitation.	
	(1) Notwithstanding paragraph (a) of this section, an SEA may not reduce the level of expenditures described in paragraph (a) of this section if any LEA in the State would, as a result of such reduction, receive less than 100 percent of the amount necessary to ensure that all children with disabilities served by the LEA receive FAPE from the combination of Federal funds received under Part B of the Act and State funds received from the SEA.	
	(2) If an SEA exercises the authority under paragraph (a) of this section, LEAs in the State may not reduce local effort under § 300.205 by more than the reduction in the State funds they receive.	



(Authority: 20 U.S.C. 1413(j))	

SUBPART D-EVALUATIONS, ELIGIBILITY DETERMI	NATIONS, INDIVIDUALIZED EDUCATION PROGRAMS, AN	ID EDUCATIONAL PLACEMENTS
Parental Consent		
§ 300.300 Parental consent.		
(a) Parental consent for initial evaluation	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES:	CIMARRON MUNICIPAL SCHOOL DISTRICT will begin the process of obtaining parental consent for
(1)(i) The public agency proposing to conduct an initial evaluation to determine if a	F. Parental consent.	initial evaluation by identifying the parent and contacting the parent through various means such as by phone or through written correspondence, or by
child qualifies as a child with a disability under § 300.8 must, after providing notice consistent with §§ 300.503 and 300.504,	 Informed parental consent as defined in 34 CFR Sec. 300.9 shall be obtained in compliance with 34 CFR Sec. 300.300 before 	speaking to the parent in parent-teacher conferences. (See 71 Fed. Reg. 46629 (August 14, 2006))
obtain informed consent, consistent with §300.9, from the parent of the child before conducting the evaluation.	(a) conducting an initial evaluation or reevaluation; and	An initial evaluation of a child is the first complete assessment of a child to determine if the child has a disability under the IDEA, and the nature and extent of special education and related services required. Once a
 (ii) Parental consent for initial evaluation must not be construed as consent for initial provision of special education and related services. 	 (b) initial provision of special education and related services to a child with a disability. Consent for initial evaluation shall not be construed as consent for initial provision of special education and related services. If 	child has been fully evaluated, a decision has been rendered that a child is eligible for services under the IDEA, and the required services have been determined, <u>CIMARRON MUNICIPAL SCHOOL DISTRICT</u> will consider any subsequent evaluation of a child to be a
(iii) The public agency must make reasonable efforts to obtain the informed consent from the parent for an initial evaluation to determine whether the child is a child with a disability.	parental consent is not provided for the initial evaluation or the parent fails to respond to a request to provide consent, the public agency may, but is not required to, pursue the initial evaluation of the child by utilizing the due process and mediation procedures in Subsection	reevaluation. (See 71 Fed. Reg. 46640 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT will use reasonable efforts to obtain parental consent. CIMARRON MUNICIPAL SCHOOL DISTRICT will
(2) For initial evaluations only, if the child is a ward of the State and is not residing with the child 's parent, the public agency is not required to obtain informed consent from the parent for an initial evaluation to determine	 (2) Pursuant to 34 CFR Sec. 300.300(d)(1), parental consent is not required before 	document its efforts to obtain parental consent, and maintain such documentation in the child's special education file. The level of effort shall be appropriate to the situation. The actions of CIMARRON MUNICIPAL SCHOOL DISTRICT when seeking
whether the child is a child with a disability if	(a) reviewing existing data as part of an evaluation or a reevaluation; or	parental consent will reflect genuine effort and will include more than one effort or means.
(i) Despite reasonable efforts to do so, the public agency cannot discover the	(b) administering a test or other evaluation that is administered to all children unless, before	CIMARRON MUNICIPAL SCHOOL DISTRICT may proceed with a child's initial evaluation without first

is required of parents of all children.

administration of that test or evaluation, consent

(3) Pursuant to 34 CFR Sec. 300.300(b), if the parents of a child with a disability refuse consent for the initial provision of special education and related services. 2006)) the public agency may not use the due process and mediation procedures in Subsection I of 6.31.2.13 NMAC in order to obtain agreement or a ruling that the services may be provided to the child. If the parent refuses consent or fails to respond to a request to provide consent for the initial provision of special education and related services, the public agency will not be considered to be in violation of the requirement to make FAPE available to the child and is not required to convene an IEP team meeting or develop an IEP under 34 CFR Secs. 300.320 and 300.324. All provisions of 34 CFR Sec. 300.300 shall be followed with respect to parental consent. (4) Pursuant to 34 CFR Sec. 300.300(c)(2), informed parental consent need not be obtained for reevaluation if the public agency can demonstrate that it has taken reasonable measures to obtain that consent by using procedures consistent with those in 34 CFR Sec. 300.322(d) and the child's parent has failed to respond. 2006)) (5) Pursuant to 34 CFR Sec. 300.300(d)(3), a public agency may not use a parent's refusal to consent to one service or activity for which consent is required to deny the parent or child any other service, benefit or activity of the public agency, except as required by 34 CFR Part 300. (6) Pursuant to 34 CFR Sec. 300.300(b)(4), parents may revoke consent for the continued provision of all special education and related services for their child. The revocation of consent shall be in writing. After providing prior written notice in accordance with 34 CFR Sec. 300.503, the public agency shall cease the provision of special education and related services for that child. The public agency may not use the due

whereabouts of the parent of the child;

- (ii) The rights of the parents of the child have been terminated in accordance with State law: or
- (iii) The rights of the parent to make educational decisions have been subrogated by a judge in accordance with State law and consent for an initial evaluation has been given by an individual appointed by the judge to represent the child.

(3)

- (i) If the parent of a child enrolled in public school or seeking to be enrolled in public school does not provide consent for initial evaluation under paragraph (a)(1) of this section, or the parent fails to respond to a request to provide consent, the public agency may, but is not required to, pursue the initial evaluation of the child by utilizing the procedural safeguards in subpart E of this part (including the mediation procedures under §300.506 or the due process procedures under §§300.507 through 300.516), if appropriate, except to the extent inconsistent with State law relating to such parental consent.
- (ii) The public agency does not violate its obligation under § 300.111 and §§ 300.301 through 300.311 if it declines to pursue the evaluation.
- Parental consent for services (b)
 - (1) A public agency that is responsible for making FAPE available to a child with a disability must obtain informed consent from the parent of the child before the initial provision of

obtaining the requisite parental consent when one or more of the circumstances in § 300.300(a)(2) are met and a surrogate has not yet been appointed so as not to postpone the child's evaluation to await the appointment of a surrogate. (See 71 Fed. Reg. 46631 (August 14,

If a surrogate parent already has been appointed because CIMARRON MUNICIPAL SCHOOL DISTRICT, after reasonable efforts, could not locate a parent, CIMARRON MUNICIPAL SCHOOL DISTRICT will not have to again attempt to contact other individuals meeting the definition of parent to seek consent. (See 71 Fed. Reg. 46631 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT will use its consent override procedures only in rare circumstances when a parent refuses to consent to an initial evaluation or a reevaluation. CIMARRON MUNICIPAL SCHOOL DISTRICT is not required to pursue an initial evaluation of a child suspected of having a disability if the parent does not provide consent for the initial evaluation. CIMARRON MUNICIPAL **SCHOOL DISTRICT** is in the best position to determine whether, in a particular case, an initial evaluation should be pursued, and will make that determination on a caseby-case basis. (See 71 Fed. Reg. 46632 (August 14,

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understands that the consent override procedures are not available when a parent refuses to consent to the initial provision of special education and related services (or fails to respond to a request for consent to the initial provision of special education and related services). When a parent refuses to consent to the initial provision of special education and related services, CIMARRON MUNICIPAL SCHOOL DISTRICT will refer the child to the SAT for individual consideration.

CIMARRON MUNICIPAL SCHOOL DISTRICT considers the "initial provision of services" to be the first time a parent is offered special education and

special education and related services to the child.

- (2) The public agency must make reasonable efforts to obtain informed consent from the parent for the initial provision of special education and related services to the child.
- (3) If the parent of a child fails to respond to a request for, or refuses to consent to, the initial provision of special education and related services, the public agency—
 - May not use the procedures in subpart E of this part (including the mediation procedures under §300.506 or the due process procedures under §§300.507 through 300.516) in order to obtain agreement or a ruling that the services may be provided to the child;
 - (ii) Will not be considered to be in violation of the requirement to make FAPE available to the child because of the failure to provide the child with the special education and related services for which the parent refuses to or fails to provide consent; and
 - (iii) Is not required to convene an IEP Team meeting or develop an IEP under §§300.320 and 300.324 for the child.
- (4) If, at any time subsequent to the initial provision of special education and related services, the parent of a child revokes consent in writing for the continued provision of special education and related services, the public agency—
 - (i) May not continue to provide special education and related services to the child, but must provide prior written

process and mediation procedures in Subsection I of 6.31.2.13 NMAC in order to obtain agreement or a ruling that services may be provided to the child. The public agency will not be considered to be in violation of the requirement to make FAPE available to the child once consent has been revoked. The public agency will also not be required to convene an IEP team meeting or develop an IEP for the child for further provision of special education and related services.

related services after the child has been evaluated and has been determined to be a child with a disability. (See 71 Fed. Reg. 46633 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT will use the phrase "initial provision of services" rather than "consent for placement for receipt of special education and related services," to make clear that consent does not need to be sought every time a particular service is provided to the child. Additionally, "placement" refers to the provision of special education services, rather than a specific place, such as a specific classroom or specific school. (See 71 Fed. Reg. 46640 (August 14, 2006))

If the parent refuses to consent to the initial provision of special education and related services, CIMARRON MUNICIPAL SCHOOL DISTRICT is not required to convene an IEP Team meeting or develop an IEP. CIMARRON MUNICIPAL SCHOOL DISTRICT is relieved of any potential liability for failure to convene an IEP Team meeting or develop an IEP for a child whose parents have refused consent or failed to respond to a request for consent to the initial provision of special education and related services. CIMARRON MUNICIPAL SCHOOL DISTRICT may however, convene an IEP Team meeting and develop an IEP for a child as a means of informing the parent about the services that would be provided with the parent's consent. (See 71 Fed. Reg. 46634 (August 14, 2006))

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understands the concern that a parent of a child with a disability who refuses to consent to the provision of special education and related services may not fully understand the extent of the special education and related services their child would receive without the development of an IEP. However, the consent provisions of the Act do not create the right of parents to consent to each specific special education and related service that their child receives. Instead, the parents have the right to consent to the initial provision of special education and related services, "Fully informed," in this context, means that CIMARRON

notice in accordance with §300.503 MUNICIPAL SCHOOL DISTRICT has given the before ceasing the provision of special parent an explanation of what special education and education and related services: related services are and the types of services that might be found to be needed for their child, rather than the (ii) May not use the procedures in subpart E exact program of services that would be included in an of this part (including the mediation IEP. The CIMARRON MUNICIPAL SCHOOL procedures under §300.506 or the due **DISTRICT** will ensure that the parent has been given an process procedures under §§300.507 explanation of what special education and related through 300.516) in order to obtain services are and the type of services that might be found to be needed for their child. (See 71 Fed. Reg. 46634 agreement or a ruling that the services may be provided to the child; (August 14, 2006)) (iii) Will not be considered to be in violation CIMARRON MUNICIPAL SCHOOL DISTRICT will of the requirement to make FAPE not conduct a reevaluation without consent except when CIMARRON MUNICIPAL SCHOOL DISTRICT can available to the child because of the failure to provide the child with further demonstrate that it has made reasonable efforts to obtain special education and related services; such consent and the child's parent has failed to respond and to a request for consent. When CIMARRON MUNICIPAL SCHOOL DISTRICT has made (iv) Is not required to convene an IEP Team reasonable efforts to obtain such consent and the child's meeting or develop an IEP under parent has failed to respond to a request for consent, §§300.320 and 300.324 for the child for CIMARRON MUNICIPAL SCHOOL DISTRICT will further provision of special education and conduct a reevaluation of the child, except in the case of related services a home schooled or parentally-placed private schooled child. When a parent refuses to consent, the decision to (c) Parental consent for reevaluations use the consent override procedures is made by CIMARRON MUNICIPAL SCHOOL DISTRICT on a (1) Subject to paragraph (c)(2) of this section, each case-by-case basis. public agency -If a parent revokes consent for a provision of special (i) Must obtain informed parental consent, in education and related services, CIMARRON accordance with § 300.300(a)(1), prior to MUNICIPAL SCHOOL DISTRICT may inquire as to conducting any reevaluation of a child why they are revoking consent. However, CIMARRON with a disability. MUNICIPAL SCHOOL DISTRICT will not require a parent to provide an explanation, either orally or in (ii) If the parent refuses to consent to the writing, prior to ceasing the provision of special reevaluation, the public agency may, but education and related services. (See 73 Fed. 73008 is not required to, pursue the reevaluation (December 1, 2008)) by using the consent override procedures described in paragraph (a)(3) of this When CIMARRON MUNICIPAL SCHOOL section. **DISTRICT** receives a parental revocation of consent, in writing, for all special education and related services for a child, CIMARRON MUNICIPAL SCHOOL (iii) The public agency does not violate its



obligation under § 300.111 and §§	DISTRICT will provide prior written notice and within a
300.301 through 300.311 if it declines to	reasonable time, will discontinue all special education
pursue the evaluation or reevaluation.	and related services to the child. CIMARRON
	MUNICIPAL SCHOOL DISTRICT may not use the
(2) The informed parental consent described in	procedures in subpart E of these regulations, including
paragraph $(c)(1)$ of this section need not be	mediation procedures or the due process procedures, to
obtained if the public agency can demonstrate	obtain agreement or a ruling that the services may be
that —	provided to the child. (See 73 Fed. Reg. 73011
unu	(December 1, 2008))
(i) It made reasonable efforts to obtain such	(Detember 1, 2000))
consent; and	Revocation of Consent for Services (Partial vs.
consent, and	Complete Revocation of Consent)
	Complete Revocation of Consent)
(ii) The child's parent has failed to respond.	
	A parent has the right under the IDEA to unilaterally
(d) Other consent requirements	revoke consent for the receipt of all special education
	and related services (complete revocation). (See 34
(1) Parental consent is not required before —	C.F.R. § 300.300(b)(4)) However, the consent
	revocation provisions of the IDEA do not provide for
(i) Reviewing existing data as part of an	partial revocation (revocation to a particular service). If
evaluation or a reevaluation; or	a parent disagrees with the provision of a particular
	special education or related service, and the IEP Team
(ii) Administering a test or other evaluation	concludes that the child would be provided with a FAPE
that is administered to all children unless,	if the child did not receive that service, the IEP Team
before administration of that test or	may remove the service from the child's IEP. If,
evaluation, consent is required of parents	however, the parent and CIMARRON MUNICIPAL
of all children.	SCHOOL DISTRICT disagree in an IEP Team meeting
	about whether the child would be provided with FAPE if
(2) In addition to the parental consent	the child did not receive a particular service,
requirements described in paragraphs (a), (b),	CIMARRON MUNICIPAL SCHOOL DISTRICT must
and (c) of this section, a State may require	specify the service(s) it believes are necessary for FAPE
parental consent for other services and	(even if the parent disagrees) and provide the parent
activities under this part if it ensures that each	with Prior Written Notice. The parent may use the due
public agency in the State establishes and	process procedures to seek a ruling that the service with
implements effective procedures to ensure that	which the parent disagrees is not appropriate for their
a parent's refusal to consent does not result in	child. (See 73 Fed. Reg. 73011 (December 1, 2008))
a failure to provide the child with FAPE.	clind. (See 75 Fed. Reg. 75011 (December 1, 2008))
a failule to provide the child with FAFE.	
	If a parent revokes consent for a child to receive special
(3) A public agency may not use a parent's refusal	education and related services (complete revocation),
to consent to one service or activity under (1)	after CIMARRON MUNICIPAL SCHOOL DISTRICT
paragraphs (a), (b), (c), or (d)(2) of this section	provides prior written notice and ceases services,
to deny the parent or child any other service,	CIMARRON MUNICIPAL SCHOOL DISTRICT will
benefit, or activity of the public agency, except	consider the child a general education student. The
as required by this part.	child will also be considered a general education student

(4)(i) If a parent of a child who is home schooled or placed in a private school by the parents at their own expense does not	under the ESEA. CIMARRON MUNICIPAL SCHOOL DISTRICT will not be obligated to provide accommodations that were previously contained in the child's IEP. (See 73 Fed. Reg. 73011 (December 1, 2008)) The child may be placed in any classroom where
provide consent for the initial evaluation or the reevaluation, or the parent fails to respond to a request to provide consent, the public agency may not use the consent override procedures (described in	other general education students are placed in any classification where other general education students are placed. If a child whose parent has revoked consent is placed in a classroom that is co-taught by a general education teacher and a special education teacher, then that child is placed in the classroom as a general education student
paragraphs(a)(3) and (c)(1) of this section); and(ii) The public agency is not required to	and should be treated the same as all other general education students in that classroom. (73 Fed. Reg. 73013 (December 1, 2008))
 consider the child as eligible for services under §§ 300.132 through 300.144. (5) To meet the reasonable efforts requirement in paragraphs (a)(1)(iii), (a)(2)(i), (b)(2), and 	Students who are no longer receiving special education and related services due to the revocation of parental consent to the continued provision of special education and related services will be subject to CIMARRON MUNICIPAL SCHOOL DISTRICT's discipline
(c)(2)(i) of this section, the public agency must document its attempts to obtain parental consent using the procedures in §300.322(d).(Authority: 20 U.S.C. 1414(a)(1)(D) and 1414(c))	procedures without the discipline protections provided in the Act. CIMARRON MUNICIPAL SCHOOL DISTRICT expects the parents to consider the possible consequences of discipline procedures when making the decision to revoke consent for the provision of special education and related services. (See 73 Fed. Reg. 73013 (December 1, 2008))
	CIMARRON MUNICIPAL SCHOOL DISTRICT personnel will not encourage a parent to revoke consent for special education and related services. (73 Fed. Reg. 73014 (December 1, 2008))

Evaluations and Reevaluations		
<u>§ 300.301 Initial evaluations.</u>		
 (a) General. Each public agency must conduct a full and individual initial evaluation, in accordance with §§ 300.305 and 300.306, before the initial provision 	6.31.2.10 NMAC. IDENTIFICATION, EVALUATIONS AND ELIGIBILITY DETERMINATIONS:	Either a parent or a public agency may initiate a request for an initial evaluation. The language "public agency" does not include employees of SEAs or LEAs (e.g.,





of special education and related services to a child teachers and related services providers), unless they are with a disability under this part. acting for the SEA or LEA, or of other State agencies C. Evaluations and reevaluations. (e.g., probation officers, social workers, or staff from (b) *Request for initial evaluation*. Consistent with the State agencies that are not public agencies as defined in consent requirements in § 300.300, either a parent § 300.33). (See 71 Fed. Reg. 46636 (August 14, 2006)) of a child or a public agency may initiate a request (1) Initial evaluations. for an initial evaluation to determine if the child is a In **CIMARRON MUNICIPAL SCHOOL DISTRICT**, child with a disability. the public agency initiates a request for an initial (a) Each public agency shall conduct a full and evaluation through the Student Assistance Team individual initial evaluation, at no cost to the (c) Procedures for initial evaluation. The initial process. parent, and in compliance with requirements evaluationof 34 CFR Secs. 300.305 and 300.306 and other The requirements in § 300.301(b) pertain to the department rules and standards before the initial initiation of an evaluation under §§ 300.301 through (1)(i) Must be conducted within 60 days of provision of special education and related 300.305 and should not be confused with the State's child find responsibilities. The child find requirements receiving parental consent for the services to a child with a disability. permit referrals from any source that suspects a child evaluation; or may be eligible for special education and related (b) Each public agency shall follow evaluation services. (See 71 Fed. Reg. 46636 (August 14, 2006)) (ii) If the State establishes a timeframe within procedures in compliance with applicable which the evaluation must be conducted. requirements of 34 CFR Secs. within that timeframe; and A parent may initiate a request for an initial evaluation 300.301, 300.304, and 300.305, and other to determine if the child is a child with a disability. If, department rules and standards to determine: however, CIMARRON MUNICIPAL SCHOOL (2) Must consist of procedures— **DISTRICT** does not suspect that the child has a (i) if the child is a child with a disability (i) To determine if the child is a child with a disability and denies the request for an initial evaluation, CIMARRON MUNICIPAL SCHOOL DISTRICT must disability under § 300.8; and under 34 CFR Sec. 300.8; and provide prior written notice to the parents which explains, among other things, why the CIMARRON (ii) To determine the educational needs of (ii) the educational needs of the child MUNICIPAL SCHOOL DISTRICT refuses to conduct the child. an initial evaluation and the information that was used as . . . (d) Exception. The timeframe described in paragraph the basis to make that decision. The parent may challenge such a refusal by requesting a due process (c)(1) of this section does not apply to a public D. Evaluation requests and referrals. hearing. (See 71 Fed. Reg. 46636 (August 14, 2006)) agency if-(1) Either a parent of a child or a public agency may Consistent with the U.S. Department of Education (1) The parent of a child repeatedly fails or initiate a request for a full and individual evaluation interpretation, CIMARRON MUNICIPAL SCHOOL refuses to produce the child for the evaluation; to determine if the child is a child with a disability or **DISTRICT** declines to specify the timeframe from or may request a reevaluation to determine if the child's referral for evaluation to parental consent, or the educational needs have changed. timeframe from the completion of an evaluation to the (2) A child enrolls in a school of another public determination of eligibility, as we are not in a position to agency after the relevant timeframe in determine the maximum number of days that should paragraph (c)(1) of this section has begun, and (2) The request for initial evaluation or reevaluation by a prior to a determination by the child's previous apply to these periods in all circumstances. (See 71 Fed. parent may be made in writing or orally to any Reg. 46637 (August 14, 1006)) public agency as to whether the child is a child licensed personnel of the school in which the student

with a disability under § 300.8.

attends. A parental request for a full and individual evaluation shall be forwarded or communicated to the school or district special education director or a
school or district administrator as soon as possible after it is received.
(3) The public agency shall respond to a parental request for initial evaluation or reevaluation to the public
agency no later than 15 school days from the receipt
of the request. If a parent request for an evaluation or
reevaluation is received within 15 school days before the start of a scheduled period in which student
attendance is not required for at least 14 calendar
days, the public agency shall respond no later than
30 calendar days from the date of the request.
(4) The public agency shall respond to a parental request
for initial evaluation or reevaluation by:
(a) providing prior written notice consistent with 24 CEP Sec. 200 502 that managements
with 34 CFR Sec. 300.503 that proposes to conduct the requested evaluation or
reevaluation, providing a copy of the procedural
safeguards notice to parents required by 34 CFR Sec. 300.504, and seeking parental consent for
the evaluation; or
(b) providing prior written notice consistent
with 34 CFR Sec. 300.503 of the public
agency's refusal to conduct the evaluation or
reevaluation and a copy of the procedural safeguards notice required by 34 CFR Sec.
300.504.
(5) When the public agency makes a referral for an
evaluation without a parental request, the public
agency shall provide prior written notice consistent with 34 CFR Sec. 300.503 that proposes to conduct

the requested evaluation or reevaluation, providing a copy of the procedural safeguards notice to parents
required by 34 CFR Sec. 300.504, and seek parental
consent for the evaluation no later than 15 school
days from the referral. If a referral for an evaluation
or reevaluation is made within 15 school days before
the start of a scheduled period in which student
attendance is not required for at least 14 calendar
days, the public agency shall request parental
consent no later than 30 calendar days from the date
of the referral.
(6) The parent may use the IDEA procedural safeguards
of mediation, state complaint, or due process hearing
as set forth in 6.31.12.13 NMAC to challenge the
public agency's response to a request for evaluation
or reevaluation, or the failure to respond to a parent's
request for evaluation or reevaluation.
F. Timelines for evaluations.
(1) Each public agency shall maintain a record of the
receipt, processing, and disposition of any request or
referral for an initial evaluation or reevaluation. All
appropriate evaluation data, including complete
Student Assistance Team file documentation, multi-
layered system of supports data, and summary
reports from all individuals evaluating the child shall
be reported in writing for presentation to the
eligibility determination team.
(2) The initial evaluation and written evaluation report
shall be completed within 60 calendar days of
receiving parental consent for evaluation.

(3) Exception to the 60-day time frame. The requirements of this subsection do not apply if:	
(a) the parent of a child repeatedly fails or refuses to produce the child for the evaluation; or	
 (b) the child enrolls in a school of another public agency after the 60-day time frame in this subsection has begun and prior to a determination by the child's previous public agency as to whether the child is a child with a disability under 34 CFR Sec. 300.8. This 	
applies only if the subsequent public agency is making sufficient progress to ensure a prompt completion of the evaluation, and the parent and subsequent public agency agree to a specific time when the evaluation will be completed.	
 J. Eligibility determinations.	
(2) Optional use of developmentally delayed classification for children aged 3 through 9	
 (a) The developmentally delayed classification may be used at the option of individual local educational agencies but may only be used for children who do not qualify for special education under any other disability category. 	

<u>§ 300.302 Screening for instructional purposes is not</u> evaluation.	
The screening of a student by a teacher or specialist to determine appropriate instructional strategies for curriculum implementation shall not be considered to be an evaluation for eligibility for special education and related	Because screening for instructional purposes or to provide classroom teachers with information to best determine further testing and /or interventions is not considered an evaluation to determine eligibility for special education services, the CIMARRON



services.	MUNICIPAL SCHOOL DISTRICT does not require
	parent consent prior to a screening. In addition,
	CIMARRON MUNICIPAL SCHOOL DISTRICT
(Authority: 20 U.S.C. 1414(a)(1)(E))	understands that instructional screening may not be used
	to delay an evaluation for special education and related
	services. (See 71 Fed. Reg. 46639 (August 14, 2006),
	See also, Letter to Torres, (OSEP 2009)).

<u>§ 300.303 Reevaluations.</u>		
 (a) <i>General.</i> A public agency must ensure that a reevaluation of each child with a disability is conducted in accordance with §§ 300.304 through 300.311— (1) If the public agency determines that the educational or related services needs, including improved academic achievement and functional performance, of the child warrant a reevaluation; or (2) If the child's parent or teacher requests a reevaluation. 	 6.31.2.10 NMAC. IDENTIFICATION, EVALUATIONS AND ELIGIBILITY DETERMINATIONS: C. Evaluations and reevaluations. (2) Reevaluations. (a) Each public agency shall ensure that a reevaluation of each child is conducted at least once every three years, unless the parent and the public agency agree that a reevaluation is unnecessary. 	A reevaluation is any evaluation subsequent to the initial evaluation. The initial evaluation is the first complete assessment of a child to determine if the child has a disability under the IDEA, and the nature and extent of special education and related services required. (See 71 Fed. Reg. 46640 (August 14, 2006)) However, if a parent who revoked consent for special education and related services later requests that his or her child be re- enrolled in special education, CIMARRON MUNICIPAL SCHOOL DISTRICT will treat this request as a request for an initial evaluation, rather than a reevaluation. (See 73 Fed. Reg. 73015 (December 1, 2008))
(b) <i>Limitation</i>. A reevaluation conducted under paragraph (a) of this section—	(b) Reevaluations shall be conducted more often than every three years if:	CIMARRON MUNICIPAL SCHOOL DISTRICT will conduct timely reevaluations as required by the IDEA.
 (1) May occur not more than once a year, unless the parent and the public agency agree otherwise; and (2) Must occur at least once every 3 years, unless 	 (i) the public agency determines the educational or related service needs, including improved academic achievement and functional performance, of the child 	CIMARRON MUNICIPAL SCHOOL DISTRICT will not condition a reevaluation on the parent providing a reason for requesting the reevaluation. (See 71 Fed. Reg. 46640 (August 14, 2006))
(2) Mass offer overy 5 years, unless the parent and the public agency agree that a reevaluation is unnecessary.(Authority: 20 U.S.C. 1414(a)(2))	warrant a reevaluation; or (ii) the child's parent or teacher requests a reevaluation.	If a parent requests a reevaluation, and CIMARRON MUNICIPAL SCHOOL DISTRICT disagrees that a reevaluation is needed, CIMARRON MUNICIPAL SCHOOL DISTRICT will provide prior written notice to the parent that explains, among other things, why
	 (c) Reevaluations may not occur more than once a year, unless the parent and public agency agree otherwise. 	CIMARRON MUNICIPAL SCHOOL DISTRICT refuses to conduct the reevaluation and the parent's right to contest CIMARRON MUNICIPAL SCHOOL DISTRICT's decision through mediation or a due

	 (d) Each public agency shall follow evaluation procedures in compliance with applicable requirements of 34 CFR Secs. 300.304 and 300.305 and other department rules or standards. J. Eligibility determinations. (2) Optional use of developmentally delayed classification for children aged three through nine (b) Children who are classified as developmentally delayed must be reevaluated during the school year in which they turn nine and will no longer be eligible in this category when they become 10. A student who is not eligible for special education and related services under any other eligibility category at age 10 will no longer be eligible for special education and related services. 	 process hearing. (See 71 Fed. Reg. 46640 (August 14, 2006)) As part of any reevaluation, the IEP Team and other qualified professionals, as appropriate, will review existing evaluation data. The review of existing evaluation data is part of the reevaluation process. The opportunity for a parent and CIMARRON MUNICIPAL SCHOOL DISTRICT to agree that a reevaluation is unnecessary occurs before the reevaluation begins (including before the review of existing evaluation data). (See 71 Fed. Reg. 46641 (August 14, 2006)) Prior to reaching an agreement that a reevaluation is unnecessary, the parent and CIMARRON MUNICIPAL SCHOOL DISTRICT will discuss the advantages and disadvantages of conducting a reevaluation, as well as what effect a reevaluation might have on the child's educational program. (See 71 Fed. Reg. 46641 (August 14, 2006))
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§ 300.304 Evaluation procedures.		
 (a) <i>Notice.</i> The public agency must provide notice to the parents of a child with a disability, in accordance with § 300.503, that describes any evaluation procedures the agency proposes to 	6.31.2.10 NMAC. IDENTIFICATION, EVALUATIONS AND ELIGIBILITY DETERMINATIONS:	CIMARRON MUNICIPAL SCHOOL DISTRICT will assess a child in all areas related to the suspected disability. This may include, if appropriate, health, vision, hearing, social and emotional status, general
conduct.	G. Procedures for conducting evaluations and reevaluations.	intelligence, academic performance, communicative status, and motor abilities. This is not an exhaustive list
(b) <i>Conduct of evaluation.</i> In conducting the evaluation, the public agency must—	(1) Each public agency shall ensure that the child is evaluated in all areas related to the suspected	of areas that may be assessed. Decisions regarding the areas to be assessed are determined by the suspected needs of the child. If a child's behavior or physical



- (1) Use a variety of assessment tools and strategies to gather relevant functional, developmental, and academic information about the child, including information provided by the parent, that may assist in determining—
 - (i) Whether the child is a child with a disability under § 300.8; and
 - (ii) The content of the child's IEP, including information related to enabling the child to be involved in and progress in the general education curriculum (or for a preschool child, to participate in appropriate activities);
- (2) Not use any single measure or assessment as the sole criterion for determining whether a child is a child with a disability and for determining an appropriate educational program for the child; and
- (3) Use technically sound instruments that may assess the relative contribution of cognitive and behavioral factors, in addition to physical or developmental factors.
- (c) Ot*her evaluation procedures*. Each public agency must ensure that—
 - (1) Assessments and other evaluation materials used to assess a child under this part—
 - Are selected and administered so as not to be discriminatory on a racial or cultural basis;
 - (ii) Are provided and administered in the child's native language or other mode of communication and in the form most likely to yield accurate information on what the child knows and can do academically, developmentally, and

disability and shall ensure that the evaluation is sufficiently comprehensive to identify all of the child's special education and related service needs, regardless of whether they are commonly linked to the disability category in which the child has been classified. The public agency shall follow the procedures for evaluations and reevaluations established by 34 CFR Secs. 300.304 and 300.305, department rules, and standards for evaluations and reevaluations set forth in the New Mexico technical evaluation and assessment manual (New Mexico T.E.A.M.).

- (2) The initial evaluation, if appropriate, and any reevaluations shall begin with a review of existing information by a group that includes the parents, the other members of a child's IEP team and other qualified professionals, as appropriate, to determine what further evaluations and information are needed to address the question in 34 CFR Sec. 300.305(a)(2). Pursuant to 34 CFR Sec. 300.305(b), the group may conduct its review without a meeting.
- (3) In conducting an evaluation, the public agency shall:
 - (a) use a variety of assessment tools and strategies to gather relevant functional, developmental, and academic information about the child, including information provided by the child's family that may assist:
 - (i) in determining if the child is a child with a disability; and
 - (ii) the content of the child's IEP, including information related to assisting the child to be involved and progress in the general education curriculum or for a preschool

status is of concern, evaluations addressing these areas will be conducted. (See 71 Fed. Reg. 46643 (August 14, 2006))

It is standard test administration practice of CIMARRON MUNICIPAL SCHOOL DISTRICT to

include in the evaluation report the extent to which an assessment varied from standard conditions, including the language or other mode of communication that was used in assessing a child. (See, 71 Fed. Reg. 46643 (August 14, 2006))

The native language information may be found in the student's cumulative folder as part of the enrollment information. Upon enrollment, parents complete the home language portion which indicates the language normally used by the parents and the language normally used by the child in the home. If necessary, additional information will be gathered to determine the native language of the child for purposes of providing and administering assessments and other evaluation materials in the child's native language or other mode of communication and in the form most likely to yield accurate information.

The NMPED has issued a guidance document titled, New Mexico Technical Evaluation and Assistance Manual: Determining Eligibility for IDEA Part B Special Education Services (NM TEAM, December 2017), available through the NMPED website. The NM TEAM presents a sustained effort to standardize evaluation and assessment procedures and eligibility criteria in every IDEA disability category. CIMARRON MUNICIPAL SCHOOL DISTRICT expects its evaluation teams to use and follow the guidelines and recommendations established within this manual. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance document.



functionally, unless it is clearly not feasible to so provide or administer;

- (iii) Are used for the purposes for which the assessments or measures are valid and reliable;
- (iv) Are administered by trained and knowledgeable personnel; and
- (v) Are administered in accordance with any instructions provided by the producer of the assessments.
- (2) Assessments and other evaluation materials include those tailored to assess specific areas of educational need and not merely those that are designed to provide a single general intelligence quotient.
- (3) Assessments are selected and administered so as best to ensure that if an assessment is administered to a child with impaired sensory, manual, or speaking skills, the assessment results accurately reflect the child's aptitude or achievement level or whatever other factors the test purports to measure, rather than reflecting the child's impaired sensory, manual, or speaking skills (unless those skills are the factors that the test purports to measure).
- (4) The child is assessed in all areas related to the suspected disability, including, if appropriate, health, vision, hearing, social and emotional status, general intelligence, academic performance, communicative status, and motor abilities;
- (5) Assessments of children with disabilities who transfer from one public agency to another public agency in the same school year are coordinated with those children's prior and subsequent schools, as necessary and as

child to participate in appropriate activities.

- (b) not use any single measure or assessment as the sole criterion for determining whether a child is a child with a disability and for determining an appropriate educational program for the child; and
- (c) use technically sound instruments that may assess the relative contribution of cognitive and behavioral factors, in addition to physical or developmental factors.
- (4) The public agency shall provide the parents with a written report of the evaluation or reevaluation at least two calendar days before the eligibility determination team meeting.

E. Consent for evaluation.

- The public agency shall provide notice to the parents of a child with a disability that describes any evaluation procedures the public agency proposes to conduct in compliance with 34 CFR Sec. 300.503.
- (2) The public agency shall obtain written informed parental consent for the initial evaluation or reevaluation in accordance with the requirements of 34 CFR Sec. 300.300 and subsection of F of 6.31.2.13 NMAC prior to conducting any evaluation.
- (3) The public agency may pursue an evaluation or reevaluation by using the consent override procedures described in 34 CFR Sec. 300.300(a)(3).
- (4) The public agency shall document its attempts to obtain parental consent.

CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes the NMPED guidance with the September 24, 2020 Memorandum: <u>Clarification on special</u> education and related services in New Mexico specifically related to the roles and processes of the Eligibility Determination Team (EDT) and the Individualized Education Program (IEP) teams, (2020) CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance document.

 expeditiously as possible, consistent with §300.301(d)(2) and (e), to ensure prompt completion of full evaluations. (6) In evaluating each child with a disability under §§300.304 through 300.306, the evaluation is sufficiently comprehensive to identify all of the child's special education and related services needs, whether or not commonly linked to the disability category in which the child has been classified. (7) Assessment tools and strategies that provide relevant information that directly assists persons in determining the educational needs of the child are provided. (Authority: 20 U.S.C. 1414(b)(1)-(3), 1412(a)(6)(B)) 	 E. Procedural requirements for the assessment and evaluation of culturally and linguistically diverse children. (1) Each public agency shall ensure that tests and other evaluation materials used to assess children are selected, provided. and administered so as not to be discriminatory on a racial or cultural basis and are provided and administered in the child's native language or other mode of communication, such as American sign language, and in the form most likely to yield accurate information, on what the child knows, and can do academically, developmentally and functionally, unless it is clearly not feasible to select, provide, or administer pursuant to 34 CFR Sec. 300.304(c)(1). 	
	 (2) Each public agency shall consider information about a child's language proficiency in determining how to conduct the evaluation of the child to prevent misidentification. A child may not be determined to be a child with a disability if the determinant factor for that eligibility determination is limited English proficiency. Comparing academic achievement results with grade level peers in the public agency with similar cultural and linguistic backgrounds should guide this determination process and ensure that the child is exhibiting the characteristics of a disability and not merely language difference in accordance with 34 CFR Sec. 300.306(b)(1). (3) Public agencies in New Mexico shall devote particular attention to the foregoing requirements in light of the state's cultural and linguistic diversity. Persons assessing culturally or linguistically diverse children shall consult appropriate professional standards to ensure that their evaluations are not discriminatory and shall include appropriate references to such standards and concerns in their written reports. 	

(4) Policies for public agency selection of assessment instruments include:	
 (a) assessment and evaluation materials and methods that are tailored to assess specific areas of educational need; and 	
(b) assessments that are selected to ensure that results accurately reflect the child's aptitude or achievement level.	

<u>§ 300.305 Additional requirements for evaluations and</u> reevaluations.		
 (a) Review of existing evaluation data. As part of an initial evaluation (if appropriate) and as part of any reevaluation under this part, the IEP Team and other qualified professionals, as appropriate, must— (1) Review existing evaluation data on the child, including— (i) Evaluations and information provided by the parents of the child; (ii) Current classroom-based, local, or State assessments, and classroom-based observations; and (iii) Observations by teachers and related services providers; and (2) On the basis of that review, and input from the child's parents, identify what additional data, if any, are needed to determine— 	 6.31.2.10 NMAC. IDENTIFICATION, EVALUATIONS AND ELIGIBILITY DETERMINATIONS: G. Procedures for conducting evaluations and reevaluations. (1) Each public agency shall ensure that the child is evaluated in all areas related to the suspected disability and shall ensure that the evaluation is sufficiently comprehensive to identify all of the child's special education and related service needs, regardless of whether they are commonly linked to the disability category in which the child has been classified. The public agency shall follow the procedures for evaluations and reevaluations established by 34 CFR Secs. 300.304 and 300.305, department rules, and standards for evaluations and reevaluations set forth in the New Mexico technical 	CIMARRON MUNICIPAL SCHOOL DISTRICT may include "other qualified professionals, as appropriate" who may not be part of the child's IEP Team in the group that determines if additional data are needed to make an eligibility determination and determine the child's educational needs. CIMARRON MUNICIPAL SCHOOL DISTRICT does not define "other qualified professionals" for purposes of the review of existing evaluation data, but instead, will make that determination on a case-by-case basis as appropriate to the specific child. (See Fed. Reg. 46644 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT will conduct a review of existing evaluation data prior to an initial evaluation, if appropriate, and prior to any reevaluation. The reevaluation always commences with the review of existing evaluation data. The review of existing evaluation data determines the scope of the evaluation. <u>CIMARRON MUNICIPAL SCHOOL</u> DISTRICT is not required to obtain parental consent before reviewing existing data as part of an initial

	 (i) (A) Whether the child is a child with a disability, as defined in § 300.8, and the educational needs of the child; or (B) In case of a reevaluation of a child, whether the child continues to have such a disability, and the educational needs of the child; 	 evaluation and assessment manual (New Mexico T.E.A.M.). (2) The initial evaluation, if appropriate, and any reevaluations shall begin with a review of existing information by a group that includes the parents, the other members of a child's IEP team and other qualified professionals, as appropriate, to determine what further evaluations and information are needed to address the question in 34 CFR Sec. 	evaluation or a reevaluation. (See <u>OSEP Letter to</u> <u>Anonymous</u> (Feb. 6, 2007)) CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes the NMPED guidance with the May 2021 updated <u>Procedure for Review of Existing Evaluation</u> <u>Data</u> and <u>REED Form</u> during Initial Evaluations and Reevaluations. If a parent who revoked consent for special education
	 (ii) The present levels of academic achievement and related developmental needs of the child; 	300.305(a)(2). Pursuant to 34 CFR Sec. 300.305(b), the group may conduct its review without a meeting.	and related services later requests that his or her child be re-enrolled in special education, CIMARRON MUNICIPAL SCHOOL DISTRICT will treat this request as a request for an initial evaluation, rather than
	(iii)(A) Whether the child needs special education and related services; or	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES:	a reevaluation. However, depending on the existing data available, a new evaluation may not always be required. The IEP Team and other qualified professionals may review existing evaluation data as part of an initial
	 (B) In the case of a reevaluation of a child, whether the child continues to need special education and related services; and (iv) Whether any additions or modifications to the special education and related services are needed to enable the child to meet the measurable annual goals set out in the IEP of the child and to participate, as appropriate, in the general education 	 A. Preschool programs for children aged 2 through 5. (5) In particular: (f) Each LEA shall designate a team including parents and qualified professionals to review existing evaluation data for each child entering the LEA's preschool program in compliance with 24 CER Sea 200 2005 and based on that 	evaluation (if appropriate) that includes classroom- based, local, or State assessments, and classroom-based observations by teachers and related services providers. On the basis of that review and input from the child's parents, the IEP Team and other qualified professionals will identify what additional data, if any, are needed to determine whether the child is a child with a disability and the educational needs of the child. Therefore, <u>CIMARRON MUNICIPAL SCHOOL DISTRICT</u> may not always have to expend resources on a "new" initial
	appropriate, in the general education curriculum.	with 34 CFR Sec. 300.305, and based on that review to identify what additional data, if any, are needed to determine the child's eligibility	evaluation. (See 73 Fed. 73015 (December 1, 2008)) Based on the review of existing evaluation data, and
(b)	<i>Conduct of review.</i> The group described in paragraph (a) of this section may conduct its review without a meeting.	for Part B services or develop an appropriate program in a manner that is consistent with Paragraph (3) of Subsection A of this section. The notice of procedural safeguards shall be	input from the child's parents, the IEP Team and other qualified professionals, as appropriate, must determine whether additional data are needed to determine whether the child continues to be a child with a disability, and
(c)	<i>Source of data.</i> The public agency must administer such assessments and other evaluation measures as may be needed to produce the data identified under paragraph (a) of this section.	(3) of Subsection D of 6.31.2.13 NMAC.	the educational needs of the child; the present levels of academic achievement and related developmental needs of the child; whether the child continues to need special education; and whether any additions or modifications to
(d)	<i>Requirements if additional data are not needed.</i>(1) If the IEP Team and other qualified	G. Graduation planning and post-secondary transitions.	the special education and related services are needed to enable the child to meet the measurable annual goals set out in the IEP of the child and to participate, as appropriate, in the general education curriculum. If



professionals, as appropriate, determine that no additional data are needed to determine whether the child continues to be a child with a disability, and to determine the child's educational needs, the public agency must notify the child's parents of —

- (i) That determination and the reasons for the determination; and
- (ii) The right of the parents to request an assessment to determine whether the child continues to be a child with a disability, and to determine the child's educational needs.
- (2) The public agency is not required to conduct the assessment described in paragraph
 (d)(1)(ii) of this section unless requested to do so by the child's parents.
- (e) *Evaluations before change in eligibility.*
 - Except as provided in paragraph (e)(2) of this section, a public agency must evaluate a child with a disability in accordance with §§ 300.304 through 300.311 before determining that the child is no longer a child with a disability.
 - (2) The evaluation described in paragraph (e)(1) of this section is not required before the termination of a child's eligibility under this part due to graduation from secondary school with a regular diploma, or due to exceeding the age eligibility for FAPE under State law.
 - (3) For a child whose eligibility terminates under circumstances described in paragraph (e)(2) of this section, a public agency must provide the child with a summary of the child's academic achievement and functional performance, which shall include recommendations on how

(5) For a child whose eligibility terminates due to graduation from secondary school with a regular diploma or due to reaching the child's twenty-second birthday, the public agency shall provide the child with a summary of the child's academic achievement and functional performance, which shall include recommendations on how to assist the child in meeting the child's post-secondary goals pursuant to 34 CFR Sec. 300.305(e)(3).

6.31.2.10 NMAC. IDENTIFICATION, EVALUATIONS AND ELIGIBILITY DETERMINATIONS:

C. Evaluations and reevaluations.

(3) Evaluation before termination of eligibility.

- (a) Pursuant to 34 CFR Sec. 300.305(e) (1), each public agency shall evaluate a child with a disability in accordance with 34 CFR Secs. 300.304 through 300.311 before determining that the child is no longer a child with a disability.
- (b) Pursuant to 34 CFR Sec. 300.305(e) (2), evaluation before termination of eligibility is not required when a child graduates from secondary school with a regular high school diploma or the termination is due to the child exceeding the age of eligibility for special education upon turning 22 years old. In these circumstances, the public agency must provide the child with a summary of the child's academic achievement and functional performance, including recommendations on how to assist the child in meeting postsecondary

following the review of existing evaluation data, the IEP Team and other qualified professionals, as appropriate, determine that no additional data are needed to determine whether the child continues to be a child with a disability, and to determine the child's educational needs, CIMARRON MUNICIPAL SCHOOL **DISTRICT** will notify the child's parents of: (i) that determination and the reasons for the determination; and (ii) the right of the parents to request an assessment to determine whether the child continues to be a child with a disability, and to determine the child's educational needs. Under these circumstances, CIMARRON MUNICIPAL SCHOOL DISTRICT may not conduct an assessment unless requested to do so by the child's parents. If the parents do not request an assessment. then the review of existing data constitutes the reevaluation. (See OSEP Letter to Anonymous (Feb. 6, 2007))

CIMARRON MUNICIPAL SCHOOL DISTRICT will prepare a Summary of Performance as required by the IDEA for each child with a disability prior to the child's eligibility terminating due to graduation with a regular high school diploma or due to exceeding age eligibility for a FAPE. The Summary of Performance takes the place of a reevaluation.

CIMARRON MUNICIPAL SCHOOL DISTRICT is not required to conduct evaluations for children to meet the entrance or eligibility requirements of another institution or agency. The requirements for secondary transition are intended to help parents and schools assist children with disabilities transition beyond high school. However, CIMARRON MUNICIPAL SCHOOL **DISTRICT** is not required to assess a child with a disability to determine the child's eligibility to be considered a child with a disability in another agency, such as a vocational rehabilitation program, or a college or other postsecondary setting. CIMARRON MUNICIPAL SCHOOL DISTRICT is also not required to provide the postsecondary services that may be included in the Summary of Performance. (See 71 Fed. Reg. 46644 (August 14, 2006))

to assist the child in meeting the child's postsecondary goals.	goals as required by 34 CFR Sec. 300.305(e)(3).	
(Authority: 20 U.S.C. 1414(c))	(4) The public agency shall document its attempts to obtain parental consent.	

300.306 Determination of eligibility.		
(a) <i>General.</i> Upon completion of the administration assessments and other evaluation measures—	of 6.31.2.10 NMAC. IDENTIFICATION, EVALUATIONS AND ELIGIBILITY DETERMINATIONS:	CIMARRON MUNICIPAL SCHOOL DISTRICT make eligibility decisions within a reasonable perio time following the completion of an evaluation. (Se
 A group of qualified professionals and the parent of the child determines whether the child is a child with a disability, as defined in 300.8, in accordance with paragraph (b) of th section and the educational needs of the child and The public agency provides a copy of the evaluation report and the documentation of determination of eligibility at no cost to the parent 	 S (1) Each public agency shall maintain a record of the receipt, processing, and disposition of any request or referral for an initial evaluation or reevaluation. All appropriate evaluation data, including complete Student Assistance Team file documentation, multi-layered system of supports data, and summary reports from all individuals evaluating the child shall be reported in writing for presentation to the 	Fed. Reg. 46728 (August 14, 2006)) The change from "team members" to "group memb was made in the 1999 regulations to distinguish this group from the IEP Team, since the group of qualifi professionals and the parent that makes the eligibilit determination does not necessarily have to be the sa as the IEP Team members. (See 71 Fed. Reg. 46649 (August 14, 2006)) In New Mexico, the group that makes the eligibility determination is called the "Eligibility Determination Team" (EDT).
(b) Special rule for eligibility determination. A child must not be determined to be a child with a disability under this part—	eligibility determination team. E. Procedural requirements for the assessment and	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes the NMPED guidance with the September 24, 2020 Memorandum: <u>Clarification on special</u>
(1) If the determinant factor for that determination is—	n evaluation of culturally and linguistically diverse children.	education and related services in New Mexico specifically related to the roles and processes of the Eligibility Determination Team (EDT) and the Individualized Education Program (IEP) teams, (20
 Lack of appropriate instruction in reading including the essential components of reading instruction (as defined in section 1208(3) of the ESEA as such section was in effect on the day before the date of 	a child's language proficiency in determining how to conduct the evaluation of the child to prevent	CIMARRON MUNICIPAL SCHOOL DISTRICT , reference in these procedures, and through staff development (as appropriate), shall inform appropri personnel of this guidance document.

enactment of the Every Student Succeeds Act (December 9, 2015));

- (ii) Lack of appropriate instruction in math; or
- (iii) Limited English proficiency; and
- (2) If the child does not otherwise meet the eligibility criteria under §300.8(a).
- (c) Procedures for determining eligibility and educational need.
 - (1) In interpreting evaluation data for the purpose of determining if a child is a child with a disability under \$300.8, and the educational needs of the child, each public agency must—
 - Draw upon information from a variety of sources, including aptitude and achievement tests, parent input, and teacher recommendations, as well as information about the child's physical condition, social or cultural background, and adaptive behavior; and
 - Ensure that information obtained from all of these sources is documented and carefully considered.
 - (2) If a determination is made that a child has a disability and needs special education and related services, an IEP must be developed for the child in accordance with §§ 300.320 through 300.324.

(Authority: 20 U.S.C. 1414(b)(4) and (5))

for that eligibility determination is limited English proficiency. Comparing academic achievement results with grade level peers in the public agency with similar cultural and linguistic backgrounds should guide this determination process and ensure that the child is exhibiting the characteristics of a disability and not merely language difference in accordance with 34 CFR Sec. 300.306(b)(1).

J. Eligibility determinations.

. . .

(1) Upon completing the full and individual evaluation and written evaluation report, the public agency shall convene a meeting of the eligibility determination team, which shall include the parent and a group of qualified professionals, within 15 school days to determine whether the child is a child with a disability and requires special education and related services, as defined in 34 CFR Sec. 300.8 and Paragraph (2) of Subsection B of 6.31.2.7 NMAC. If an individual evaluation is completed during a scheduled period in which student attendance is not required for at least 14 calendar days, the public agency shall convene both a meeting of the eligibility determination team and (if the child is determined eligible) a meeting of the IEP team to develop or revise the child's IEP no later than 15 school days from the first day when student attendance resumes. The determination shall be made in compliance with all applicable requirements of 34 CFR Sec. 300.306 and these or other department rules and standards and, for a child suspected of having a specific learning disability, in compliance with the additional procedures of 34 CFR Secs. 300.307 through 300.311, and these or other department rules, policies, and standards. The eligibility determination team meeting includes a

While it would be appropriate for parents to review documents related to the determination of eligibility prior to the eligibility determination, it would not be appropriate for CIMARRON MUNICIPAL SCHOOL DISTRICT to provide documentation of the determination of eligibility prior to discussing a child's eligibility for special education and related services with the parent. Providing documentation of the eligibility determination to a parent prior to a discussion with the parent regarding the child's eligibility could indicate that CIMARRON MUNICIPAL SCHOOL DISTRICT made its determination without including the parent, and possibly qualified professionals, in the decision. (See 71 Fed. Reg. 46645 (August 14, 2006))

The eligibility group which includes the parent should work toward consensus, but CIMARRON MUNICIPAL SCHOOL DISTRICT has the ultimate responsibility to determine whether the child is a child with a disability. CIMARRON MUNICIPAL SCHOOL DISTRICT encourages parents and school personnel to work together in making the eligibility determination. If the parent disagrees with CIMARRON MUNICIPAL SCHOOL DISTRICT's determination regarding eligibility, CIMARRON MUNICIPAL SCHOOL DISTRICT must provide the parent with prior written notice and the parent's right to seek resolution of any disagreement through an impartial due process hearing. (See 71 Fed. Reg. 46661 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT will hold a meeting to develop the child's IEP within 30 days of determining that a child is eligible for special education services under the IDEA. (See 71 Fed. Reg. 46637 (August 14, 2006))

Neither the IDEA nor State law establishes a timeline for providing a copy of the evaluation report or the documentation of determination of eligibility to the parents, instead leaving it up to local discretion. <u>CIMARRON MUNICIPAL SCHOOL DISTRICT</u> will ensure that parents have the information they need to participate meaningfully in IEP Team meetings, which



review of the full and individual evaluation to	may include reviewing their child's records.
determine:	CIMARRON MUNICIPAL SCHOOL DISTRICT will
(a) the educational needs of the child;(b) if the child is a child with a disability; and	comply with a parent request to inspect and review existing education records, including an evaluation report, without unnecessary delay and before any meeting regarding an IEP, and in no case more than 45
(c) if the child requires special education and	days after the request has been made. (See 34 C.F.R. § 300.613(a))
related services as a result of the disability.	CIMARRON MUNICIPAL SCHOOL DISTRICT will
(2) Optional use of developmentally delayed classification for children aged three through nine.	respond to reasonable requests for explanations and interpretations of records. (See 34 C.F.R. § 300.613(b)(1)) (See 71 Fed. Reg. 46645 (August 14, 2006))
 (a) The developmentally delayed classification may be used at the option of individual local educational agencies but may only be used for children who are not eligible for special education under any other disability category. (b) Children who are eligible as children with developmental delay shall be reevaluated during the school year in which they turn nine and will no longer be eligible in this category when they become 10. A student who is not eligible for special education and related services under any other eligibility category at age 10 will no longer be eligible for special education and related services. 	 2006)) Whether a child has received "appropriate instruction" is appropriately left to State and CIMARRON MUNICIPAL SCHOOL DISTRICT officials to determine. While information regarding the quality of instruction a child received in the past may be helpful in determining whether a child is eligible for special education services, it is not essential. CIMARRON MUNICIPAL SCHOOL DISTRICT, however, must ensure that the determinant factor in deciding that a child is a child with a disability is not a lack of appropriate instruction in reading and math. (See 71 Fed. Reg. 46646 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes the NMPED guidance with the September 24, 2020 Memorandum: Clarification of special education and related services in New Mexico associated with determining the need for specific related services (2020). CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance document.

(a) General. A State must adopt, consistent with § 300.309, criteria for determining whether a child has a specific learning disability as defined in §300.8(c)(10). In addition, the criteria adopted by the State—	6.31.2.7 NMAC. DEFINITIONS:B. The following terms shall have the following meanings for purposes of these rules.	The NMPED has issued a guidance document titled, <u>New Mexico Technical Evaluation and Assistance</u> <u>Manual: Determining Eligibility for IDEA Part B</u> <u>Special Education Services</u> (NM TEAM, December 2017), available through the NMPED website.
 Must not require the use of a severe discrepancy between intellectual ability and achievement for determining whether a child has a specific learning disability, as defined in § 300.8(c)(10); Must permit the use of a process based on the child's response to scientific, research-based intervention; and May permit the use of other alternative research-based procedures for determining whether a child has a specific learning disability, as defined in § 300.8(c)(10). <i>Consistency with State criteria.</i> A public <i>agency</i> must use the State criteria adopted pursuant to paragraph (a) of this section in determining whether a child has a specific learning disability. (Authority: 20 U.S.C. 1221e–3; 1401(30); 1414(b)(6)) 	 (4) "Dual discrepancy" means the child does not achieve adequately for the child's age or to meet grade-level standards established in Standards for Excellence (Chapter 29 of Title 6 of the NMAC); and (a) does not make sufficient progress to meet age or grade-level standards; or (b) exhibits a pattern of strengths and weaknesses in performance, achievement, or both, relative to age, grade level standards or intellectual development. (5) "Dyslexia" means a specific learning disability that is neurobiological in origin and that is characterized by difficulty with accurate or fluent word recognition and by poor spelling and decoding abilities, which characteristics typically result from a deficit in the phonological component of language that is often unexpected in relation to other cognitive abilities and the provision of effective classroom instruction and may result in problems in reading comprehension and reduced reading experience that may impede the growth of vocabulary and background knowledge. 	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes it must use the State criteria when determining whether a child has a Specific Learning Disability. In the specific learning disability category. CIMARRON MUNICIPAL SCHOOL DISTRICT expects that evaluation teams adhere to NM TEAM (December 2017) when evaluating a student for a suspected learning disability, as a means of ensuring compliance with State criteria. (See OSEP Letter to Massanari (September 24, 2007); see also OSEP Letter to Zirkel (August 15, 2007). When designing and conducting an initial evaluation of reevaluation for an individual child suspected of havir a learning disability using the severe discrepancy mod the Highly Recommended and Potential Additional components of an evaluation will be considered and followed as appropriate given the characteristics and needs of the individual child. Consistent with federal and New Mexico state regulations, two distinct models of determining SLD eligibility have been established: severe discrepancy a dual discrepancy. Regardless of the model, areas to be covered in an initial evaluation are identical. It is not t components but the interpretation and use of the result that differs from model to model. To successfully mak an appropriate eligibility determination under the SLD category, CIMARRON MUNICIPAL SCHOOL DISTRICT expects EDTs to understand the criteria fo each of the methods (i.e., severe discrepancy and dual discrepancy). (See <u>NM TEAM</u> , December 2017)

	CIMARRON MUNICIPAL SCHOOL DISTRICT implements the dual discrepancy model in kindergarten through third grade utilizing the student assistance team and the three-tier model of student intervention as defined and described in NM TEAM. The dual discrepancy model is optional for grades 4-6. Otherwise, the CIMARRON MUNICIPAL SCHOOL DISTRICT uses the severe discrepancy model as defined and described in NM TEAM. (See <u>NM TEAM</u> , December 2017) In addition, for any child who has been referred for an evaluation due to specific difficulties in reading or written expression, CIMARRON MUNICIPAL SCHOOL DISTRICT expects that assessments be conducted to determine whether the child demonstrates the characteristics of dyslexia. Not all children with SLD in reading and/or written expression will demonstrate the characteristics of dyslexia, as dyslexia is defined as a specific pattern of processing deficits. However, CIMARRON MUNICIPAL SCHOOL DISTRICT expects EDTs to consider dyslexia for all students
	referred for an evaluation for potential eligibility under the category of SLD in the areas of reading and/or written expression. (See NM TEAM, December 2017) CIMARRON MUNICIPAL SCHOOL DISTRICT uses the NMPED manual, <u>Dyslexia Handbook: A Guide to</u>
	Teaching ALL Students to Read through Structured Literacy (2020), and New Mexico Technical Evaluation and Assessment Manual: Identification of Dyslexia Supplemental Narrative and Worksheet (2020), as its guiding documents in implementing the student intervention and identification of Dyslexia. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance document.

§ 300.308 Additional group members.	
The determination of whether a child suspected of having a specific learning disability is a child with a disability as defined in § 300.8, must be made by the child's parents and a team of qualified professionals, which must include— (a)	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that a child suspected of having a specific learning disability (SLD) and needing special education services is evaluated by a group of qualified professionals, and that the eligibility determination is made by a group of qualified professionals and the parent.
(1) The child's regular teacher; or	The requirement that the group of qualified
(2) If the child does not have a regular teacher, a regular classroom teacher qualified to teach a child of his or her age; or	professionals include "at least one person qualified to conduct individual diagnostic evaluations of children" allows decisions about the specific qualifications of the members to be made at the local level, so that the
(3) For a child of less than school age, an individual qualified by the SEA to teach a child of his or her age; and	composition of the group may vary depending on the nature of the child's suspected disability, the expertise of local staff, and other relevant factors. For example, for a child suspected of having an SLD in the area of reading,
(b) At least one person qualified to conduct <i>individual</i> diagnostic examinations of children, such as a school psychologist, speech-language pathologist, or remedial reading teacher.	it might be important to include a reading specialist as part of the eligibility group. However, for a child suspected of having an SLD in the area of listening comprehension, it might be appropriate for the group to include a speech-language pathologist with expertise in
(Authority: 20 U.S.C. 1221e–3; 1401(30); 1414(b)(6))	auditory processing disorders. CIMARRON MUNICIPAL SCHOOL DISTRICT will make these decisions on a case-by-case basis, taking into account individual factors. (See 71 Fed. Reg. 46650 (August 14, 2006))

<u>§ 300.309 Determining the existence of a specific learning disability.</u>		
 (a) The group described in § 300.306 may <i>determine</i> that a child has a specific learning disability, as defined in § 300.8(c)(10), if— (1) The child does not achieve adequately for the child's age or to meet State-approved gradelevel standards in one or more of the following 	 6.31.2.10 NMAC. IDENTIFICATION, EVALUATIONS AND ELIGIBILITY DETERMINATIONS B. The public agency shall follow the multi-layered system of supports as a proactive system for early intervention for students who demonstrate a need for educational 	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the group of qualified professionals appropriately assesses the child's academic achievement. CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes it must use the State criteria when





areas, when provided with learning experiences and instruction appropriate for the child's age or State-approved grade-level standards:

- (i) Oral expression.
- (ii) Listening comprehension.
- (iii) Written expression.
- (iv) Basic reading skill.
- (v) Reading fluency skills.
- (vi) Reading comprehension.
- (vii) Mathematics calculation.
- (viii) Mathematics problem solving.
- (2)
- (i) The child does not make sufficient progress to meet age or State-approved grade-level standards in one or more of the areas identified in paragraph (a)(1) of this section when using a process based on the child's response to scientific, research-based intervention: or
- (ii) The child exhibits a pattern of strengths and weaknesses in performance, achievement, or both, relative to age, State-approved grade-level standards, or intellectual development, that is determined by the group to be relevant to the identification of a specific learning disability, using appropriate assessments, consistent with §§300.304 and 300.305; and
- (3) The group determines that its findings under

support for learning as set forth in Subsection D of 6.29.1.9 NMAC. This support shall be provided regardless of whether a student has been referred for a full and individual evaluation for special education and related services or has been identified as eligible for special education.

- (1) A student's participation in the multi-layered system of supports does not prevent the full and individual evaluation for special education of the student.
- (2) A student may receive a full and individual evaluation for special education and related services at any time before, during, or after the implementation of the multi-layered system of supports. A parent may request a full and individual evaluation for special education and related services at any time.
- (3) If the student is suspected of having a disability and demonstrates an obvious need for special education or related services by reason thereof, then the student shall be referred for a full and individual evaluation for special education without undue delay.
- K. Criteria for identifying children with suspected specific learning disabilities.
 - Each public agency shall use the multi-layered system of supports for students suspected of having a specific learning disability, consistent with the department rules, policies, and standards for children who are being referred for evaluation due to a suspected disability under the specific learning disability category in compliance with 34 CFR Sec. 300.307.

determining whether a child has a Specific Learning Disability. In the specific learning disability category, CIMARRON MUNICIPAL SCHOOL DISTRICT expects that evaluation teams adhere to NM TEAM (December 2017) when evaluating a student for a suspected learning disability, as a means of ensuring compliance with State criteria. (See <u>OSEP Letter to</u> <u>Massanari</u> (September 24, 2007); see also <u>OSEP Letter</u> to Zirkel (August 15, 2007).

An initial evaluation for a specific learning disability may include (highly recommended): a review and consideration of SAT file documentation; gathering and analyzing development/educational, medical, family and social history, including an interview with the parent(s) guardian(s); analyzing observation completed in the child's learning environments including the general classroom setting, either through the SAT process or as part of the initial evaluation process; conducting a comprehensive assessment of cognitive abilities, including verbal and nonverbal skills; completing a systematic review of individual academic achievement, including formal and informal measures; administering an individual academic achievement in the area(s) of suspected disability for which instruction and intervention have been documented (required for all SLD areas, including oral expression and listening comprehension); conducting an assessment of processing skills in the areas related to the suspected area(s) of disability; conducting a transition assessment, including a vocational evaluation (as appropriate); and, when an evaluation in any area is unable to be completed using standardized measures, using alternative methods of obtaining student's present levels of performance. (See NM TEAM, December 2017)

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requires that evaluations include a review and/or assessment of all components within the specific area of difficulty. For example, if concerns are documented in any area of reading, all associated areas (e.g., phonics, fluency, phonemic awareness, vocabulary, and

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The public agency shall, subject to paragraphs (a)(1) and (2) of this section are not (a) comprehension) must be reviewed and/or assessed. (See primarily the result of-NM TEAM, December 2017) Subparagraph (d) of this Paragraph, require that the group established under 34 CFR Secs. A visual, hearing, or motor disability; For any child who has been referred for an evaluation 300.306(a)(1) and 300.308 for the purpose of due to specific difficulties in reading or written determining eligibility of students suspected of (ii) Mental retardation; expression, assessments should be conducted to having a specific learning disability, consider determine whether the child demonstrates the data obtained during implementation of the characteristics of dyslexia. CIMARRON MUNICIPAL (iii) Emotional disturbance: SCHOOL DISTRICT recognizes that not all children multi-layered system of supports in making an (iv) Cultural factors; with SLD in reading and/or written expression will eligibility determination. demonstrate the characteristics of dyslexia, as dyslexia (v) Environmental or economic disadvantage; is defined as a specific pattern of processing deficits. (b) To ensure that underachievement in a child (See NM TEAM, December 2017) or suspected of having a specific learning disability is not due to lack of appropriate (vi) Limited English proficiency. Intellectual development is included as one of three instruction in reading or math, the group shall standards of comparison, along with age and State-(b) To ensure that underachievement in a child consider, as part of the evaluation required in 34 approved grade-level standards. The reference to "intellectual development" in this provision means that suspected of having a specific learning disability is CFR Secs. 300.304 through 300.306: not due to lack of appropriate instruction in reading the child exhibits a pattern of strengths and weaknesses or math, the group must consider, as part of the in performance relative to a standard of intellectual (i) data that demonstrate that prior to, or as a evaluation described in §§ 300.304 through development such as commonly measured by IQ tests. part of, the referral process, the child was 300.306-Use of the term is consistent with the discretion provided appropriate instruction in regular provided in the IDEA in allowing the continued use of education settings, delivered by qualified (1) Data that demonstrate that prior to, or as a part discrepancy models. (See 71 Fed. Reg. 46651 (August personnel; and of, the referral process, the child was provided 14,2006)appropriate instruction in regular education settings, delivered by qualified personnel; and (ii) data-based documentation of repeated Under the Dual Discrepancy Model, the results from the assessments of achievement at reasonable assessment of cognitive abilities should be utilized (2) Data-based documentation of repeated solely to determine the level of the student's cognitive intervals, reflecting formal assessment of assessments of achievement at reasonable functioning. The data are not to be used for making student progress during instruction, which intervals, reflecting formal assessment of discrepancy determinations. (See NM TEAM, was provided to the child's parents. student progress during instruction, which was December 2017) provided to the child's parents. (c) The documentation of the determination of When using a significant discrepancy model, eligibility, as required by 34 CFR Sec. CIMARRON MUNICIPAL SCHOOL DISTRICT (c) The public agency must promptly request *parental* 300.306(c) (1), shall meet the requirements consent to evaluate the child to determine if the evaluators will ensure that adequate data are gathered, of 34 CFR Sec. 300.311, including: recognizing that there is a substantial research base child needs special education and related services, and must adhere to the timeframes described in §§ summarized in several recent consensus reports that (i) a statement of the basis for making the 300.301 and 300.303, unless extended by mutual does not support the hypothesis that a discrepancy determination and an assurance that the model by itself can differentiate children with written agreement of the child's parents and a group determination has been made in of qualified professionals, as described in disabilities and children with general low achievement. §300.306(a)(1)-(See 71 Fed. Reg. 46650 (August 14, 2006))

 If, prior to a referral, a child has not made adequate progress after an appropriate period of time when provided instruction, as described in paragraphs (b)(1) and (b)(2) of this section; and Whenever a child is referred for an evaluation. (Authority: 20 U.S.C. 1221e–3; 1401(30); 1414(b)(6)) 	 accordance with 34 CFR Sec. 300.306(c)(1); (ii) a statement whether the child does not achieve adequately for the child's age or to meet state-approved grade-level standards consistent with 34 CFR Sec. 300.309(a)(1); 	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the eligibility group considers the effect of cultural factors on a child's performance. Such consideration should take into account multiple sources of information, including the home environment, language proficiency, and other contextual factors gathered in the evaluation. (See 71 Fed. Reg. 46655 (August 14, 2006))
(Humony, 20 0.5.c. 12210 5, 1401(50), 1414(6)(6))	 (iii) a statement whether the child does not make sufficient progress to meet age or grade-level standards consistent with 34 CFR Sec. 300.309(a)(2) (i), or the child exhibits a pattern of strengths and weaknesses in performance, achievement, 	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the group of qualified professionals eliminate all exclusionary factors before the group of qualified professionals and the parent reach the conclusion that the child is a child with a specific learning disability. Eligibility is contingent on the ability of CIMARRON MUNICIPAL SCHOOL DISTRICT to provide
	or both, relative to age, grade level standards, or intellectual development consistent with 34 CFR Sec. 300.309(a)(2)(ii); and	appropriate instruction. Determining the basis of low achievement when a child has been given appropriate instruction is the responsibility of the eligibility group. (See 71 Fed. Reg. 46656 (August 14, 2006))
	 (iv) if the child has participated in a process that assesses the child's response to scientific, research-based intervention: a statement of the instructional strategies used and the student-centered data collected; documentation that the child's parents were notified about the state's 	CIMARRON MUNICIPAL SCHOOL DISTRICT understands it is important for the eligibility group to have the information that it needs to rule out that the child's underachievement is a result of a lack of appropriate instruction. That could include evidence that the child was provided appropriate instruction either before, or as a part of, the referral process. (See 71 Fed. Reg. 46656 (August 14, 2006))
	policies regarding the amount and nature of student performance data that would be collected and the general education services that would be provided; strategies for increasing the child's rate of learning; and the parents' right to request an evaluation.	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the eligibility group considers whether the child received appropriate instruction from qualified personnel. For children who attend private schools or charter schools or who are home schooled, it may be necessary to obtain information from parents and teachers about the curricula used and the child's progress with various teaching strategies. The eligibility group also may use information from current classroom-
	 K. Criteria for identifying children with suspected specific	based assessments or classroom observations. On the basis of the available information, the eligibility group may identify other information that is needed to

 learning disabilities. (2) Preschool children suspected of having a specific learning disability shall be evaluated in accordance with Subparagraph (f) of Paragraph (5) of Subsection A of 6.31.2.11 NMAC and 34 CFR Secs. 300.300 through 300.305. (3) Public agencies shall use the dual discrepancy model to identify children with specific learning disabilities in kindergarten through grade 12 as described in the New Mexico technical evaluation and assessment manual. When using this model, public agencies shall utilize information provided, in part, by the student assistance team, as well as data and information obtained through the use of the multi-layered system of supports. 	determine whether the child's low achievement is due to a disability, and not primarily the result of lack of appropriate instruction. The requirements for special education eligibility or the expectations for the quality of teachers or instructional programs are not affected, and do not differ, by the location or venue of a child's instruction. (See 71 Fed. Reg. 46656 (August 14, 2006)) Before determining that a child has a specific learning disability, CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the group of qualified professionals consider data that demonstrate that prior to or as part of the referral process, the child received appropriate instruction in regular education settings and that data-based documentation of repeated assessments of achievement during instruction was provided to the child's parents. If the child has not made adequate progress under these conditions after an appropriate period of time, CIMARRON MUNICIPAL SCHOOL DISTRICT will refer the child for an evaluation to determine if special education and related services are needed. Additionally, the child's parents and the group of qualified professionals are permitted to extend the 60-day evaluation timelines for initial evaluation by mutual written agreement. (See 71 Fed. Reg. 46750 (August 14, 2006))
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<u>§ 300.310 Observation.</u>	
 (a) The public agency must ensure that the child is observed in the child's learning environment (including the regular classroom setting) to document the child's academic performance and behavior in the areas of difficulty. 	CIMARRON MUNICIPAL SCHOOL DISTRICT believes important information can be obtained about a child through observation in the classroom, or for a child less than school age, in an environment appropriate for a child of that age. CIMARRON MUNICIPAL SCHOOL
(b) The group described in § 300.306(a)(1), in <i>determining</i> whether a child has a specific learning disability, must decide to—	DISTRICT believes that objective observations are essential to assessing a child's performance and will be a part of routine classroom instruction. CIMARRON MUNICIPAL SCHOOL DISTRICT will utilize



 Use information from an observation in routine classroom instruction and monitoring of the child's performance that was done before the child was referred for an evaluation; or 	appropriate observation and documentation of the child's academic performance and behavior in the areas of difficulty to determine whether a child has a SLD. (See 71 Fed. Reg. 46659 (Monday, August 14, 2006))
(2) Have at least one member of the group described in §300.306(a)(1) conduct an observation of the child's academic performance in the regular classroom after the child has been referred for an evaluation and parental consent, consistent with § 300.300(a), is obtained.	In the CIMARRON MUNICIPAL SCHOOL DISTRICT, the observation is completed in the child's learning environments including the general classroom setting, either through the SAT process or as part of the initial evaluation process. CIMARRON MUNICIPAL SCHOOL DISTRICT expects that the observation be completed in all areas of difficulty.
(c) In the case of a child of less than school age or out of school, a group member must observe the child in an environment appropriate for a child of that age.	
(Authority: 20 U.S.C. 1221e-3; 1401(30); 1414(b)(6))	

<u>§ 300.311 Specific documentation for the eligibility determination.</u>		
 (a) For a child suspected of having a specific learning <i>disability</i>, the documentation of the determination of eligibility, as required in § 300.306(a)(2), must contain a statement of— (1) Whether the child has a specific learning disability; (2) The basis for making the determination, including an assurance that the determination has been made in accordance with § 300.306(c)(1); (3) The relevant behavior, if any, noted during the observation of the child and the relationship of that behavior to the child's academic 	 6.31.2.10 NMAC. IDENTIFICATION, EVALUATIONS AND ELIGIBILITY DETERMINATIONS: K. Criteria for identifying children with suspected specific learning disabilities. (1) Each public agency shall use the multi-layered system of supports for students suspected of having a specific learning disability, consistent with the department rules, policies, and standards for children who are being referred for evaluation due to a suspected disability under the specific learning 	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the written evaluation report prepared by the group of qualified professionals for a possible learning disability contains all of the requisite documentation. The report will address whether the child meets or continues to meet the specific eligibility criteria for a specific learning disability and whether, by reason of the child's specific learning disability, the child needs or continues to need special education and related services.



functioning;	disability category in compliance with 34 CFR Sec.	
(4) The educationally relevant medical findings, if any;	300.307. 	
 (5) Whether— (i) The child does not achieve adequately for the child's age or to meet State-approved grade-level standards consistent with § 300.309(a)(1); and (ii) (A) The child does not make sufficient progress to meet age or State-approved grade-level standards consistent with § 300.309(a)(2)(i); or (B) The child exhibits a pattern of strengths and weaknesses in performance, achievement, or 	 (c) The documentation of the determination of eligibility, as required by 34 CFR Sec. 300.306(c)(1), shall meet the requirements of 34 CFR Sec. 300.311, including: (i) a statement of the basis for making the determination and an assurance that the determination has been made in accordance with 34 CFR Sec. 300.306(c)(1); and (ii) a statement whether the child does not achieve adequately for the child's age or to meet state-approved grade-level standards consistent with 34 CFR Sec. 300.309(a)(1); and (iii) a statement whether the child does not 	
 both, relative to age, State- approved grade level standards or intellectual development consistent with §300.309(a)(2)(ii); (6) The determination of the group concerning the effects of a visual, hearing, or motor disability; mental retardation; emotional disturbance; cultural factors; environmental or economic disadvantage; or limited English proficiency on the child's achievement level; and (7) If the child has participated in a process that assesses the child's response to scientific, research-based intervention— (i) The instructional strategies used and the student- centered data collected; and 	 make sufficient progress to meet age or grade-level standards consistent with 34 CFR Sec. 300.309(a)(2)(i), or the child exhibits a pattern of strengths and weaknesses in performance, achievement, or both, relative to age, grade level standards or intellectual development consistent with 34 CFR Sec. 300.309(a)(2)(ii); and (iv) if the child has participated in a process that assesses the child's response to scientific, research-based intervention: a statement of the instructional strategies used and the student-centered data collected; documentation that the child's parents were notified about the state's policies regarding the amount and nature of student performance data that would be collected and the general education 	

(ii) The documentation that the child's parents werenotified about—	services that would be provided; strategies for increasing the child's rate of learning; and the parents' right to request an	
 (A) The State's policies regarding the amount and nature of student performance data that would be collected and the general education services that would be provided; 	evaluation.	
(B) Strategies for increasing the child's rate of learning; and		
(C) The parents' right to request an evaluation.		
(b) Each group member must certify in writing whether the report reflects the member's conclusion. If it does not reflect the member's conclusion, the group member must submit a separate statement presenting the member's conclusions.		
(Authority: 20 U.S.C. 1221e-3; 1401(30); 1414(b)(6))		

INDIVIDUALIZED EDUCATION PROGRAMS		
§ 300.320 Definition of individualized education program.		
 (a) <i>General.</i> As used in this part, the term individualized education program or IEP means a written statement for each child with a disability that is developed, reviewed, and revised in a meeting in accordance with §§ 300.320 through 300.324, and that must include— (1) A statement of the child's present levels of academic achievement and functional performance, including – (i) How the child's disability affects the child's involvement and progress in the general education curriculum (i.e., the 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: B. Individualized education programs (IEPs). (1) Except as provided in 34 CFR Secs. 300.130 through300.144 for children enrolled by their parents in private schools, each public agency shall (1) develop, implement, review and revise an IEP in compliance with all applicable requirements of 34 CFR Secs. 300.320 through300.328 and these or other department rules and standards for each child with a disability 	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the IEP for every child with a disability includes a statement of the child's "functional performance" <u>and</u> "academic performance" since IDEA requires both, and therefore, neither can be omitted. (See 71 Fed. Reg. 46662 (August 14, 2006)) "Functional" is a term that CIMARRON MUNICIPAL SCHOOL DISTRICT generally understands to refer to skills or activities that are not considered academic or related to a child's academic achievement. Instead, "functional" is often used in the context of routine

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same curriculum as for nondisabled children); or

(ii) For preschool children, as appropriate, how the disability affects the child's participation in appropriate activities.

(2)

- A statement of measurable annual goals, including academic and functional goals designed to—
 - (A) Meet the child's needs that result from the child's disability to enable the child to be involved in and make progress in the general education curriculum; and
 - (B) Meet each of the child's other educational needs that result from the child's disability;
- (ii) For children with disabilities who take alternate assessments aligned to alternate achievement standards, a description of benchmarks or short- term objectives;
- (3) A description of—
 - (i) How the child's progress toward meeting the annual goals described in paragraph(2) of this section will be measured; and
 - (ii) When periodic reports on the progress the child 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;
- (4) A statement of the special education and related services and supplementary aids and services, based on peer-reviewed research to

within its educational jurisdiction; and (2) shall ensure that an IEP is developed, implemented, reviewed and revised in compliance with all applicable requirements of 34 CFR Sec. 300.320 through 300.328, and these or other department rules and standards for each child with a disability who is placed in or referred to a private school or facility by the public agency.

- E. Participation in statewide and district-wide assessments. Each local educational agency and other public agencies when applicable shall include all children with disabilities in all statewide and district-wide assessment programs. Each public agency shall collect and report performance results in compliance with the requirements of 34 CFR Secs. 300.157, 300.160(f),and Sec. 1111(h) of the Elementary and Secondary Education Act, and any additional requirements established by the department. Students with disabilities may participate:
 - in the appropriate general assessment in the same manner as their nondisabled peers; this may include the use of adaptations that are deemed appropriate for all students by the department; or
 - (2) in the appropriate general assessment with appropriate accommodations in administration if necessary; public agencies shall use the current guidance from the department about accommodations as specified in the student's IEP; or
 - (3) in alternate assessments for the small number of students for whom alternate assessments are appropriate under the department's established participation criteria; the IEP team shall agree and document that the student is eligible for participation in an alternate assessment based on alternate achievement standards according to 34 CFR Sec. 300.320(a)(6).

activities of everyday living. (See 71 Fed. Reg. 4661 (August 14, 2006))

Neither the IDEA nor CIMARRON MUNICIPAL SCHOOL DISTRICT requires goals to be written for each specific discipline. (See 71 Fed. Reg. 4662 (August 14, 2006)) Instead, for example, if the IEP Team has determined that a student needs speech and language therapy services as a component of FAPE, the IEP must include goals that address the student's need to develop and/or improve communication-related skills; however, it would not be necessary to label the goals as "speech therapy" goals. Therefore, if the IEP includes goals which appropriately address the student's need to develop communication-related skills, no additional or separate "therapy" goals are required. (See <u>OSEP</u> Letter to Hayden (Oct. 3, 1994)

CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the IEP for every child with a disability includes functional and academic measurable annual goals. CIMARRON MUNICIPAL SCHOOL DISTRICT will further ensure that the IEP of a child who takes the NM Alternate Assessment includes benchmarks or short-term objectives.

IDEA does not require goals to have outcomes and measures on a specific assessment tool. However, CIMARRON MUNICIPAL SCHOOL DISTRICT expects that the goals be objectively measurable. (See 71 Fed. Reg. 46662 (August 14, 2006))

Report cards and quarterly report cards are examples of when periodic reports on the child's progress toward meeting the annual goals might be provided. The specific times that progress reports are to be provided to parents and the specific manner and format in which a child's progress toward meeting the annual goals is reported are best left to State and CIMARRON MUNICIPAL SCHOOL DISTRICT officials to determine. (See 71 Fed. Reg. 46664 (August 14, 2006))

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CIMARRON MUNICIPAL SCHOOL DISTRICT will the extent practicable, to be provided to the G. Graduation planning and post-secondary transitions. child, or on behalf of the child, and a statement ensure that the IEP Team determines for each individual of the program modifications or supports for (1) The IEP for each child with a disability in grades 8 child how progress toward meeting the annual goals will through 12 is developed, implemented and be measured, and when parents will be provided with school personnel that will be provided to monitored in compliance with all applicable periodic reports of the child's progress. CIMARRON enable the child-MUNICIPAL SCHOOL DISTRICT will maintain requirements of the department's standards for excellence, (Chapter 29 of Title 6 of the NMAC), copies of the progress reports provided to parents. (i) To advance appropriately toward attaining and these or other department rules and standards. the annual goals; The graduation plan shall be integrated into the CIMARRON MUNICIPAL SCHOOL DISTRICT transition planning and services provided in (ii) To be involved in and make progress in permits use of electronic mail to provide parents with compliance with 34 CFR Secs. 300.320(b), and their child's IEPs and related documentation, such as the general education curriculum in accordance with paragraph (a)(1) of this 300.324(c). progress reports provided that the parents agree to use section, and to participate in the electronic mail option and has safeguards in place to (a) Graduation plans shall include the course of extracurricular and other nonacademic ensure the integrity of the process. (See OSEP Letter to study, projected date of graduation and if the activities: and Breton (March 21, 2014)) child is not on target for the graduation plan, the strategies and responsibilities of the public (iii) To be educated and participate with other If the child fails to make progress under the IEP, agency, child and family shall be identified in CIMARRON MUNICIPAL SCHOOL DISTRICT children with disabilities and nondisabled the IEP. children in the activities described in this expects that the IEP be reviewed and the reasons for the section: lack of progress be identified. If necessary, (b) Graduation options for children with disabilities CIMARRON MUNICIPAL SCHOOL DISTRICT at Paragraph (13) of Subsection J of 6.29.1.9 (5) An explanation of the extent, if any, to which expects that the IEP will be revised to assist the child in NMAC (correct citation is 6.29.1.9 (K) NMAC) the child will not participate with nondisabled achieving his/her annual goals, and that any services shall align with state standards with benchmarks children in the regular class and in the needed to achieve those goals will be included in the when appropriate. activities described in paragraph (a)(4) of this IEP, including both special education and related section: services. (See OSEP Letter to Morris (August 15, 2007)) (c) An alternative degree that does not fully align with the state's academic standards, such as a CIMARRON MUNICIPAL SCHOOL DISTRICT does (6) certificate or high school equivalency (i) A statement of any individual appropriate not require all IEP Team meetings to include a focused credential, does not end a child's right to FAPE accommodations that are necessary to discussion on research-based methods as such pursuant to 34 CFR Sec. 300.102(a)(3). measure the academic achievement and requirements are unnecessary and would be overly functional performance of the child on burdensome. (See 71 Fed. Reg. 46665 (August 14, (2) Appropriate post-secondary transition planning for State and district wide assessments 2006)) children with disabilities is essential. Public agencies consistent with section 612(a)(16) of the shall integrate transition planning into the IEP CIMARRON MUNICIPAL SCHOOL DISTRICT Act: and process pursuant to 34 CFR Secs. 300.320(b), and expects that school personnel will select and use 300.324(c) and shall establish and implement methods that research has shown to be effective, to the (ii) If the IEP Team determines that the child appropriate policies, procedures, programs and must take an alternate assessment instead extent that methods based on peer-reviewed research are services to promote successful post-secondary of a particular regular State or district available. This does not mean that the service with the transitions for children with disabilities. Transition wide assessment of student achievement, greatest body of research is the service necessarily services for students 14-21 include the following. a statement of whyrequired for a child to receive FAPE. (See 71 Fed. Reg. 46665 (August 14, 2006)) (a) Transition services are a coordinated set of (A) The child cannot participate in the activities for a child with a disability that

regular assessment; and

- (B) The particular alternate assessment selected is appropriate for the child; and
- (7) The projected date for the beginning of the services and modifications described in paragraph (a)(4) of this section, and the anticipated frequency, location, and duration of those services and modifications.
- (b) Transition services. Beginning not later than the first IEP to be in effect when the child turns 16, 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
 - (2) The transition services (including courses of study) needed to assist the child in reaching those goals.
- (c) Transfer of rights at age of majority. Beginning not later than one year before the child reaches the age of majority under State law, the IEP must include a statement that the child has been informed of the child's rights under Part B of the Act, if any, that will transfer to the child on reaching the age of majority under § 300.520.
- (d) *Construction*. Nothing in this section shall be construed to require—
 - That additional information be included in a child's IEP beyond what is explicitly required in section 614 of the Act; or

emphasizes special education and related services designed to meet unique needs and prepare them for future education, employment and independent living.

- (b) Transition services are designed to be within a results oriented process that is focused on improving the academic and functional achievement of the child with a disability to facilitate the child's movement from school to post-school activities, including post-secondary education, vocational education, integrated employment (including supported employment), continuing and adult education, adult services, independent living or community participation.
- (c) Transition services shall be based on the individual child's needs, taking into account the child's strengths, preferences and interests and includes:
 - (i) instruction;
 - (ii) related services;
 - (iii) community experiences;
 - (iv) the development of employment and other post-school adult living objectives; and
 - (v) when appropriate, acquisition of daily living skills and the provision of a functional vocational evaluation.
- (d) Transition services for children with disabilities may be considered special education, if provided as individually designed instruction, aligned with the state standards with benchmarks, or related service, if required to assist a child with a disability to benefit from special education as provided in 34 CFR Sec. 300.43.

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understands that there is nothing in the Act to suggest that the failure of a public agency to provide services based on peer-reviewed research would automatically result in a denial of FAPE. (See 71 Fed. Reg. 46665 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT does not require that every IEP include specific instructional methodologies. CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes the U.S. Department of Education's longstanding position that it is an IEP Team decision whether to include instructional methods in an IEP. Therefore, if an IEP Team determines that specific instructional methods are necessary for the child to receive a FAPE, then instructional methods may be addressed in the IEP. (See 71 Fed. Reg. 46665 (August 14, 2006))

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expects that the amount of service in an IEP shall be clearly stated in a manner that is appropriate to each specific service and clear to all who are involved in the development and implementation of the child's IEP. The statement of the amount of each specific service must be sufficiently specific to reflect the commitment of CIMARRON MUNICIPAL SCHOOL DISTRICT resources to the particular service to ensure that the child's IEP addresses the child's identified educational needs. CIMARRON MUNICIPAL SCHOOL **DISTRICT** does not permit using ranges of time to express the CIMARRON MUNICIPAL SCHOOL DISTRICT's level of commitment to a particular special educational or related service since a child's IEP would not contain the specific amount of time committed for that service. (71 Fed. Reg. 46667 (August 14, 2006), OSEP Letter to Matthews (2010), and OSEP Letter to Rowland (2019))



(2) The IEP Team to include information under	(3) State rules require the development of measurable	
one component of a child's IEP that is already	post-school goals beginning not later than the first	CIMARRON MUNICIPAL SCHOOL DISTRICT, by
contained under another component of the	IEP to be in effect when the child turns 14, or	reference in these procedures, and through staff
child's IEP.	younger, if determined appropriate by the IEP team,	development (as appropriate), shall inform appropriate
	and updated annually thereafter. Pursuant to 34 CFR	personnel of the following key guidance documents:
(Authority: 20 U.S.C. 1414(d)(1)(A) and (d)(6))	Sec. 300.320(b), the IEP shall include:	
		 NMPED Memorandum containing guidance
	(a) appropriate measurable post-secondary goals	regarding Frequency of Service Stated on an IEP
	based upon age appropriate transition	(September 8, 2004), available through the
	assessments related to training, education,	NMPED website.
	employment and where appropriate,	 From LRP Publications, Mountain Plains Regional
	independent living skills;	Resource Center, and Parent Alliance, an Overview
		of Special Education Transportation: A Primer for
	(b) the transition services (including courses of	Parents and Educators (2003), available through the
	study) needed to assist the child in reaching	NMPED website.
	those goals; and	
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	(c) a statement that the child has been informed of	understands its obligation to ensure FAPE is made
	the child's rights under this title, if any, that will	available in accordance with the IEP. However, when
	transfer to the child on reaching the age of	the student is not present at school due to illness or
	majority.	family-initiated activity, and the District otherwise
		makes the IEP services available at the normally
	(4) Measurable post school goals refer to goals the child	scheduled time, the District is not obligated to make
	seeks to achieve after high school graduation. The	other arrangements to provide the missed services. (See
	goals shall be measurable while the child is still in	Letter to Balkman (OSEP 1995)).
	high school. In addition, the nature of these goals	
	will be different depending on the needs, abilities	If a student cannot receive IEP services because the
	and wishes of each individual child.	student does not attend school due to a field trip, other
		school activity, or when school personnel (related
	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF	service providers) attend professional development
	PARENTS, STUDENTS AND PUBLIC AGENCIES:	conferences or other school related activities, the district
	TARENTS, STODENTS AND TOBLIC AGENCIES.	is generally responsible for making alternative
	K. Transfer of parental rights to students at age 18.	arrangements to provide the missed services. (See Letter
	K. Transfer of parental rights to students at age 18.	to Balkman (OSEP 1995)).
	(2) Pursuant to 34 CFR Sec. 300.320(c), each annual	CIMARRON MUNICIPAL SCHOOL DISTRICT'S IEP
	(2) Pursuant to 54 CFR Sec. 500.520(c), each annual IEP review for a child who is age 14 or older shall	teams will follow NMPED guidelines when determining
	include a discussion of the rights that will transfer	how a child will participate in the New Mexico
	when the child turns age 18 and, as appropriate, a	Statewide Assessment Program, including how to select
	discussion of the parents' plans for obtaining a	allowable accommodations and decide whether a child
	guardian before that time. The IEP of a child who is	with a disability meets the criteria to be assessed based
	age 14 or older shall include a statement that the	on modified or alternate academic achievement
	age 14 or older shall include a statement that the	standards.

 child and the parent have been informed of the rights that will transfer to the child at age 18. 6.29.1.7 NMAC. DEFINITIONS: A. "Ability program of study" means an alternative graduation option for students with disabilities. This option is based on the student's meeting or exceeding IEP goals and objectives, with or without reasonable accommodations of delivery and assessment methods, referencing skill attainment at a student's ability level which provides a clear and coordinated transition to meaningful employment or other appropriate day habilitation or community membership and independent living, as appropriate to meet anticipated functional needs. 	If a student cannot receive IEP services because the student is participating in required scheduled State and/ or districtwide assessments, the district will not be required to make up the missed service. However, the district is required to provide any required accommodations or alternate assessment deemed necessary by the IEP team and listed in the child's IEP. (See Letter to Kane (OSEP April 18, 2018)). CIMARRON MUNICIPAL SCHOOL DISTRICT will not be obligated to make arrangements to make up missed IEP services should a child with a disability be absent from school on testing days due to a parent's choice. (See Letter to Kane (OSEP April 18, 2018)).
 H. "Career readiness program of study" means an alternative graduation option for students with disabilities. This option is based on meeting the department's employability and career education standards with benchmarks and performance standards as identified in the student's IEP. 	CIMARRON MUNICIPAL SCHOOL DISTRICT will use the most current forms and follow the most current guidance of the NMPED as reflected in the <u>New Mexico</u> <u>Statewide Assessment Accommodations and</u> <u>Accessibility Manual 2022-23</u> This guidance is updated annually by the NMPED.
 AG. "Standard program of study" means a program of study that is based on the student's meeting or exceeding all requirements for graduation as specified in Section 22- 13-1.1 NMSA 1978.	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the IEP Team timely conducts graduation planning and addresses all IDEA and State requirements for graduation. NMPED has issued a guidance document regarding Graduation Options for Students with Disabilities
6.29.1.9 NMAC. PROCEDURAL REQUIREMENTS: K. Graduation requirements.	(January 2021), available through the NMPED website. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance document.
(13) Graduation requirements for issuance of a conditional certificate of transition for students with an IEP. The development of a program of study and the granting of a diploma, or use of a conditional certificate of transition in the form of a continuing or transition individualized educational program (IEP)	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the IEP Team timely complies with the requirements for transfer of rights at age of majority. CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the IEP Team complies with the IDEA

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	students receiving special education services,	transition provisions beginning no later than the first IEP
incl	udes the following governing principles:	to be in effect when the child turns 14, or younger if
(a)	The IEP team is responsible for determining	appropriate, and updated annually thereafter.
(a)	whether the student has completed a planned	
	program of study based on the student's	If an IEP Team chooses to address transition before age
	strengths, interests, preferences, identified	14, CIMARRON MUNICIPAL SCHOOL DISTRICT
	educational and functional needs and long-term	understands that the same requirements apply. (See
	educational and functional needs and long-term educational or occupational goals, making the	OSERS Q/A on IEPs, Evaluations, and Reevaluations
	student eligible to receive either a diploma or a	(Revised September 2011), Q/A F-3)
	conditional certificate of transition. A	
	conditional certificate of transition. A conditional certificate of transition allows the	CIMARRON MUNICIPAL SCHOOL DISTRICT
		expects that the IEP Team include in the IEP measurable
	student to participate in graduation activities. If	postsecondary goals based on age-appropriate transition
	a student receives a conditional certificate of	assessments for every 14-year-old (and beyond) student
	transition, the student shall then return to the	with a disability regardless of the student's skill levels
	program specified in the IEP to complete the	relating to education, employment, and training. (See
	student's secondary program and meet the	OSERS Q/A on IEPs, Evaluations, and Reevaluations
	requirements for a diploma. In addition, all	(Revised September 2011), Q/A F-1)
	IEPs shall provide a description of how the	
	student's progress toward meeting annual goals	CIMARRON MUNICIPAL SCHOOL DISTRICT
	and graduation requirements will be measured,	understands that the only area in which postsecondary
	and at what intervals progress will be reported	goals are not required in the IEP is in the area of
	to parents or guardians. A student shall be	independent living skills. Goals in the area of
	awarded a diploma upon completion of a	independent living are required only if appropriate. It is
	planned program of study that meets the	up to the child's IEP Team to determine whether IEP
	requirements of paragraph (b).	goals related to the development of independent living
(h)	A student may be awarded a diploma (Section	skills are appropriate and necessary for the child to
	22-13-1.1 NMSA 1978) using any of the	receive FAPE. (See 71 Fed. Reg. 46668 (August 14,
	following programs of study described in (i)	2006); see also, OSERS Q/A on IEPs, Evaluations, and
	through (iii). All IEP team discussion points	Reevaluations (Revised September 2011), Q/A F-2)
	and decisions identified herein, including the	, (,)
		CIMARRON MUNICIPAL SCHOOL DISTRICT
	prior written nouce (1 witt) of proposed action.	
	(i) A standard program of study is based upon	
	meeting or exceeding all requirements for	
	graduation based on the New Mexico	
	standards for excellence (Subsection K of	
	6.29.1.9 NMAC) with or without	$\frac{2011}{7}, \chi(A1)^{-4}$
	meeting or exceeding all requirements for graduation based on the New Mexico standards for excellence (Subsection K of	CIMARRON MUNICIPAL SCHOOL DISTRICT expects IEP teams to draft measurable postsecondary transition goals. However, nothing in the IDEA require CIMARRON MUNICIPAL SCHOOL DISTRICT to measure the child's progress on these postsecondary transition goals, or provide any special education services to the child after the child has graduated from regular high school or exceeded the mandatory age range for FAPE. (See <u>OSERS Q/A on IEPs</u> , <u>Evaluations</u> , and <u>Reevaluations</u> (Revised September 2011), Q/A F-4)

reasonable accommodations of delivery	IDEA 2004 required the U.S. Department of Education
reasonable accommodations of delivery and assessment methods. In addition, a student shall pass all sections of the current state graduation examination(s) administered pursuant to Section 22-13- 1.1(I) NMSA 1978 under standard administration or with state-approved accommodations and shall meet all other standard graduation requirements of the district. (ii) A career readiness alternative program of study is developed to provide relevance and is based on a student's career interest	IDEA 2004 required the U.S. Department of Education to develop a model IEP form. The U.S. Department of Education has developed an IEP form to assist States and school districts in understanding the IEP content requirements. The <u>Model Form: Individualized</u> <u>Education Program</u> developed by the U.S. Department of Education is available through the U.S. Department of Education's website. NMPED has also developed a model IEP form, <u>Model</u> <u>NM Pre-School/Elementary IEP Form</u> , and <u>Model NM</u> <u>Secondary IEP Form</u> , along with a guide, <u>Developing</u> <u>Quality IEPs</u> , available through the NMPED website.
as it relates to one of the career clusters, with or without reasonable accommodations of delivery and assessment methods. In addition, a student shall take the current state graduation examination(s) administered pursuant to Subsection K of Section 22-13-1.1 NMSA 1978, under standard administration or with state-approved accommodations as determined by the SEA. Once the student has attempted the state graduation examination and is unable to meet the minimum requirements on all sections of the assessments and achieve a level of competency, the IEP team can set the minimum passing scores. The student shall earn at least the minimum number of credits required by the district or charter school for graduation through standard or alternative courses that address the	 CIMARRON MUNICIPAL SCHOOL DISTRICT uses a localized IEP form based upon the NMPED form and guidance document. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), will inform appropriate personnel of the NMPED guide to Developing Quality IEPs. CIMARRON MUNICIPAL SCHOOL DISTRICT expects that IEP Teams document consideration of the IEP requirements with sufficient detail to show they complied with the requirement to develop, review, and revise the IEP. (See <u>OSERS Q/A on IEPs, Evaluations,</u> and Reevaluations (Revised September 2011), Q/A C-7)
employability and career development standards with benchmarks and performance standards, as determined by the IEP team. Course work shall include a minimum of four units of career development opportunities and learning experiences that may include any of the following: career readiness and vocational course work, work experience,	

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community-based instruction, student	
service learning, job shadowing, mentoring or entrepreneurships related to the student's	
occupational choices. Credits for work	
experience shall be related to the program	
of study that the school offers and specific	
to the district's ability to offer work	
experience or community-based instruction	
credits. The student shall achieve	
competency in all areas of the	
employability and career development	
standards with benchmarks and	
performance standards, as determined by	
the IEP team and the student's interest as it	
relates to the career clusters. The program	
of study shall address the New Mexico content standards with benchmarks and	
performance standards in other subject	
areas as appropriate.	
(iii) An ability program of study was developed	
for students who have a significant	
cognitive disability or severe mental health issues. The IEP goals and functional	
curriculum course work shall be based on	
the New Mexico standards with	
benchmarks and performance standards	
and employability and career development	
standards with benchmarks and	
performance standards. Students in this	
program of study shall earn the minimum	
number of credits or be provided	
equivalent educational opportunities	
required by the district or charter school,	
with course work individualized to meet	
the unique needs of the student through support of the IEP. In addition, a student	
shall take either the current state	
graduation examination(s) administered	
pursuant to Subsection K of Section 22-13-	
1.1 NMSA 1978, under standard	
administration or with state-approved	
accommodations, or the state-approved	

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alternate assessment. The student shall achieve a level of competency pre- determined by the student's IEP team on the current graduation examination or the state-approved alternate assessment and meet all other graduation requirements established by the IEP team.	
(c) The new requirements for the career readiness and ability pathways become effective beginning with students graduating in 2009.	
 (d) By the end of the eighth grade, each student's IEP shall contain a proposed individual program of study for grades nine through twelve. The program of study shall identify by name all course options the student may take and shall align with the student's long-range measurable post-secondary goals and transition services to facilitate a smooth transition to high school and beyond. This program of study shall be reviewed on an annual basis and adjusted to address the student's strengths, interests, preferences and areas of identified educational and functional needs. The IEP team shall document on the IEP the student's progress toward earning required graduation credits and passing the current graduation examination. 	
(e) A district or charter school shall provide each student, who has an IEP and who graduates or reaches the maximum age for special education services, a summary of the student's academic achievement and functional performance, which shall include recommendations on how to assist the student in meeting post-secondary goals.	
(f) Students graduating on the standard program of study shall meet the state's minimum requirements on all sections of the graduation examination. IEP teams shall document a plan of action on the IEP and the PWN to be carried out by both the student and the district or	

charter school, to ensure that the student will pass all sections of the graduation examination.	
puss an sections of the graduation examination.	
(g) To establish a level of proficiency on the current	
graduation examination or the state-approved	
alternate assessment for students on a career	
readiness program of study or ability program	
of study, IEP teams shall review the student's performance on the first attempt, and establish a	
targeted proficiency on all sections that are	
below the state's minimum requirement. For	
those students who meet participation criteria	
for the New Mexico alternate assessment, IEP	
teams shall set targeted levels of proficiency	
based upon previous performance on the test. If	
the student has previously been administered	
the New Mexico alternate assessment and has	
achieved an advanced level of overall	
performance, the IEP team shall arrange for the	
student to participate in the general graduation	
examination and shall identify appropriate	
accommodations that the student may require.	
IEP teams shall document the targeted levels of	
proficiency on the IEP and the PWN, outlining	
the plan of action to be taken by both the student and the district or charter school to	
ensure that the student will meet the targeted	
levels of proficiency. Districts or charter	
schools may submit a written request for a	
waiver to the secretary in cases where a student	
has medical or mental health issues that may	
result in regression or that negatively influence	
the student's ability to achieve targeted levels of	
proficiency. The written request shall be signed	
by the superintendent or charter school	
administrator and shall include documentation	
of the medical or mental health issues.	
(h) Changes in programs of study.	
(i) Departures from the standard program of	
study for students receiving special	
education services and supports shall be	
considered in the order of the options listed	

in Subparagraph (b) of Paragraph (13) of Subsection K of 6.29.1.9 NMAC. Any modified program of study may depart from a standard program of study only so far as is necessary to meet an individual student's educational needs as determined by the IEP team. Districts and charter schools are obligated to meet the requirements of IDEA to provide students with IEPs on any one of the three programs of study, and access to the general curriculum in the least restrictive environment. When an alternative program of study is developed, a building administrator or designee who has knowledge about the student shall be a member of the IEP team	
(ii) Districts and charter schools shall document changes from the standard program of study on the PWN. IEP teams shall identify the reasons for changing the student's program of study, shall provide parents with clear concise explanations of the career readiness or ability programs of study, shall notify parents and students of the potential consequences that may limit the student's post-secondary options, and shall make required changes to the IEP and course of study, to ensure that the student meets the requirements of that program of study.	
 (iii) The IEP team shall not change the program of study for a student entering the final year of high school (not the cohort with which the student entered high school) from the standard program of study to the career readiness program of study, nor from the career readiness program of study to the ability program of study, after the 20th school day of the final year of high school. IEP teams may change a student's program of study from the ability program 	

of study to the career readiness program of	
study, or from the career readiness	
program of study to the standard program	
of study, if the student meets the	
graduation requirements of that program of	
study and if the change is made and	
documented appropriately in a revised IEP	
and PWN by a properly constituted IEP	
team in a properly convened meeting.	
(i) A student who receives special education	
services may be granted a conditional certificate	
of transition in the form of a continuing or	
transition IEP when:	
(i) the IEP team provides sufficient	
documentation and justification that the	
issuance of a conditional certificate of	
transition for an individual student is	
warranted;	
(ii) prior to the student's projected graduation	
date, the IEP team provides a PWN stating	
that the student will receive a conditional	
certificate of transition;	
(iii) the district or charter school ensures that a	
conditional certificate of transition is not a	
program of study and does not end the	
student's right to a FAPE;	
(iv) the district or charter school ensures that a	
conditional certificate of transition entitles	
a student who has attended four years or	
more of high school to participate in	
graduation activities, and requires that the	
student continue receiving special	
education supports and services needed to	
obtain the high school diploma;	
(v) the district or charter school ensures that,	
prior to receiving a conditional certificate	
of transition, the student has a continuing	
or transition IEP;	

(vi) the student's continuing or transition IEP outlines measures, resources and specific responsibilities for both the student and the district or charter school to ensure that the student receives a diploma.	
 (j) A student who does not return to complete the program of study as outlined in the continuing or transition IEP will be considered as a dropout. 	
(k) A student who receives a conditional certificate of transition is eligible to continue receiving special education services until receipt of a diploma or until the end of the academic year in which the student becomes 22 years of age.	
(l) Graduation plans shall be a part of all IEPs:	
 by the end of eighth grade, or by the time the student turns 14 years of age, and concurrent with the development of the student's transition plan in accordance with federal regulations at 34 CFR 300.320; 	
(ii) when a student returns to a school after an extended absence, and if an IEP program of study may have been developed but needs to be reviewed; or	
(iii) when evaluations warrant the need for a modified program of study at any time after development of an initial graduation plan.	
(m) Graduation plans shall be a part of all of all IEPs and annual reviews, and shall follow the student in all educational settings. Receiving institutions that fall under the department's jurisdiction will recognize these graduation plans, subject to revision by new IEP teams, if appropriate to meet a student's changing needs.	
(n) At the exit IEP meeting, the team shall review the student's transition plan, and shall confirm and document that all state and district	

requirements for graduation under the final IEP	
have been satisfied. A building administrator	
who has knowledge about the student shall be a	
member of this team, and shall sign specifically to verify and accept completed graduation	
plans, goals and objectives pursuant to (i) - (iii)	
of Subparagraph (b) of Paragraph (13) of	
Subsection K of 6.29.1.9 NMAC, or plans for a	
conditional certificate of transition with a	
continuing or transition IEP, pursuant to	
Subparagraph (i) of Paragraph (13) of	
Subsection K of 6.29.1.9 NMAC. The IEP	
team shall ensure that the student has current	
and relevant evaluations, reports or other	
documentation necessary to support a smooth	
and effective transition to post-secondary	
services for a student who will graduate on one	
of the three programs of study. The school	
shall arrange for any necessary information to	
be provided at no cost to the students or parents.	
The school shall submit a list of students who	
will receive the diploma through a career	
readiness or ability program of study to the	
local superintendent or charter school	
administrator, using the students' identification	
numbers. This list shall be totaled and	
submitted to the local school board or	
governing body of a charter school. This	
information shall be treated as confidential in	
accordance with the FERPA.	
(o) Students eligible for special education services	
are entitled to a FAPE through age 21. If a	
student turns 22 during the school year, the	
student shall be allowed to complete the school	
year. If a student becomes 22 prior to the first	
day of the school year, the student is no longer	
eligible to receive special education services.	
(p) The receipt of a diploma terminates the service	
eligibility of students with special education	
needs.	
(q) All diplomas awarded by a school district or	
charter school shall be identical in appearance,	

<u>§ 300.321 IEP Team.</u>		
 (a) <i>General</i>. The public agency must ensure that the IEP Team for each child with a disability includes— 	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES:	CIMARRON MUNICIPAL SCHOOL DISTRICT determines the specific personnel to fill the roles for the school district's required participants at the IEP Team
(1) The parents of the child;	A. Preschool programs for children aged 3 through 5.	meeting. A parent does not have a legal right to require other school district members of the IEP Team to attend an IEP Team meeting. Therefore, if a parent invites
(2) Not less than one regular education teacher of the child (if the child is, or may be, participating in the regular education	 (5) In particular: (g) Development of IFSP, IEP or IFSP-IEP. 	other CIMARRON MUNICIPAL SCHOOL DISTRICT personnel who are not designated by the CIMARRON MUNICIPAL SCHOOL DISTRICT to be on the IEP



environment);

- (3) Not less than one special education teacher of the child, or where appropriate, not less then one special education provider of the child;
- (4) A representative of the public agency who—
 - (i) Is qualified to provide, or supervise the provision of, specially designed instruction to meet the unique needs of children with disabilities;
 - (ii) Is knowledgeable about the general education curriculum; and
 - (iii) Is knowledgeable about the availability of resources of the public agency.
- (5) An individual who can interpret the instructional implications of evaluation results, who may be a member of the team described in paragraphs (a)(2) through (a)(6) of this section;
- (6) 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; and
- (7) Whenever appropriate, the child with a disability.
- (b) Transition services participants.
 - In accordance with paragraph (a)(7) of this section, the public agency must invite a child with a disability to attend the child's IEP Team meeting if a purpose of the meeting will be the consideration of the postsecondary goals for the child and the transition services needed to assist the child in reaching those goals under §300.320(b).

- (i) The IFSP, IEP, or IFSP-IEP will be developed by a team constituted in compliance with 34 CFR Sec. 300.321, including parents. For children transitioning from Part C programs to Part B programs, the team shall also include one or more early intervention providers who are knowledgeable about the child. "Early intervention providers" are defined as Part C service coordinators or other representatives of the Part C system.
- (ii) For each child transitioning from a Part C program to a Part B preschool program, the LEA shall initiate a meeting to develop the eligible child's IFSP, IEP or IFSP-IEP, in accordance with 34 CFR Sec. 300.124. The IFSP, IEP or IFSP must be developed and implemented no later than the child's third birthday, consistent with 34 CFR Sec. 300.101(b).
- B. Individualized education programs (IEPs).

...

(3) Except as provided in 34 CFR Sec. 300.324(a)(4), each IEP shall include the signature and position of each member of the IEP team and other participants in the IEP meeting to document their attendance. Written notice of actions proposed or refused by the public agency shall also be provided in compliance with 34 CFR Sec. 300.503 and Paragraph (2) of Subsection D of 6.31.2.13 NMAC and shall be provided at the close of the IEP meeting. Informed written parental consent shall also be obtained for actions for which consent is required under 34 CFR Sec. 300.300 and Subsection F of 6.31.2.13 NMAC. An amended IEP does not take the place of the annual IEP conducted pursuant to CFR Sec. 300.324(a)(4) which requires that members of a

Team, they are not required to attend. However, CIMARRON MUNICIPAL SCHOOL DISTRICT will work with parents to try to accommodate reasonable

requests for the participation of particular school personnel in an IEP Team meeting. (See 71 Fed. Reg. 46674 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that each IEP Team meeting is duly constituted. CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes the uniquely valuable contributions of each IEP Team member. Therefore, CIMARRON MUNICIPAL SCHOOL DISTRICT will not agree to routinely excuse IEP Team members. When a required member is unable to attend an IEP Team meeting. CIMARRON MUNICIPAL SCHOOL DISTRICT will carefully consider, based on the individual needs of the child and the issues that need to be addressed at the IEP Team meeting, whether it makes sense to offer to hold the IEP Team meeting without a particular required IEP Team member in attendance or whether it would be better to reschedule the meeting so that the IEP Team member can attend and participate in the discussion. Parents will not be pressured into agreeing or consenting to an excusal of a required IEP Team member. An IEP Team meeting cannot take place without all required members present for the duration of the meeting unless the excusal provisions (300.321(e)) have been fully satisfied.

CIMARRON MUNICIPAL SCHOOL DISTRICT will develop an IFSP rather than an IEP for children aged three through five only if the parent chooses an IFSP and consents to using the IFSP.

The UNM Center for Development and Disability has developed Model IFSP (<u>English</u>) and (<u>Spanish</u>) forms available through the Department of Health website.

CIMARRON MUNICIPAL SCHOOL DISTRICT will comply with the excusal provisions (300.321(e)) before a required member of the IEP Team is excused from the

- (2) 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.
- (3) To the extent appropriate, with the consent of the parents or a child who has reached the age of majority, in implementing the requirements of paragraph (b)(1) of this section, the public agency must invite a representative of any participating agency that is likely to be responsible for providing or paying for transition services.
- (c) Determination of knowledge and special expertise. The determination of the knowledge or special expertise of any individual described in paragraph (a)(6) of this section must be made by the party (parents or public agency) who invited the individual to be a member of the IEP Team.
- (d) Designating a public agency representative. A public agency may designate a public agency member of the IEP Team to also serve as the agency representative, if the criteria in paragraph (a)(4) of this section are satisfied.
- (e) *IEP Team attendance*.
 - (1) A member of the IEP Team described in paragraphs (a)(2) through (a)(5) of this section is not required to attend an IEP Team meeting, in whole or in part, if the parent of a child with a disability and the 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.
 - (2) A member of the IEP Team described in paragraph (e)(1) of this section may be excused from attending an IEP Team meeting, in whole or in part, when the meeting involves

child's IEP team shall be informed of any changes made to the IEP without a meeting.

6.29.1.9 NMAC. PROCEDURAL REQUIREMENTS:

- K. Graduation requirements.
 - (13) Graduation requirements for issuance of a conditional certificate of transition for students with an IEP. The development of a program of study and the granting of a diploma, or use of a conditional certificate of transition in the form of a continuing or transition individualized educational program (IEP) for students receiving special education services, includes the following governing principles:
 - (n) At the exit IEP meeting, the team shall review the student's transition plan, and shall confirm and document that all state and district requirements for graduation under the final IEP have been satisfied. A building administrator who has knowledge about the student shall be a member of this team, and shall sign specifically to verify and accept completed graduation plans, goals and objectives pursuant to (i) - (iii) of Subparagraph (b) of Paragraph (13) of Subsection K of 6.29.1.9 NMAC, or plans for a conditional certificate of transition with a continuing or transition IEP, pursuant to Subparagraph (i) of Paragraph (13) of Subsection K of 6.29.1.9 NMAC. The IEP team shall ensure that the student has current and relevant evaluations, reports or other documentation necessary to support a smooth and effective transition to post-secondary services for a student who will graduate on one of the three programs of study. The school shall arrange for any necessary information to be provided at no cost to the students or parents. The school shall submit a list of students who

meeting in whole or in part. Required members subject to the excusal provisions are the regular education teacher, special education teacher or provider of the child, the representative of CIMARRON MUNICIPAL SCHOOL DISTRICT, and the individual who can interpret the instructional implications of evaluation results. (See <u>OSERS Q/A on IEPs, Evaluations, and</u> <u>Reevaluations (Revised September 2011)</u>, Q/A C-2)

CIMARRON MUNICIPAL SCHOOL DISTRICT does not require consent or a written agreement between the parent and CIMARRON MUNICIPAL SCHOOL DISTRICT to excuse individuals who are invited to attend IEP Team meetings at the discretion of the parent or the CIMARRON MUNICIPAL SCHOOL DISTRICT because such individuals are not required members of an IEP Team. The excusal provisions only apply to the required members of the IEP Team. (See 71 Fed. Reg. 46675 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT does not require consent or a written agreement between the parent and CIMARRON MUNICIPAL SCHOOL DISTRICT to excuse an individual IEP Team member if another individual IEP Team member who is present for the entire duration of the meeting satisfies the same IEP Team membership requirement. For example, if there are two regular education teachers of the child present at the IEP Team meeting, one can be excused without following the excusal provisions as long as the other is present throughout the meeting. (See <u>OSERS Q/A on</u> <u>IEPs, Evaluations, and Reevaluations (Revised</u> <u>September 2011)</u>, Q/A C-3)

CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the special education teacher or provider who is a member of the child's IEP Team is the person who is, or will be, responsible for implementing the IEP. For example, if the child's disability is a speech impairment, the special education teacher or special education provider could be the speech language pathologist. (See 71 Fed. Reg. 46670 (August 14, 2006))

a modification to or discussion of the member's area of the curriculum or related services, if—

- (i) The parent, in writing, and the public agency consent to the excusal; and
- (ii) The member submits, in writing to the parent and the IEP Team, input into the development of the IEP prior to the meeting.
- (f) Initial IEP Team meeting for child under Part C. In the case of a child who was previously served under Part C of the Act, an invitation to the initial IEP Team meeting must, at the request of the parent, be sent to the Part C service coordinator or other representatives of the Part C system to assist with the smooth transition of services.

(Authority: 20 U.S.C. 1414(d)(1)(B)–(d)(1)(D))

will receive the diploma through a career readiness or ability program of study to the local superintendent or charter school administrator, using the students' identification numbers. This list shall be totaled and submitted to the local school board or governing body of a charter school. This information shall be treated as confidential in accordance with the FERPA.

CIMARRON MUNICIPAL SCHOOL DISTRICT

determines which specific staff member will serve as the CIMARRON MUNICIPAL SCHOOL DISTRICT representative in a particular IEP Team meeting, so long as the individual meets the requirements for public agency representative. The CIMARRON MUNICIPAL SCHOOL DISTRICT representative appointed to serve as CIMARRON MUNICIPAL SCHOOL DISTRICT representative in a particular IEP Team meeting shall have the authority to commit CIMARRON MUNICIPAL SCHOOL DISTRICT resources and be able to ensure that whatever services are described in the IEP will actually be provided. CIMARRON MUNICIPAL SCHOOL DISTRICT understands that it will be bound by the IEP that is developed at an IEP Team meeting. (See 71 Fed. Reg. 46671 (August 14, 2006)) If the CIMARRON MUNICIPAL SCHOOL DISTRICT invites someone with knowledge or special expertise about the child and fails to inform the parents of that person's attendance, the parents may request that the meeting be rescheduled until CIMARRON MUNICIPAL SCHOOL DISTRICT provides the parent the required notice of 'who will be in attendance.' Alternatively, the **CIMARRON MUNICIPAL SCHOOL DISTRICT** may choose to conduct the IEP Team meeting without that individual's attendance to avoid rescheduling the meeting. (See OSEP Redacted Letter (March 31, 2008))

If CIMARRON MUNICIPAL SCHOOL DISTRICT wishes to invite officials from another agency, CIMARRON MUNICIPAL SCHOOL DISTRICT will obtain parental consent for the individual to participate in the IEP Team meeting because confidential information about the child from the child's education records will be shared at the meeting. (See 71 Fed. Reg. 46669 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT will invite a child with a disability to attend the child's IEP

Team meeting if a purpose of the meeting will be the
consideration of the postsecondary goals for the child
and the transition services needed to assist the child in
reaching those goals, regardless of whether the child has
reached the age of majority. However, for children who
have not reached the age of majority under New Mexico
law, if the parent requests that the student not attend,
CIMARRON MUNICIPAL SCHOOL DISTRICT will
honor that request and take other steps to ensure that the
child's preferences and interests are considered. If
possible, CIMARRON MUNICIPAL SCHOOL
DISTRICT will discuss the appropriateness of the
child's participation before a decision is made in order
to help the parent determine whether or not the child's
attendance would be helpful in developing the IEP or
directly beneficial to the child, or both. (See 71 Fed.
Reg. 46671 (August 14, 2006))
Reg. 400/1 (August 14, 2000))
The decision of whether it would be appropriate to invite
other agencies rests with CIMARRON MUNICIPAL
SCHOOL DISTRICT and the parent or the adult
student, provided that the parent or the adult student
consents to the invitation. If the parent or the adult
student refuses to consent to invite a representative of a
participating agency that is likely to be responsible for
providing or paying for transition services to a child's
IEP Team meeting where transition will be considered, CIMARRON MUNICIPAL SCHOOL DISTRICT may
not invite a representative of that agency to attend the
child's IEP Team meeting. (See <u>OSEP Letter to Caplan</u>
(March 17, 2008))
In determining whether to invite another agency to an IEP Team meeting, CIMARRON MUNICIPAL
SCHOOL DISTRICT will consider such factors as
whether a purpose of the IEP Team meeting will be the
consideration of the postsecondary goals for the child
and the transition services needed to assist the child in
reaching those goals; whether there is a participating
agency, other than the public agency responsible for
providing a FAPE to the child, that is likely to be
responsible for providing or paying for the child's
transition services; and whether consent of the parents or

Ĺe	articipation at the IEP Team meeting. (See <u>OSEP</u> <u>etter to Caplan</u> (March 17, 2008))
fro pr IE IE att	llowing required IEP Team members to be excused om attending an IEP Team meeting is intended to rovide additional flexibility to parents in scheduling EP Team meetings and to avoid delays in holding an EP Team meeting when an IEP Team member cannot tend due to a scheduling conflict. (See 71 Fed. Reg. 5673 (August 14, 2006))
nu fro Cl th me me Ex	here is nothing in the IDEA that would limit the umber of IEP Team members who may be excused om attending an IEP Team meeting, so long as IMARRON MUNICIPAL SCHOOL DISTRICT meets e requirements that govern when required IEP Team embers can be excused from attending IEP Team eetings in whole or in part. (See <u>OSERS Q/A on IEPs</u> , valuations, and Reevaluations (Revised September <u>011</u>), Q/A C-2)
ex cir wi fro Cl di ex Th rev	DEA requires different procedures for different types of acusals, including differentiating between rcumstances in which parental consent is required and hen an agreement is required to excuse an IEP member om attending an IEP Team meeting. Therefore, IMARRON MUNICIPAL SCHOOL DISTRICT has fferent procedures in place for the different types of acusals. (See 71 Fed. Reg. 46673 (August 14, 2006)) he two types of excusals triggering the excusal quirements are: (1) when a required IEP Team
be IE se W M re D	ember's area of the curriculum or related service is not eing modified or discussed; and (2) when a required EP Team member's area of the curriculum or related arvice is being modified or discussed. With the first type of excusal, parent and CIMARRON UNICIPAL SCHOOL DISTRICT agreement is quired. CIMARRON MUNICIPAL SCHOOL ISTRICT is given wide latitude about the content of e agreement to excuse a required IEP Team member

from the meeting. (See 71 Fed. Reg. 46674 (August 14, 2006))
With the second type of excusal, parent consent is required. CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that all of the IDEA consent requirements are satisfied including by providing the parent with appropriate and sufficient information to ensure that the parent fully understands that the parent is consenting to excuse an IEP Team member from attending an IEP Team meeting in which the member's area of the curriculum or related service is being changed or discussed and that if the parent does not consent, the IEP Team meeting must be held with that IEP Team member in attendance. (See 71 Fed. Reg. 46674 (August 14, 2006))
CIMARRON MUNICIPAL SCHOOL DISTRICT does not specify how far in advance of an IEP Team meeting CIMARRON MUNICIPAL SCHOOL DISTRICT must notify a parent of the school district's request to excuse an IEP Team member from attending the IEP Team meeting. Further, CIMARRON MUNICIPAL SCHOOL DISTRICT does not specify when the parent agree in writing that the IEP Team member's attendance is not necessary (type 1 excusal), or when the parent must provide written consent regarding the IEP Team member's excusal (type 2 excusal). CIMARRON MUNICIPAL SCHOOL DISTRICT believes that requiring the request for excusal, or the written
agreement (type 1 excusal) or written consent (type 2 excusal), to occur at a particular time prior to an IEP Team meeting would not account for situations where it would be impossible to meet the timeline (e.g., when an IEP Team member has an emergency). Thus, requiring specific timelines could impede Congressional intent to provide this additional flexibility. (See <u>OSERS Q/A on</u> <u>IEPs, Evaluations, and Reevaluations (Revised</u> <u>September 2011)</u> , Q/A C-5)

 blic agency responsibility— general. Each public incy must take steps to ensure that one or both of parents of a child with a disability are present at h IEP Team meeting or are afforded the bortunity to participate, including— Notifying parents of the meeting early enough to ensure that they will have an opportunity to attend; and Scheduling the meeting at a mutually agreed on time and place. <i>trmation provided to parents.</i> The notice required under paragraph (a)(1) of this section must— 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: B. Individualized education programs (IEPs). (2) Each IEP or amendment shall be developed at a properly convened IEP meeting for which the public agency has provided the parent and, as appropriate, the child, with proper advance notice pursuant to 34 CFR Sec. 300.322 and Paragraph (1) of Subsection D of 6.31.2.13 NMAC and at which the parent and, as appropriate, the child have been afforded the opportunity to participate as members of the IEP team pursuant to 34 CFR Secs. 300.321, 300.322 and 300.501(b) and (c) and Subsection C of 6.31.2.13 	CIMARRON MUNICIPAL SCHOOL DISTRICT takes steps to ensure that one or both parents are present at each meeting, including notifying parents of the meeting early enough to ensure that they have an opportunity to attend, and scheduling the meeting at a mutually agreed- on time and place. CIMARRON MUNICIPAL SCHOOL DISTRICT officials determine how far in advance parents must be notified of a meeting. CIMARRON MUNICIPAL SCHOOL DISTRICT uses ten days advanced notice as a guide. However, the amount of advanced notice and level of effort shall be appropriate to the situation and based on a number of factors, including, for example, the distance parents typically have to travel to the meeting location, known parent work schedule
to ensure that they will have an opportunity to attend; and Scheduling the meeting at a mutually agreed on time and place. <i>rmation provided to parents.</i> The notice required under paragraph (a)(1) of	properly convened IEP meeting for which the public agency has provided the parent and, as appropriate, the child, with proper advance notice pursuant to 34 CFR Sec. 300.322 and Paragraph (1) of Subsection D of 6.31.2.13 NMAC and at which the parent and, as appropriate, the child have been afforded the opportunity to participate as members of the IEP team pursuant to 34 CFR Secs. 300.321, 300.322 and 300.501(b) and (c) and Subsection C of 6.31.2.13	officials determine how far in advance parents must be notified of a meeting. CIMARRON MUNICIPAL SCHOOL DISTRICT uses ten days advanced notice as a guide. However, the amount of advanced notice and level of effort shall be appropriate to the situation and based on a number of factors, including, for example, the distance parents typically have to travel to the meeting location, known parent work schedule
rmation provided to parents. The notice required under paragraph (a)(1) of	D of 6.31.2.13 NMAC and at which the parent and, as appropriate, the child have been afforded the opportunity to participate as members of the IEP team pursuant to 34 CFR Secs. 300.321, 300.322 and 300.501(b) and (c) and Subsection C of 6.31.2.13	level of effort shall be appropriate to the situation and based on a number of factors, including, for example, the distance parents typically have to travel to the meeting location, known parent work schedule
	300.501(b) and (c) and Subsection C of 6.31.2.13	
	NMAC.	challenges, and the availability of childcare. The goal of CIMARRON MUNICIPAL SCHOOL DISTRICT is to
 (i) Indicate the purpose, time, and location of the meeting and who will be in attendance; and 	6.31.2.13 NMAC. ADDITIONAL RIGHTS OFPARENTS, STUDENTS AND PUBLIC AGENCIES:C. Parent and student participation in meetings. Each	ensure parent participation in the IEP Team meeting, and the actions of CIMARRON MUNICIPAL SCHOOL DISTRICT will be consistent with the goal. (See 71 Fed. Reg. 46678 (August 14, 2006))
 (ii) Inform the parents of the provisions in §300.321(a)(6) and (c) (relating to the participation of other individuals on the IEP Team who have knowledge or special expertise about the child), and § 300.321(f) (relating to the participation of the Part C service coordinator or other representatives of the Part C system at the initial IEP Team meeting for a child previously served under Part C of the Act). 	 public agency shall afford the parents of a child with a disability and, as appropriate, the child, an opportunity to participate in meetings with respect to the identification, evaluation and educational placement or the provision of FAPE to the child, in compliance with 34 CFR Secs. 300.322, 300.501(b), 300.501(c), and any other applicable requirements of these or other department rules and standards. D. Notice requirements. (1) Notice of meetings. Each public agency shall provide 	CIMARRON MUNICIPAL SCHOOL DISTRICT understands that the meeting must be held at a mutually agreed on time and place. CIMARRON MUNICIPAL SCHOOL DISTRICT is responsive to the parents' scheduling needs. However, the IDEA does not require that CIMARRON MUNICIPAL SCHOOL DISTRICT schedule IEP Team meetings in the evenings. CIMARRON MUNICIPAL SCHOOL DISTRICT schedules meetings of the IEP Team only during regular school hours or regular business hours because these
For a child with a disability beginning not later than the first IEP to be in effect when the child turns 16, or younger if determined appropriate by the IEP Team, the notice also must—	the parents of a child with a disability with advance written notice that complies with 34 CFR Sec. 300.322 for IEP meetings and any other meetings in which the parent has a right to participate pursuant to 34 CFR Sec. 300.501.	times are most suitable for CIMARRON MUNICIPAL SCHOOL DISTRICT personnel to attend these meetings. (See OSEP Letter to Thomas (June 3, 2008)) CIMARRON MUNICIPAL SCHOOL DISTRICT will document its efforts to ensure that one or both parents are present at the meetingand maintain such documentation in the child's special education folder.
	 IEP Team who have knowledge or special expertise about the child), and § 300.321(f) (relating to the participation of the Part C service coordinator or other representatives of the Part C system at the initial IEP Team meeting for a child previously served under Part C of the Act). For a child with a disability beginning not later than the first IEP to be in effect when the child turns 16, or younger if determined appropriate 	 iEP Team who have knowledge or special expertise about the child), and § 300.321(f) (relating to the participation of the Part C service coordinator or other representatives of the Part C system at the initial IEP Team meeting for a child previously served under Part C of the Act). For a child with a disability beginning not later than the first IEP to be in effect when the child turns 16, or younger if determined appropriate by the IEP Team, the notice also must— identification, evaluation and educational placement or the provision of FAPE to the child, in compliance with 34 CFR Secs. 300.322, 300.501(b), 300.501(c), and any other applicable requirements of these or other department rules and standards. D. Notice requirements. D. Notice of meetings. Each public agency shall provide the parents of a child with a disability with advance written notice that complies with 34 CFR Sec. 300.322 for IEP meetings and any other meetings in which the parent has a right to participate pursuant to 34 CFR Sec. 300.501.

 (A) That a purpose of the meeting will be the consideration of the postsecondary goals and transition services for the child, in accordance with § 300.320(b); and (B) That the agency will invite the student; and (ii) Identify any other agency that will be invited to send a representative. 	E. Communications in understandable language. Pursuant to 34 CFR Secs. 300.9(a), 300.322(e), 300.503(c), and 300.504(d), each public agency shall communicate with parents in understandable language, including the parent's native language or other mode of communication, unless it is clearly not feasible to do so, if necessary for understanding, in IEP meetings, in written notices and in obtaining consent where consent is required.	CIMARRON MUNICIPAL SCHOOL DISTRICT will encourage and arrange alternative forms of participation if the parent is unable to attend. If the parent is unable to attend or participate through an alternative means (such as telephone conference), CIMARRON MUNICIPAL SCHOOL DISTRICT will provide the parent with a Prior Written Notice of Proposed Actions and a copy of the IEP.
(c) Other methods to ensure parent participation. 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, consistent with §300.328 (related to alternative means of meeting participation).		
(d) Conducting an IEP Team meeting without a parent in attendance. A meeting may be conducted without a parent in attendance if the public agency is unable to convince the parents that they should attend. In this case, the public agency must keep a record of its attempts to arrange a mutually agreed on time and place, such as—		
(1) Detailed records of telephone calls made or attempted and the results of those calls;		
(2) Copies of correspondence sent to the parents and any responses received; and		
(3) Detailed records of visits made to the parent's home or place of employment and the results of those visits.		
(e) Use of interpreters or other action, as appropriate. 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 parents with deafness or whose native language is other than English.	
(f) <i>Parent copy of child's IEP</i> . The public agency must give the parent a copy of the child's IEP at no cost to the parent.	
(Authority: 20 U.S.C. 1414(d)(1)(B)(i))	

§ 300.323 When IEPs must be in effect.		
<u>§ 500.525 when the s must be in effect.</u>		
	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR	
(a) <i>General</i> . At the beginning of each school year, each	CHILDREN WITH DISABILITIES:	Through timely IEP development, coordination and
public agency must have in effect, for each child		planning, CIMARRON MUNICIPAL SCHOOL
with a disability within its jurisdiction, an IEP, as	A. Preschool programs for children aged 3 through 5.	DISTRICT will ensure that IEPs are in effect for each
defined in § 300.320.		child with a disability at the beginning of the school
	(1) Each public agency shall ensure that a free	year.
(b) <i>IEP or IFSP for children aged three through five.</i>	appropriate public education is available for each	
	preschool child with a disability within its	CIMARRON MUNICIPAL SCHOOL DISTRICT will
(1) In the case of a child with a disability aged	educational jurisdiction no later than the child's third	develop an IFSP rather than an IEP for children aged
three through five (or, at the discretion of the	birthday and that an individualized education	three through five only if the parent chooses an IFSP
SEA, a two- year-old child with a disability	program (IEP) under Part B or an individual family	and consents to using the IFSP. The UNM Center for
who will turn age three during the school	services plan (IFSP) under Part C of IDEA is in	Development and Disability has developed Model
year), the IEP Team must consider an IFSP	effect by that date in compliance with 34 CFR Secs.	IFSP (English) and (Spanish) forms available through
that contains the IFSP content (including the	300.101, 300.124 and 300.323(b).	the Department of Health website.
natural environments statement) described in		•
section 636(d) of the Act and its implementing		CIMARRON MUNICIPAL SCHOOL DISTRICT will
regulations (including an educational	(5) In particular:	ensure that the child's IEP is accessible to each regular
component that promotes school readiness and		education teacher, special education teacher, related
incorporates pre-literacy, language, and		services provider, and any other service provider who is
numeracy skills for children with IFSPs under	(g) Development of IFSP, IEP or IFSP-IEP.	responsible for its implementation. The purpose is to
this section who are at least three years of age),		ensure that teachers and providers understand their
and that is developed in accordance with the	(i) The IFSP, IEP, or IFSP-IEP will be	specific responsibilities for implementing an IEP,
IEP procedures under this part. The IFSP may	developed by a team constituted in	including any accommodations or supports that may be
serve as the IEP of the child, if using the IFSP	compliance with 34 CFR Sec. 300.321	needed. The mechanism that CIMARRON
as the IEP is—	including parents. For children	MUNICIPAL SCHOOL DISTRICT uses to inform each
	transitioning from Part C programs to Part	teacher or provider of his or her responsibilities is left to
(i) Consistent with State policy; and	B programs, the team shall also include	the discretion of CIMARRON MUNICIPAL SCHOOL
	one or more early intervention providers	DISTRICT. (See 71 Fed. Reg. 46681 (August 14,
(ii) Agreed to by the agency and the child's	who are knowledgeable about the child.	2006))

parents.

- (2) In implementing the requirements of paragraph (b)(1) of this section, the public agency must—
 - (i) Provide to the child's parents a detailed explanation of the differences between an IFSP and an IEP; and
 - (ii) If the parents choose an IFSP, obtain written informed consent from the parents.
- (c) *Initial IEPs; provision of services*. Each public agency must ensure that—
 - (1) A meeting to develop an IEP for a child is conducted within 30 days of a determination that the child needs special education and related services; and
 - (2) As soon as possible following development of the IEP, special education and related services are made available to the child in accordance with the child's IEP.
- (d) Accessibility of child's IEP to teachers and others. Each public agency must ensure that—
 - (1) The child's IEP is accessible to each regular education teacher, special education teacher, related services provider, and any other service provider who is responsible for its implementation; and
 - (2) Each teacher and provider described in paragraph (d)(1) of this section is informed of—
 - (i) His or her specific responsibilities related to implementing the child's IEP; and

"Early intervention providers" are defined as Part C service coordinators or other representatives of the Part C system.

- (ii) For each child transitioning from a Part C program to a Part B preschool program, the LEA shall initiate a meeting to develop the eligible child's IFSP, IEP or IFSP-IEP, in accordance with 34 CFR Sec. 300.124. The IFSP, IEP or IFSP shall be developed and implemented no later than the child's third birthday, consistent with 34 CFR Sec. 300.101(b).
- H. Transfers and transmittals. When IEPs shall be in effect.
 - IEPs for children who transfer public agencies in the same state. If a child with a disability (who had an IEP that was in effect in a previous public agency in New Mexico) transfers to a new public agency in New Mexico, and enrolls in a new school within the same school year the new public agency shall provide FAPE to the child. The IEP shall include services comparable to those described in the child's IEP from the previous public agency, until the new public agency either:
 - (a) adopts and implements the child's IEP from the previous public agency; or
 - (b) develops and implements a new IEP that meets the applicable requirements in 34 CFR Secs. 300.320 through 300.324.
 - (2) IEPs for children who transfer from another state. If a child 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 New Mexico and enrolls in a new school within the same school year, the new public agency shall provide the child with FAPE. The IEP shall include services comparable to

In CIMARRON MUNICIPAL SCHOOL DISTRICT, the IEP designates the individual responsible for informing teachers and other services providers of their responsibilities for implementation of an IEP. Additionally, CIMARRON MUNICIPAL SCHOOL DISTRICT has regular education teachers sign receipt for the IEP, or applicable portions of the IEP.

When referring to comparable services to be provided to a child who transfers to CIMARRON MUNICIPAL SCHOOL DISTRICT from a previous school district in New Mexico (or from another State), pending the development of a new IEP, CIMARRON MUNICIPAL SCHOOL DISTRICT interprets "comparable services" to mean "similar" or "equivalent" services to those that were described in the child's IEP from the previous school district. (See 71 Fed. Reg. 46681 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT will not deny special education and related services to a transfer student with an IEP pending the development of a new IEP. Instead, CIMARRON MUNICIPAL SCHOOL DISTRICT will provide comparable services to a transfer student with an IEP upon enrollment. (See OSERS Q/A on IEPs, Evaluations, and Reevaluations (Revised September 2011), Q/A A-3)

For a transfer student receiving comparable services, CIMARRON MUNICIPAL SCHOOL DISTRICT will take steps to conduct an IEP Team meeting within a reasonable period of time to either adopt the IEP from the previous school district or develop and implement a new IEP, so as to avoid any undue interruption in the provision of required special education and related services. (See <u>OSERS Q/A on IEPs, Evaluations, and</u> <u>Reevaluations (Revised September 2011)</u>, Q/A A-4)

If a child who transfers to CIMARRON MUNICIPAL SCHOOL DISTRICT from within New Mexico has an IEP that is not current, the CIMARRON MUNICIPAL SCHOOL DISTRICT in consultation with the parents

- (ii) The specific accommodations, modifications, and supports that must be provided for the child in accordance with the IEP.
- (e) IEPs for children who transfer public agencies in the same State. If a child with a disability (who had an IEP that was in effect in a previous public agency in the same State) 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 child (including services comparable to those described in the child's IEP from the previous public agency), until the new public agency either—
 - (1) Adopts the child's IEP from the previous public agency; or
 - (2) Develops, adopts, and implements a new IEP that meets the applicable requirements in §§ 300.320 through 300.324.
- (f) IEPs for children who transfer from another State. If a child 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 child with FAPE (including services comparable to those described in the child's IEP from the previous public agency), until the new public agency—
 - Conducts an evaluation pursuant to §§ 300.304 through 300.306 (if determined to be necessary by the new public agency); and
 - (2) Develops, adopts, and implements a new IEP, if appropriate, that meets the applicable requirements in §§ 300.320 through 300.324.

those described in the child's IEP from the previous agency, until the new public agency:

- (a) conducts an evaluation pursuant to 34 CFR Secs. 300.304 through 300.306 (if determined to be necessary by the new public agency); and
- (b) develops and implements a new IEP, if appropriate, that meets the applicable requirements in 34 CFR Secs. 300.320 through 300.324.
- (3) Transmittal records. To facilitate the transition for a child described in Paragraphs (1) and (2) of this section:
 - (a) the new public agency in which the child enrolls shall take reasonable steps to promptly obtain the child's records, including the IEP and supporting documents and any other records relating to the provision of special education or related services to the child, from the previous public agency in which the child was enrolled; and
 - (b) the previous public agency in which the child was enrolled shall take reasonable steps to promptly respond to the request from the new public agency.
- M. Children in detention and correctional facilities

...

...

(2) Juvenile or adult detention or correctional facilities shall take reasonable steps to obtain needed educational records from a child's last known school or educational facility within two business days, as required under Section 22-13-33 NMSA 1978, of the child arriving at the juvenile or correctional facility. Record requests and transfers are subject to the rules under the Family Educational Rights and Privacy Act (FERPA) at 34 CFR Part 99 and the provisions of Paragraph (3) of Subsection L of 6.31.2.13 will provide services comparable to those described in the child's IEP, until the IEP Team meets and either (1) adopts the child's IEP from the previous NM school district; or (2) develops, adopts, and implements a new IEP. (See <u>OSERS Q/A on IEPs, Evaluations, and</u> <u>Reevaluations (Revised September 2011)</u>, Q/A A-1)

If, after taking reasonable steps to obtain the records for a child who transfers to CIMARRON MUNICIPAL SCHOOL DISTRICT from out of state, CIMARRON MUNICIPAL SCHOOL DISTRICT is not able to obtain the IEP from the previous school district or from the parent, CIMARRON MUNICIPAL SCHOOL DISTRICT is not required to provide special education and related services to the child. (See OSERS Q/A on IEPs, Evaluations, and Reevaluations (Revised September 2011), Q/A A-2)

When CIMARRON MUNICIPAL SCHOOL DISTRICT learns that a child with a disability has transferred to another public school, CIMARRON MUNICIPAL SCHOOL DISTRICT will take reasonable steps to promptly respond to a request for records from the public school in which the child has enrolled.



(g) Transmittal of records. To facilitate the transition	NMAC. The educational program of a juvenile or	
for a child described in paragraphs (e) and (f) of this	adult detention or correctional facility is an	
section—	educational agency for purposes of FERPA.	
 The new public agency in which the child enrolls must take reasonable steps to promptly obtain the child's records, including the IEP and supporting documents and any other records relating to the provision of special education or related services to the child, from the previous public agency in which the child was enrolled, pursuant to 34 CFR 99.31(a)(2); and 	 (a) The previous public agency in which the child was enrolled shall take reasonable steps to promptly respond to the records request from the juvenile correctional facilities. (b) To assist juvenile correctional facilities in providing FAPE for children entering the facility during the summer months, school districts shall provide summer emergency contact information of a person who has access 	
(2) The previous public agency in which the child was enrolled must take reasonable steps to promptly respond to the request from the new public agency.	(3) A detention or correctional facility that is unable to	
(Authority: 20 U.S.C. 1414(d)(2)(A)–(C))	obtain adequate records from other public agencies, the child or the parents within the required two business days, as required under Section 22-13-33 NMSA 1978, after the child arrives at the facility, shall evaluate the child who is known or suspected to be a child with a disability as provided in Subsection F of 6.31.2.10 NMAC (correct citation Subsection (D) and (E) of 6.31.2.10) and develop an IEP for an eligible child without undue delay.	

Development of IEP			
§ 300.324 Development, review, and revision of IEP.			
 (a) Development of IEP— (1) G eneral. In developing each child's IEP, the IEP Team must consider— (i) The strengths of the child; 	 6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES: B. Individualized education programs (IEPs). 	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes that the core of the IDEA is the cooperative process that it establishes between parents and schools. Parents are given a large measure of participation at every stage of the process.	
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CIMARRON MUNICIPAL SCHOOL DISTRICT will (ii) The concerns of the parents for enhancing (3) Except as provided in 34 CFR Sec. 300.324(a)(4), each IEP shall include the signature and position of the education of their child; ensure that the IEP Team gathers appropriate each member of the IEP team and other participants information upon which to base development of an IEP, (iii) The results of the initial or most recent in the IEP meeting to document their attendance. including information from the parents. evaluation of the child: and Written notice of actions proposed or refused by the public agency shall also be provided in compliance When considering the special factor of behavior, CIMARRON MUNICIPAL SCHOOL DISTRICT (iv) The academic, developmental, and with 34 CFR Sec. 300.503 and Paragraph (2) of functional needs of the child. Subsection D of 6.31.2.13 NMAC and shall be expects the IEP Team to focus on interventions and provided at the close of the IEP meeting. Informed strategies to address the needs of a child whose behavior (2) Consideration of special factors. The IEP written parental consent shall also be obtained for impedes the child's learning or that of others. While Team mustactions for which consent is required under 34 CFR conducting a functional behavioral assessment (FBA) Sec. 300.300 and Subsection F of 6.31.2.13 NMAC. typically precedes developing positive behavioral (i) In the case of a child whose behavior An amended IEP does not take the place of the intervention strategies, the IEP Team should make an impedes the child's learning or that of annual IEP conducted pursuant to CFR Sec. individualized determination of whether a functional 300.324(a)(4) which requires that members of a others, consider the use of positive behavioral assessment is needed. CIMARRON behavioral interventions and supports, and child's IEP team shall be informed of any changes MUNICIPAL SCHOOL DISTRICT emphasizes a other strategies, to address that behavior; made to the IEP without a meeting. proactive approach to behaviors that interfere with learning. (See 71 Fed. Reg. 46683 (August 14, 2006)) (4) Agreement to modify IEP meeting requirement. CIMARRON MUNICIPAL SCHOOL DISTRICT will (ii) In the case of a child with limited English proficiency, consider the language needs conduct an FBA as needed to address the behavioral (a) In making changes to a child's IEP after the of the child as those needs relate to the concerns of a child whose behavior interferes with annual IEP team meeting for a school year, the child's IEP: learning and as required in the disciplinary context. (See parent of a child with a disability and the public 71 Fed. Reg. 46721 (August 14, 2006)) agency may agree not to convene an IEP team (iii) In the case of a child who is blind or meeting for the purposes of making those CIMARRON MUNICIPAL SCHOOL DISTRICT, by visually impaired, provide for instruction changes and instead may develop a written in Braille and the use of Braille unless the reference in these procedures, and through staff document to amend or modify the child's IEP Team determines, after an evaluation development (as appropriate), shall provide training and current IEP. of the child's reading and writing skills, disseminate information to appropriate personnel regarding research-based positive behavioral needs, and appropriate reading and (b) If changes are made to the child's IEP in writing media (including an evaluation of interventions and supports, and other strategies, accordance with Subparagraph (a) of this the child's future needs for instruction in including on-line information available through the paragraph, the public agency shall ensure that National Technical Assistance Center on Positive Braille or the use of Braille), that the child's IEP team is informed of those Behavioral Interventions and Supports (PBIS). instruction in Braille or the use of Braille changes. is not appropriate for the child; (5) For students with autism spectrum disorders (ASD) While IDEA does not define how a functional behavior eligible for special education services under 34 CFR assessment is conducted, the NMPED has issued a (iv) Consider the communication needs of the Sec. 300.8(c)(1), the strategies described in guidance document titled, Addressing Student Behavior: child, and in the case of a child who is Subparagraphs (a) through (k) of this paragraph shall A Guide for Educators (updated November 2010), deaf or hard of hearing, consider the be considered by the IEP team in developing the IEP available through the NMPED website. CIMARRON child's language and communication for the student. The IEP team shall document MUNICIPAL SCHOOL DISTRICT, by reference in needs, opportunities for direct consideration of the strategies. The strategies shall be these procedures, and through staff development (as communications with peers and based on peer-reviewed, research-based educational appropriate), shall inform appropriate personnel of this professional personnel in the child's language and communication mode, guidance document. Page 269

Procedures

academic level, and full range of needs, including opportunities for direct instruction in the child's language and communication mode; and

- (v) Consider whether the child needs assistive technology devices and services
- (3) Requirement with respect to regular education teacher. A regular education teacher of a child with a disability, as a member of the IEP Team, must, to the extent appropriate, participate in the development of the IEP of the child, including the determination of—
 - Appropriate positive behavioral interventions and supports and other strategies for the child; and
 - (ii) Supplementary aids and services, program modifications, and support for school personnel consistent with §300.320(a)(4).

(4) Agreement.

- (i) In making changes to a child's IEP after the annual IEP Team meeting for a school year, the parent of a child with a disability 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 child's current IEP.
- (ii) If changes are made to the child's IEP in accordance with paragraph (a)(4)(i) of this section, the public agency must ensure that the child's IEP Team is informed of those changes.
- (5) *Consolidation of IEP Team meetings*. To the extent possible, the public agency must

programming practices to the extent practicable and, when needed to provide FAPE, addressed in the IEP:

- (a) extended educational programming, including, extended day or extended school year services that consider the duration of programs or settings based on assessment of behavior, social skills, communication, academics, and self-help skills;
- (b) daily schedules reflecting minimal unstructured time and active engagement in learning activities, including, lunch, snack, and recess periods that provide flexibility within routines, adapt to individual skill levels, and assist with schedule changes, such as changes involving substitute teachers and other in-school extracurricular activities;
- (c) in-home and community-based training or viable alternatives to such training that assist the student with acquisition of social or behavioral skills, including, strategies that facilitate maintenance and generalization of such skills from home to school, school to home, home to community, and school to community;
- (d) positive behavior support strategies based on relevant information, including, :
 - (i) antecedent manipulation, replacement behaviors, reinforcement strategies, and data-based decisions; and
 - (ii) a behavioral intervention plan focusing on positive behavior supports and developed from a functional behavioral assessment that uses current data related to target behaviors and addresses behavioral programming across home, school, and community-based settings;
- (e) futures planning for integrated living, work, community, and educational environments that

CIMARRON MUNICIPAL SCHOOL DISTRICT, by

reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of the Board's Policy and School Safety Plan (applicable to all students including students with disabilities) implementing NMSA 1978, § 22-5-4.12 (2017) [H.B. 75] to ensure that Board Policies and School Safety Plan is followed whenever a student with a disability is restrained or secluded. The U.S. Department of Education has issued a guidance document, <u>Restraint and Seclusion: Resource Document</u> (May 15, 2012), available through the U.S. Department of Education website. <u>CIMARRON MUNICIPAL</u> <u>SCHOOL DISTRICT</u>, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of this guidance.

CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the IEP Team addresses the language and communication needs of each child with a disability regardless of the category of disability.

CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the IEP Team addresses the language and communication needs of each child with limited English proficiency, as those needs relate to the child's IEP.

For a child who is blind or visually impaired, CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that, based upon consideration of an evaluation of the child's reading and writing skills, needs, and appropriate reading and writing media, the IEP Team determines whether instruction in Braille or the use of Braille is appropriate for the child. If Braille is appropriate, CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the IEP provides for instruction in Braille or the use of Braille, as appropriate.

CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the IEP Team addresses whether each child



encourage the consolidation of reevaluation meetings for the child and other IEP Team meetings for the child.

- (6) Amendments. Changes to the IEP may be made either by the entire IEP Team at an IEP Team meeting, or as provided in paragraph (a)(4) of this section, by amending the IEP rather than by redrafting the entire IEP. Upon request, a parent must be provided with a revised copy of the IEP with the amendments incorporated.
- (b) *Review and revision of IEPs*
 - (1) *General*. Each public agency must ensure that, subject to paragraphs (b)(2) and (b)(3) of this section, the IEP Team—
 - Reviews the child's IEP periodically, but not less than annually, to determine whether the annual goals for the child are being achieved; and
 - (ii) Revises the IEP, as appropriate, to address—
 - (A) Any lack of expected progress toward the annual goals described in § 300.320(a)(2), and in the general education curriculum, if appropriate;
 - (B) The results of any reevaluation conducted under § 300.303;
 - (C) Information about the child provided to, or by, the parents, as described under §300.305(a)(2);
 - (D) The child's anticipated needs; or
 - (E) Other matters.

considers skills necessary to function in current and post-secondary environments;

- (f) parent or family training and support, provided by qualified personnel with experience in ASD, that:
 - (i) provides a family with skills necessary for a child to succeed in the home or community setting;
 - (ii) includes information regarding resources such as parent support groups, workshops, videos, conferences, and materials designed to increase parent knowledge of specific teaching and management techniques related to the child's curriculum; and
 - (iii) facilitates parental carryover of in-home training, including, for example, strategies for behavior management and developing structured home environments or communication training so that parents are active participants in promoting the continuity of interventions across all settings;
- (g) suitable staff-to-student ratio appropriate to identified activities and as needed to achieve social or behavioral progress based on the child's developmental and learning level and that encourages work towards individual independence as determined by:
 - (i) adaptive behavior evaluation results;
 - (ii) behavioral accommodation needs across settings; and
 - (iii) transitions within the school day;
- (h) communication interventions, including communication modes and functions that enhance effective communication across settings such as augmentative, incidental, and naturalistic teaching;

with a disability needs assistive technology devices and/or services. If the IEP Team determines that a child needs assistive technology devices and/or services, the devices and/or services will be incorporated in the child's IEP as supplementary aids and services, special education, and/or related services, as appropriate.

With respect to students with autism spectrum disorders (ASD), CIMARRON MUNICIPAL SCHOOL

DISTRICT will ensure that the IEP team consider and document its consideration of the 11 strategies, address the strategy or strategies in the IEP when needed to provide a FAPE. The NMPED has defined each of the strategies in a document titled, "IEP Considerations for Students with Autism Spectrum Disorders" available through the NMPED website.

NMPED has developed an <u>IEP checklist</u> and <u>Educator</u> <u>Guidelines</u> to assist IEP teams in serving students with ASD, available through the NMPED website. <u>CIMARRON MUNICIPAL SCHOOL DISTRICT</u>, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of the NMPED definitions document.

CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that promotion and retention decisions affecting a student enrolled in special education are made in accordance with the provisions of the IEP established for that student.

IDEA does not require an agreement between the parent and CIMARRON MUNICIPAL SCHOOL DISTRICT to amend an IEP without a meeting to be in writing. In addition, the parent is not required to provide consent to amend the IEP without an IEP Team meeting. However, CIMARRON MUNICIPAL SCHOOL DISTRICT will document the terms of the agreement in writing. Moreover, the changes to the child's IEP must be in writing. (See 71 Fed. Reg. 46685 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT will provide the parent with prior written notice of the amendments to the IEP. (See <u>OSERS Q/A on IEPs.</u>



- (2) Consideration of special factors. In conducting a review of the child's IEP, the IEP Team must consider the special factors described in paragraph (a)(2) of this section.
- (3) Requirement with respect to regular education teacher. A regular education teacher of the child, as a member of the IEP Team, must, consistent with paragraph (a)(3) of this section, participate in the review and revision of the IEP of the child.
- (c) Failure to meet transition objectives—
 - (1) Participating agency failure. If a participating agency, other than the public agency, fails to provide the transition services described in the IEP in accordance with § 300.320(b), the public agency must reconvene the IEP Team to identify alternative strategies to meet the transition objectives for the child set out in the IEP.
 - (2) Construction. Nothing in this part relieves any participating agency, including a State vocational rehabilitation agency, of the responsibility to provide or pay for any transition service that the agency would otherwise provide to children with disabilities who meet the eligibility criteria of that agency.
- (d) Children with disabilities in adult prisons—
 - (1) *Requirements that do not apply.* The following requirements do not apply to children with disabilities who are convicted as adults under State law and incarcerated in adult prisons:
 - (i) The requirements contained in section 612(a)(16) of the Act and § 300.320(a)(6) (relating to participation of children with disabilities in general assessments).

- (i) social skills supports and strategies based on social skills assessment or curriculum and provided across settings, including, trained peer facilitators, video modeling, social stories, and role playing;
- (j) professional educator and staff support, including, training provided to personnel who work with the student to assure the correct implementation of techniques and strategies described in the IEP; and
- (k) teaching strategies based on peer reviewed, research-based practices for students with ASD, including, those associated with discrete-trial training, visual supports, applied behavior analysis, structured learning, augmentative communication, and social skills training.
- (6) Each local education agency in the state shall provide the parents of a student who is diagnosed as hearing impaired, deaf, blind, visually impaired, or deafblind with information about the educational programs offered by the New Mexico school for the deaf (NMSD) or New Mexico school for the blind and visually impaired (NMSBVI) prior to and at each IEP. NMSD and NMSBVI shall provide LEAs relevant information as described in this paragraph. At the parent's or public agency's request, NMSD, NMSBVI, or both shall be invited to the IEP meeting so that the full continuum of services is represented at the IEP meeting pursuant to 34 CFR Secs.300.115 and 300.321(a)(6).

F. Behavioral management and discipline.

. . .

(1) Behavioral planning in the IEP. Pursuant to 34 CFR Sec. 324(a)(2)(i), the IEP team for a child with a disability whose behavior impedes his or her learning or that of others shall consider, if appropriate, strategies to address that behavior, including the development of behavioral goals and objectives and the use of positive behavioral Evaluations, and Reevaluations (Revised September 2011), Q/A C-10)

If the parent needs further information about the proposed amendment to the IEP or believes that a discussion with the IEP Team is necessary before deciding to change the IEP, the parent does not have to agree to CIMARRON MUNICIPAL SCHOOL DISTRICT's request to amend the IEP without an IEP Team meeting. Whenever the CIMARRON MUNICIPAL SCHOOL DISTRICT proposes to amend an IEP without a meeting, CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the parent understands that the parent can choose not to agree, and instead have an IEP Team meeting. (See 71 Fed. Reg. 46685 (August 14, 2006))

The IDEA is silent as to which individuals must participate in making changes to the IEP where there is agreement between the parent and the CIMARRON MUNICIPAL SCHOOL DISTRICT not to convene an IEP Team meeting for the purpose of making the changes. (See <u>OSERS Q/A on IEPs, Evaluations, and</u> <u>Reevaluations (Revised September 2011), Q/A C-9)</u>

While IDEA does not specify the manner in which CIMARRON MUNICIPAL SCHOOL DISTRICT must document that it has ensured that the child's IEP Team is informed of an amendment to the IEP, CIMARRON MUNICIPAL SCHOOL DISTRICT will maintain records to show compliance with this program requirement. (See <u>OSERS Q/A on IEPs, Evaluations,</u> and Reevaluations (Revised September 2011), Q/A C-8; see also, 71 Fed. Reg. 46686 (August 14, 2006))

After the annual IEP Team meeting has been held for a school year, CIMARRON MUNICIPAL SCHOOL DISTRICT does permit amendments to the IEP without an IEP Team meeting if the parent and school agree. However, CIMARRON MUNICIPAL SCHOOL DISTRICT does not permit amendments without a meeting after the annual IEP Team meeting for the following actions: (1) a change in eligibility; (2) a Federal Regulations

	(ii)	The requirements in § 300.320(b)		purs
		(relating to transition planning and		are s
		transition services) do not apply with		beha
		respect to the children whose eligibility		beha
		under Part B of the Act will end, because		stude
		of their age, before they will be eligible to		the b
		be released from prison based on		for w
		consideration of their sentence and		feder
		eligibility for early release.		
(2)	М	odifications of IEP or placement.	M. Chilo	lren in
	(i)	Subject to paragraph (d)(2)(ii) of this		
		section, the IEP Team of a child with a	(4)	FAP
		disability who is convicted as an adult	(1)	deter
		and a Chata land and in a material in an		

- under State law and incarcerated in an adult prison may modify the child's IEP or placement if the State has demonstrated a bona fide security or compelling penological interest that cannot otherwise be accommodated.
- (ii) The requirements of §§ 300.320 (relating to IEPs), and 300.114 (relating to LRE), do not apply with respect to the modifications described in paragraph (d)(2)(i) of this section.

(Authority: 20 U.S.C. 1412(a)(1), 1412(a)(12)(A)(i), 1414(d)(3), (4)(B), and (7); and 1414(e))

interventions, strategies and supports to be used in pursuit of those goals and objectives. Public agencies are strongly encouraged to conduct functional behavioral assessments (FBAs) and integrate behavioral intervention plans (BIPs) into the IEPs for students who exhibit problem behaviors well before the behaviors result in proposed disciplinary actions for which FBAs and BIPs are required under the federal rules.

M. Children in detention and correctional facilities

4) FAPE for eligible students in juvenile or adult detention or correctional facilities shall be made available in programs that are to the security requirements of each facility and eligible suited student. The provisions of 34 CFR Sec. 300.324(d) apply to IEPs for students with disabilities who are convicted as adults under state law and incarcerated in adult prisons.

6.11.2.10 NMAC. ENFORCING RULES OF CONDUCT:

E. Restraint or seclusion. In accordance with Section 22-5-4.12 NMSA 1978, each school shall establish requirements for the use of restraint and seclusion techniques.

 Schools shall establish policies and procedures, as approved by the local school board or governing body, for the use of restraint and seclusion techniques.
 Schools shall review such policies and procedures on a triennial basis, before submitting the school safety plan.

(a) A school may permit the use of restraint or seclusion techniques on any student only if the student's behavior presents an imminent danger of serious physical harm to the student or others and only if less restrictive interventions appear insufficient to mitigate the imminent danger of serious physical harm. Less restrictive interventions decision to terminate eligibility for special education services (including through graduation); (3) a change in placement; or (4) a manifestation determination.

CIMARRON MUNICIPAL SCHOOL DISTRICT will

ensure that an IEP Team meeting is held within two weeks of each use of restraint or seclusion after the second use within a thirty-calendar-day period to provide recommendations for avoiding future incidents requiring the use of restraint or seclusion as required by NMSA 1978, § 22-5-4.12, Board Policy and the CIMARRON MUNICIPAL SCHOOL DISTRICT's Safety Plan.

In order to ensure timely IEP Team meetings, **CIMARRON MUNICIPAL SCHOOL DISTRICT** has systems in place to track timelines for the initial IEP Team meeting and the annual IEP Team meeting. **CIMARRON MUNICIPAL SCHOOL DISTRICT** will begin its planning and preparation for an IEP Team meeting (including notice to the parent) early enough to ensure a timely meeting.



include de-escalation strategies, positive behavioral intervention supports, or other comparable behavior	
management techniques.	
(b) The restraint or seclusion techniques shall be	CIMARRON MUNICIPAL SCHOOL DISTRICT
used only by school employees who are trained in	recognizes the NMPED guidance with the July 30, 2021
de-escalation strategies, positive behavioral	Memorandum: Staff Use of Restraint and Seclusion
intervention supports, and the safe and effective use of restraint and seclusion techniques, unless an	Techniques with Students. CIMARRON MUNICIPAL
emergency does not allow sufficient time to summon	SCHOOL DISTRICT, by reference in these procedures,
those trained school employees.	and through staff development (as appropriate), shall inform appropriate personnel of this guidance document.
	morni appropriate personner of tins guidance document.
(c) The restraint or seclusion techniques shall not	
impede the student's ability to breathe or speak, shall	
be in proportion to a student's age and physical condition, and shall end when the student's	
behavior no longer presents an imminent danger of	
serious physical harm to the student or others.	
(d) If a restraint or seclusion technique is used on a	
student, trained and authorized school employees shall maintain continuous visual observation and	
monitoring of the student while the restraint or	
seclusion technique is in use.	
-	
(5) Schools shall implement the following review	
procedures for incidents in which restraint or seclusion	
techniques are used.	
(a) If a student has been restrained or secluded two	
or more times within 30 calendar days, the school	
shall review strategies used to address the student's	
behavior and determine whether the student needs a	
functional behavior assessment or referral to a student assistance team, behavioral intervention	
plan team, or, if a student has an individualized	
education program, a referral to the student's	
individualized education program team.	
(b) If a student has been restrained or secluded two	
or more times within 30 calendar days, the student's	
individualized education program team, behavioral	

intervention plan team, or student assistance team shall meet within two weeks of each subsequent use	
to provide recommendations for avoiding future	
incidents requiring the use of restraint or seclusion.	
(c) The review shall include whether school	
personnel involved in the incidents were trained in	
the use of de-escalation strategies, positive	
behavioral intervention supports, or restraint and seclusion techniques. Additionally, the review shall	
consider whether the individual who restrained or	
secluded a student needs additional training.	
(d) To improve internal practices relative to	
incidents of restraint or seclusion, schools shall	
conduct an annual review and analysis of all	
incidents in which restraint or seclusion techniques were used, including the number of incidents, the	
type of incident, personnel involved, the need for	
additional training, and student demographics.	
(6) Schools shall establish documentation and reporting	
procedures pursuant to the requirements listed in	
Section 22-5-4.12 NMSA 1978. In addition, schools shall provide written or oral assurance of secure storage	
and access to written documentation in accordance with	
this rule, 20 USC. Section 1232(g), 34 CFR Part 99, the	
Family Educational Rights and Privacy Act, and any	
other applicable federal or state laws or rules governing	
the privacy of such documents.	
(a) A school applayers that are stated to be the	
(a) A school employee shall provide the student's parent with written or oral notice on the same	
day the incident occurred, unless circumstances	
prevent same day notification. If notice is not	
provided on the same day of the incident, notice	
shall be given within 24 hours after the	
incident.	
(b) Within a maganakla time following the	
(b) Within a reasonable time following the	
incident, no longer than two school days, a	<u> </u>

school employee shall provide the student's parent with written documentation that includes information about any persons, locations, or activities that may have triggered the behavior, if known, and specific information about the behavior and its precursors, the type of restraint or seclusion technique used, and the duration of its use.	
 NMSA 1978, § 22-2C-6. Remediation programs; promotion policies; restrictions I. Promotion and retention decisions affecting a student enrolled in special education shall be made in accordance with the provisions of the individual educational plan established for that student. 	

§ 300.325 Private school placements by public agencies.	
 (a) Developing IEPs. (1) Before a public agency places a child with a disability in, or refers a child to, a private school or facility, the agency must initiate and conduct a meeting to develop an IEP for the child in accordance with §§300.320 and 300.324. 	Even after a private school or facility implements a child's IEP, CIMARRON MUNICIPAL SCHOOL DISTRICT retains responsibility for compliance with Part B of the Act. (See 71 Fed. Reg. 46687 (August 14 2006))
 (2) The agency must ensure that a representative of the private school or facility attends the meeting. If the representative cannot attend, the agency must use other methods to ensure participation by the private school or facility, including individual or conference telephone calls. (b) <i>Reviewing and revising IEPs.</i> 	





(1) After a child with a disability enters a private school or facility, any meetings to review and revise the child's IEP may be initiated and conducted by the private school or facility at the discretion of the public agency.	
(2) If the private school or facility initiates and conducts these meetings, the public agency must ensure that the parents and an agency representative—	
(i) Are involved in any decision about the child's IEP; and	
 (ii) Agree to any proposed changes in the IEP before those changes are implemented. 	
(c) <i>Responsibility.</i> Even if a private school or facility implements a child's IEP, responsibility for compliance with this part remains with the public agency and the SEA.	
(Authority: 20 U.S.C. 1412(a)(10)(B))	

§ 300.326 [Reserved]	

§ 300.327 Educational placements.	
Consistent with § 300.501(c), each public agency must ensure that the parents of each child with a disability are members of any group that makes decisions on the educational placement of their child.	In New Mexico, the IEP Team is the group that makes decisions on the educational placement of a child with disabilities under IDEA.
(Authority: 20 U.S.C. 1414(e))	utilize the same process for determining the educational placement for children with low-incidence disabilities (including children who are deaf, hard of hearing, or



	 deaf-blind), as used for determining the educational placement for all children with disabilities. That is, each child's educational placement will be determined on an individual case-by case basis depending on each child's unique educational needs and circumstances, rather thar by the child's category of disability, and will be based on the child's LEP. (See 71 Fed. Reg. 46586 (August 14 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT does not consider maintaining a child's placement in an educational program that is substantially and materially similar to the former placement to be a change in placement. (See 71 Fed. Reg. 46588-89 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT understands that a change in location is not always a change in placement. A Placement is a point along the child's continuum of placement options, while location is the physical location where the child receives related services, such as a classroom. However, a change in location may give rise to a change in placement if the change in location program (See 71 Fed. Reg. 46588 (2006); See Letter to Fisher, 21 IDELR 992 (OSEP 1994) A parent will be given prior written notice within a reasonable time before (IMARRON MUNICIPAL SCHOOL SIGN MUNICIPAL SCHOOL SER (2006); See Letter to risher, 21 IDELR 992 (OSEP 1994)
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§ 300.328 Alternative means of meeting participation.	
When conducting IEP Team meetings and placement meetings pursuant to this subpart, and subpart E of this	CIMARRON MUNICIPAL SCHOOL DISTRICT may utilize electronic mail as an alternative means of



part, and carrying out administrative matters under section	meeting participation. (See 71 Fed. Reg. 4658 (August
615 of the Act (such as scheduling, exchange of witness	14, 2006))
lists, and status conferences), the parent of a child with a	
disability and a public agency may agree to use alternative	If <mark>CIMARRON MUNICIPAL SCHOOL DISTRICT</mark>
means of meeting participation, such as video conferences	incurs costs as a result of using an alternative means of
and conference calls.	meeting participation so the parents may participate,
	CIMARRON MUNICIPAL SCHOOL DISTRICT is
(Authority: 20 U.S.C. 1414(f))	responsible for all the costs. (See 71 Fed. Reg. 46587
	(August 14, 2006))

SUBPART E—PROCEDURAL SAFEGUARDS DUE PROCESS PROCEDURES FOR PARENTS AND CHILDREN		
 § 300.500 Responsibility of SEA and other public agencies. Each SEA must ensure that each public agency establishes, maintains, and implements procedural safeguards that meet the requirements of §§ 300.500 through 300.536. (Authority: 20 U.S.C. 1415(a)) 	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: A. General responsibilities of public agencies. Each public agency shall establish, implement and maintain procedural safeguards that meet the requirements of 34 CFR Secs. 300.500 through 300.536, and all other applicable requirements of these or other department rules and standards. 	CIMARRON MUNICIPAL SCHOOL DISTRICT understands the importance that the IDEA places on procedural safeguards and assures that it has established through its policies and procedures a system of procedural safeguards, and that its system is being implemented and maintained through monitoring and training.

<u>§ 300.501 Opportunity to examine records; parent</u> participation in meetings.		
 (a) Opportunity to examine records. The parents of a child with a disability must be afforded, in accordance with the procedures of §§ 300.613 through 300.621, an opportunity to inspect and review all education records with respect to— 	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: B. Examination of records. Each public agency shall afford the parents of a child with a disability an opportunity to inspect and review all education records 	CIMARRON MUNICIPAL SCHOOL DISTRICT assures that parents are afforded the opportunity to inspect and review records and participate in meetings.



 The identification, evaluation, and educational placement of the child; and The provision of FAPE to the child. 	related to the child in compliance with 34 CFR Secs. 300.501(a), 300.613 through 300.620, 34 CFR Part 99, and any other applicable requirements of these or other department rules and standards.	
 (b) Parent participation in meetings. (1) The percents of a shild with a disability must be 	C. Parent and student participation in meetings. Each public agency shall afford the parents of a child with a disability and, as appropriate, the child, an opportunity	
 The parents of a child with a disability must be afforded an opportunity to participate in meetings with respect to— 	to participate in meetings with respect to the identification, evaluation and educational placement or the provision of FAPE to the child, in compliance with	
(i) The identification, evaluation, and educational placement of the child; and	34 CFR Secs. 300.322, 300.501(b), 300.501(c), and any other applicable requirements of these or other department rules and standards.	
(ii) The provision of FAPE to the child.	D. Notice requirements.(1) Notice of meetings. Each public agency shall provide the parents of a child with a disability with advance	
 (2) Each public agency must provide notice consistent with § 300.322(a)(1) and (b)(1) to ensure that parents of children with disabilities have the opportunity to participate in meetings described in paragraph (b)(1) of this section. 	written notice that complies with 34 CFR Sec. 300.322 for IEP meetings and any other meetings in which the parent has a right to participate pursuant to 34 CFR Sec. 300.501.	
(3) A meeting does not include informal or unscheduled conversations involving public agency personnel and conversations on issues such as teaching methodology, lesson plans, or coordination of service provision. A meeting also does not include preparatory activities that public agency personnel engage in to develop a proposal or response to a parent proposal that will be discussed at a later meeting.		
(c) Parent involvement in placement decisions.		
(1) Each public agency must ensure that a parent of each child with a disability is a member of any group that makes decisions on the educational placement of the parent's child.		
(2) In implementing the requirements of paragraph(c)(1) of this section, the public agency must		



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use procedures consistent with the procedures	
described in §300.322(a) through (b)(1).	
(3) If neither parent can participate in a meeting in	
which a decision is to be made relating to the	
educational placement of their child, the public	
agency must use other methods to ensure their	
participation, including individual or	
conference telephone calls, or video	
•	
conferencing.	
(4) A placement decision may be made by a group	
without the involvement of a parent, if the	
public agency is unable to obtain the parent's	
participation in the decision. In this case, the	
public agency must have a record of its attempt	
to ensure their involvement.	
(Authority: 20 U.S.C. 1414(e), 1415(b)(1))	, , , , , , , , , , , , , , , , , , ,
(Autionity: $20.0.3.0.1414(6), 1413(0)(1))$	

 300.502 Independent educational evaluation. (a) General. (1) The parents of a child with a disability have the right under this part to obtain an independent educational evaluation of the child, subject to paragraphs (b) through (e) of this section. (2) Each public agency must provide to parents, upon request for an independent educational evaluation, information about where an independent educational evaluation and the agency criteria applicable for independent educational evaluations as set forth in paragraph (e) of this section. (3) For the purposes of this subpart— (i) Independent educational evaluation 	 I. Independent education evaluations. (1) The parent of a child who disagrees with an evaluation or reevaluation of their child obtained by the public agency has the right to obtain an independent educational evaluation of the child at public expense pursuant to 34 CFR Sec. 300.502 and 	The IEP Team will consider any IEE, whether paid for privately by the parent, or publicly by CIMARRON MUNICIPAL SCHOOL DISTRICT, that meets CIMARRON MUNICIPAL SCHOOL DISTRICT's criteria. A parent may request an IEE at CIMARRON MUNICIPAL SCHOOL DISTRICT's expense if the parent disagrees with an evaluation obtained by CIMARRON MUNICIPAL SCHOOL DISTRICT. When a parent requests an IEE at CIMARRON MUNICIPAL SCHOOL DISTRICT's expense, the CIMARRON MUNICIPAL SCHOOL DISTRICT. When a parent requests an IEE at CIMARRON MUNICIPAL SCHOOL DISTRICT's expense, the CIMARRON MUNICIPAL SCHOOL DISTRICT must, without unnecessary delay, either initiate a due process hearing to show that its evaluation is appropriate; or ensure that an IEE is provided at CIMARRON MUNICIPAL SCHOOL DISTRICT's expense, unless the CIMARRON MUNICIPAL SCHOOL DISTRICT is expense, unless
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Procedures

means an evaluation conducted by a qualified examiner who is not employed by the public agency responsible for the education of the child in question; and

- (ii) Public expense means that the public agency either pays for the full cost of the evaluation or ensures that the evaluation is otherwise provided at no cost to the parent, consistent with §300.103.
- (b) Parent right to evaluation at public expense.
 - (1) A parent has the right to an independent educational evaluation at public expense if the parent disagrees with an evaluation obtained by the public agency, subject to the conditions in paragraphs (b)(2) through (4) of this section.
 - (2) If a parent requests an independent educational evaluation at public expense, the public agency must, without unnecessary delay, either—
 - (i) File a due process complaint to request a hearing to show that its evaluation is appropriate; or
 - (ii) Ensure that an independent educational evaluation is provided at public expense, unless the agency demonstrates in a hearing pursuant to §§ 300.507 through 300.513 that the evaluation obtained by the parent did not meet agency criteria.
 - (3) If the public agency files a due process complaint notice to request a hearing and the final decision is that the agency's evaluation is appropriate, the parent still has the right to an independent educational evaluation, but not at public expense.
 - (4) If a parent requests an independent educational evaluation, the public agency may ask for the

- (2) If a parent requests an independent educational evaluation at public expense, the public agency shall, without unnecessary delay:
 - (a) file a due process complaint to show its evaluation is appropriate; or
 - (b) ensure that an independent educational evaluation is provided at public expense, unless the agency demonstrates in a hearing the evaluation obtained by the parent did not meet agency criteria.
- (3) If a parent requests an independent educational evaluation at public expense, the public agency may ask for the parent's reasons why he or she objects to the public agency evaluation, but may not require that parent to provide an explanation. The public agency may not unreasonably delay either providing the independent educational evaluation at public expense or filing a due process complaint to request a due process hearing to defend the public agency evaluation.
- (4) If the parent obtains an independent educational evaluation at public expense or shares with the public agency an evaluation obtained at private expense and the evaluation meets agency criteria, the public agency must consider the evaluation in any decision made with respect to the provision of FAPE to the child and the evaluation may be presented as evidence at a due process hearing regarding the child.

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demonstrates at a hearing that the evaluation obtained by the parent did not meet district criteria.

Only one IEE may be reimbursed for each evaluation obtained by CIMARRON MUNICIPAL SCHOOL DISTRICT. This would include the three-year reevaluation or reevaluations conducted more frequently. If CIMARRON MUNICIPAL SCHOOL DISTRICT has not conducted an evaluation, the parent does not have a right to an IEE at CIMARRON MUNICIPAL SCHOOL DISTRICT's expense. If the parent requests an IEE at CIMARRON MUNICIPAL SCHOOL DISTRICT's expense prior to the completion of the CIMARRON MUNICIPAL SCHOOL DISTRICT's evaluation, the CIMARRON MUNICIPAL SCHOOL DISTRICT may deny the request without initiating a due process hearing. (See OSEP Letter to Zirkel (2008))

When CIMARRON MUNICIPAL SCHOOL

DISTRICT conducts an evaluation and a parent disagrees with the evaluation because a child was not assessed in a particular area, the parent has the right to request an IEE to assess the child in that area to determine whether the child has a disability and the nature and extent of the special education and related services that child needs. (See <u>OSEP Letter to Baus</u> (2015))

The right of a parent to obtain an IEE at CIMARRON MUNICIPAL SCHOOL DISTRICT's expense is triggered if the parent disagrees with a CIMARRON MUNICIPAL SCHOOL DISTRICT initiated evaluation. Therefore, if a parent refuses to consent to a proposed CIMARRON MUNICIPAL SCHOOL DISTRICT's evaluation, then an IEE at CIMARRON MUNICIPAL SCHOOL DISTRICT's expense would not be available since there would be no CIMARRON MUNICIPAL SCHOOL DISTRICT evaluation with which the parent can disagree.

The CIMARRON MUNICIPAL SCHOOL DISTRICT may ask but may not require the parent to state the

parent's reason why he or she objects to the	reasons for the disagreement. A hearing officer or a
public evaluation. However, the public agency	court may find that there was no underlying
may not require the parent to provide an	disagreement with the evaluation, and therefore the
explanation and may not unreasonably delay	parent is not entitled to an IEE at CIMARRON
either providing the independent educational	MUNICIPAL SCHOOL DISTRICT's expense.
evaluation at public expense or filing a due	
process complaint to request a due process	CIMARRON MUNICIPAL SCHOOL DISTRICT will
hearing to defend the public evaluation.	notify the parent within a reasonable time of its decision
	to either pay for the IEE or request a due process
(5) A parent is entitled to only one independent	hearing.
educational evaluation at public expense each	in a mage
time the public agency conducts an evaluation	Parents are encouraged to contact the Special Education
with which the parent disagrees.	Director prior to obtaining an IEE to obtain approval and
with which the parent disagrees.	assistance in ensuring that the criteria are met. Parents
(a) Demonst initiated angle ations. If the parent obtains an	may also make their request known by informing the
(c) <i>Parent-initiated evaluations</i> . If the parent obtains an independent educational evaluation at public	IEP Team in an IEP Team meeting. CIMARRON
expense or shares with the public agency an	MUNICIPAL SCHOOL DISTRICT's representative of
evaluation obtained at private expense, the results of	the IEP Team should promptly notify the Special
the evaluation—	Education Director of the parent's request. Parents who
	obtain an IEE and later seek reimbursement risk a
(1) Must be considered by the public agency, if it	finding by a hearing officer that the IEE did not meet
meets agency criteria, in any decision made	CIMARRON MUNICIPAL SCHOOL DISTRICT
with respect to the provision of FAPE to the	criteria, and therefore, does not have to be reimbursed
child; and	by <mark>CIMARRON MUNICIPAL SCHOOL DISTRICT</mark> .
(2) May be presented by any party as evidence at a	Upon request for an IEE, CIMARRON MUNICIPAL
hearing on a due process complaint under	SCHOOL DISTRICT will provide to the parent
subpart E of this part regarding that child.	information on where an IEE may be obtained (list of
	qualified evaluators). However, the list may not be
(d) Requests for evaluations by hearing officers. If a	exhaustive. Therefore, parents are free to select
hearing officer requests an independent educational	whomever they choose to perform the IEE so long as the
evaluation as part of a hearing on a due process	evaluator meets the CIMARRON MUNICIPAL
complaint, the cost of the evaluation must be at	SCHOOL DISTRICT's criteria.
public expense.	
r ··· · · · · · · · · · ·	The criteria for obtaining an IEE at CIMARRON
(e) Agency criteria.	MUNICIPAL SCHOOL DISTRICT's expense,
	including the location of the evaluation and the
(1) If an independent educational evaluation is at	qualifications of the examiner, are the same criteria that
public expense, the criteria under which the	CIMARRON MUNICIPAL SCHOOL DISTRICT uses
evaluation is obtained, including the location	when it conducts its own evaluation. The following
of the evaluation and the qualifications of the	constitute the CIMARRON MUNICIPAL SCHOOL
examiner, must be the same as the criteria that	DISTRICT's criteria which must be followed:
the public agency uses when it initiates an	DISTRICT S CHICHA WHICH HIUST DE IOHOWEU.
the public agency uses when it mittates an	



evaluation, to the extent those criteria are	The Evaluator
consistent with the parent's right to an	(1) The evaluator conducting an IEE of a child with a
independent educational evaluation.	disability at public expense must be located within a
1 I	100-mile radius of the District.
(2) Except for the criteria described in paragraph	(2) Evaluators must possess current NM
(e)(1) of this section, a public agency may not	licensure/certification. The components of an
impose conditions or timelines related to	evaluation must be administered, reviewed, and/or
obtaining an independent educational	gathered by personnel licensed by the State of New
evaluation at public expense.	Mexico and/or the NMPED to complete or collect
	each of the components respectively. For instance,
(Authority: 20 U.S.C. 1415(b)(1) and (d)(2)(A))	individualized assessments of cognitive/intellectual
• • • • • • • • • • • • • • • • • • • •	ability must be administered by NMPED-licensed
	Educational Diagnosticians or New Mexico-licensed
	Psychologists. (See 71 Fed. Reg. 46689 (August 14,
	2006))
	(3) Evaluators must be trained and qualified to
	administer the specific tests and other evaluation
	materials in conformance with the instructions
	provided by the producer.
	The Evaluation
	(1) Evaluations must comply with all requirements
	specified in State and federal law.
	(2) The evaluation must be completed a reasonable time
	after CIMARRON MUNICIPAL SCHOOL
	DISTRICT approves the IEE.
	(3) The content of the evaluation report must comply
	with all requirements of State and federal law, board
	policy, and these administrative procedures (using
	the CIMARRON MUNICIPAL SCHOOL
	DISTRICT's format or alternatively the New
	Mexico T.E.A.M. format for evaluation or
	containing the same information).
	(4) The independent evaluator is requested to furnish a
	typed evaluation report to the CIMARRON
	MUNICIPAL SCHOOL DISTRICT in advance of
	the IEP Team meeting at which the report will be
	considered by the student's IEP Team.
	(5) The report must include an original signature, title of
	all evaluation personnel involved in the evaluation,
	and licensure(s)/certification(s) of each evaluator,
	including license/certification number(s).
	(6) Protocols must be available for review.

	The Cost (1) CIMARRON MUNICIPAL SCHOOL DISTRICT will pay a fee for an IEE that allows a parent to choose from among qualified professionals in the area. (2) CIMARRON MUNICIPAL SCHOOL DISTRICT will not pay unreasonably excessive fees. An unreasonably excessive fee is one that is three percent above the prevailing rate in the area for the specific test or type of evaluation (3) When service providers have a sliding scale fee based on parent income, CIMARRON MUNICIPAL SCHOOL DISTRICT will pay the amount charged to the parent. (4) Reimbursement rates for travel costs for examiners will not exceed CIMARRON MUNICIPAL SCHOOL DISTRICT's rates for travel as established by CIMARRON MUNICIPAL SCHOOL DISTRICT policy or guidelines. CIMARRON MUNICIPAL SCHOOL DISTRICT will not cash advance any travel costs.
	Steps to be followed by Parents Requesting an IEE at <u>Public Expense and Obtaining Direct Payment or</u> <u>Reimbursement</u> Parents obtaining an IEE without following <u>CIMARRON MUNICIPAL SCHOOL DISTRICT</u> 's criteria risk non-payment. The following steps are designed to ensure an IEE that meets <u>CIMARRON</u> <u>MUNICIPAL SCHOOL DISTRICT</u> 's criteria and safeguard against non-payment.
	 Parents are encouraged to provide the name and address of the evaluator in advance of the IEE to enable the CIMARRON MUNICIPAL SCHOOL DISTRICT to check the evaluator's certification/licensure and contract directly with the evaluator. If the parent selects an evaluator that is not on CIMARRON MUNICIPAL SCHOOL DISTRICT's list of qualified evaluators, the parent is encouraged

to submit the name and vitae of the evaluator to the
Special Education Director in advance of obtaining
the IEE in order that CIMARRON MUNICIPAL
SCHOOL DISTRICT may notify the parent
regarding whether the evaluator is qualified to
perform the IEE.
(3) Payment will be made directly to the evaluator
following receipt of an IEE that meets CIMARRON
MUNICIPAL SCHOOL DISTRICT's criteria.
(4) In the event that a parent pursues an IEE without
following steps (1)-(3), an original billing statement
must be submitted to CIMARRON MUNICIPAL
SCHOOL DISTRICT and all criteria must be met,
including the receipt of a written report by the
independent evaluator that meets CIMARRON
MUNICIPAL SCHOOL DISTRICT's criteria, prior
to direct payment or reimbursement.
(5) If a parent believes that an IEE that falls outside of
the CIMARRON MUNICIPAL SCHOOL
DISTRICT's criteria is justified by the child's
unique circumstances, the parent must request a
waiver of the criteria with a description of the
unique circumstances that justify an IEE that does
not meet CIMARRON MUNICIPAL SCHOOL
DISTRICT's criteria. The CIMARRON
MUNICIPAL SCHOOL DISTRICT will consider
any such request.
Upon receipt of an IEE that does not meet CIMARRON
MUNICIPAL SCHOOL DISTRICT's criteria including
cost criteria, CIMARRON MUNICIPAL SCHOOL
DISTRICT reserves the right to request a due process
hearing to demonstrate that the IEE obtained by the
parent did not meet CIMARRON MUNICIPAL
SCHOOL DISTRICT's criteria.

<u>§ 300.503 Prior notice by the public agency; content of notice.</u>		
(a) <i>Notice</i>. Written notice that meets the <i>requirements</i> of paragraph (b) of this section must be given to the	6.29.1.7 NMAC. DEFINITIONS:	CIMARRON MUNICIPAL SCHOOL DISTRICT may refuse to initiate or change the identification, evaluation,



parents of a child with a disability a reasonable time	AC. "Prior written notice (PWN)" means the written notice	or educational placement of the child, or the provision of
before the public agency—	that goes to parents from the school district, informing	a FAPE to the child, if the CIMARRON MUNICIPAL
	them the district proposes or refuses to initiate or	SCHOOL DISTRICT provides written notice. This
(1) Proposes to initiate or change the	change the identification, evaluation or educational	includes situations in which CIMARRON MUNICIPAL
identification, evaluation, or educational	placement of their child, or the provision of FAPE to	SCHOOL DISTRICT wishes to deny a parent's request
placement of the child or the provision of	the child, and which meets the requirements of 34	for an initial evaluation. The written notice must meet
FAPE to the child; or	CFR, Sections 300.503 and 300.504.	the requirements in § 300.503(b). Thus, for situations in
		which CIMARRON MUNICIPAL SCHOOL
(2) Refuses to initiate or change the identification,	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR	DISTRICT wishes to deny a parent's request for an
evaluation, or educational placement of the	CHILDREN WITH DISABILITIES:	initial evaluation, the written notice would provide,
child or the provision of FAPE to the child.	CHILDREN WITH DISADILITIES.	among other things, an explanation of why CIMARRON
	B. Individualized education programs (IEPs).	MUNICIPAL SCHOOL DISTRICT refuses to conduct
(b) <i>Content of notice</i> . The notice required under	B. Individualized education programs (IEFS).	an initial evaluation and the information that was used to
paragraph (a) of this section must include—		make that decision. A parent may challenge
		CIMARRON MUNICIPAL SCHOOL DISTRICT'S
(1) A description of the action proposed or refused	(3) Except as provided in 34 CFR Sec. $300.324(a)(4)$,	refusal to conduct an initial evaluation by requesting a
by the agency;	each IEP shall include the signature and position of	due process hearing. (See 71 Fed. Reg. 46636 (August
(2) An employed in a factor the encourse encourse of	each member of the IEP team and other participants	14, 2006))
(2) An explanation of why the agency proposes or	in the IEP meeting to document their attendance.	CIMARRON MUNICIPAL SCHOOL DISTRICT is
refuses to take the action;	Written notice of actions proposed or refused by the	required to provide parents with prior written notice a
(3) A description of each evaluation procedure,	public agency shall also be provided in compliance with 34 CFR Sec. 300.503 and Paragraph (2) of	"reasonable time" before CIMARRON MUNICIPAL
(5) A description of each evaluation procedure, assessment, record, or report the agency used	Subsection D of 6.31.2.13 NMAC and shall be	SCHOOL DISTRICT proposes or refuses to initiate or
as a basis for the proposed or refused action;	provided at the close of the IEP meeting. Informed	change the identification, evaluation, or educational
as a basis for the proposed of refused action,	written parental consent shall also be obtained for	placement of the child, or the provision of a FAPE to the
(4) A statement that the parents of a child with a	actions for which consent is required under 34 CFR	child. CIMARRON MUNICIPAL SCHOOL DISTRICT
disability have protection under the procedural	Sec. 300.300 and Subsection F of 6.31.2.13 NMAC.	will not substitute a specific timeline to clarify what is
safeguards of this part and, if this notice is not	An amended IEP does not take the place of the	meant by the requirement that the notice be provided
an initial referral for evaluation, the means by	annual IEP conducted pursuant to CFR Sec.	within a reasonable period of time, because there are a
which a copy of a description of the procedural	300.324(a)(4) which requires that members of a	wide variety of circumstances for which any one
safeguards can be obtained;	child's IEP team shall be informed of any changes	timeline would be too rigid and, in many cases, might
	made to the IEP without a meeting.	prove unworkable. (See 71 Fed. Reg. 46691 (August 14,
(5) Sources for parents to contact to obtain	, and the second s	2006)) However, CIMARRON MUNICIPAL SCHOOL
assistance in understanding the provisions of		DISTRICT will provide a prior written notice at the
this part;	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF	close of the IEP meeting.
	PARENTS, STUDENTS AND PUBLIC AGENCIES:	
(6) A description of other options that the IEP		CIMARRON MUNICIPAL SCHOOL DISTRICT does
Team considered and the reasons why those	D. Notice requirements.	not provide prior written notice in advance of meetings
options were rejected; and	1	since providing prior written notice in advance of
		meetings could suggest, in some circumstances, that
(7) A description of other factors that are relevant	(2) Notice of agency actions proposed or refused. A	CIMARRON MUNICIPAL SCHOOL DISTRICT's
to the agency's proposal or refusal.	public agency shall give written notice that meets the	proposal was improperly arrived at before the meeting

Procedures

(c) <i>Notice in understandable language.</i>(1) The notice required under paragraph (a) of this	requirements of 34 CFR Sec. 300.503 to the parents of a child with a disability a reasonable time before the agency proposes or refuses to initiate or change	and without parent input. (See 71 Fed. Reg. 46691 (August 14, 2006))
section must be—	the identification, evaluation or educational placement of the child or the provision of FAPE to	The prior written notice provisions apply even if the IEP is amended without convening an IEP Team meeting.
(i) Written in language understandable to the general public; and	the child. If the notice relates to a proposed action that also requires parental consent under 34 CFR Sec. 300.300, the public agency may give notice at	(See § 300.324(a)(4)(i)). CIMARRON MUNICIPAL SCHOOL DISTRICT will provide the parent with prior written notice of any amendments to the IEP without a
 (ii) Provided in the native language of the parent or other mode of communication used by the parent, unless it is clearly not 	the same time it requests parental consent.	meeting. (See <u>OSERS Q/A on IEPs, Evaluations, and</u> <u>Reevaluations (Revised September 2011)</u> , Q/A C-10)
feasible to do so.	E. Communications in understandable language. Pursuant to 34 CFR Secs. 300.9(a), 300.322(e), 300.503(c), and	CIMARRON MUNICIPAL SCHOOL DISTRICT may provide prior written notice at the same time as parental
 (2) If the native language or other mode of communication of the parent is not a written language, the public agency must take steps to ensure— 	300.504(d), each public agency shall communicate with parents in understandable language, including the parent's native language or other mode of communication, unless it is clearly not feasible to do	consent is requested, because parental consent cannot be obtained without the requisite prior written notice. (See 71 Fed. Reg. 46691 (August 14, 2006))
 (i) That the notice is translated orally or by other means to the parent in his or her native language or other mode of communication; 	so, if necessary for understanding, in IEP meetings, in written notices and in obtaining consent where consent is required.F. Parental consent.	CIMARRON MUNICIPAL SCHOOL DISTRICT cannot discontinue services following revocation of consent until prior written notice has been provided to the parents. CIMARRON MUNICIPAL SCHOOL DISTRICT will promptly respond to receipt of written
(ii) That the parent understands the content of	···	revocation of consent by providing prior written notice to the parents. (See 73 Fed. 73008 (December 1, 2008))
the notice; and	(6) Pursuant to 34 CFR Sec. 300.300(b)(4), parents may revoke consent for the continued provision of all	Once CIMARRON MUNICIPAL SCHOOL DISTRICT
(iii) That there is written evidence that the requirements in paragraphs (c)(2)(i) and (ii) of this section have been met.	special education and related services for their child. The revocation of consent shall be in writing. After providing prior written notice in accordance with 34 CFR Sec. 300.503, the public agency shall cease the	receives a parent's written revocation of consent for a child's receipt of special education and related services, CIMARRON MUNICIPAL SCHOOL DISTRICT must provide prior written notice to the parent regarding the
(Authority: 20 U.S.C. 1415(b)(3) and (4), 1415(c)(1), 1414(b)(1))	provision of special education and related services for that child. The public agency may not use the due process and mediation procedures in Subsection I of 6.31.2.13 NMAC in order to obtain agreement or a	change in educational placement and services that will result from the revocation of consent. (See 73 Fed. 73008 (December 1, 2008))
	ruling that services may be provided to the child. The public agency will not be considered to be in violation of the requirement to make FAPE available	In the 2004 reauthorization of the IDEA, the Congress required the U.S. Department of Education to develop a model form for prior written notice. The Department
	to the child once consent has been revoked. The public agency will also not be required to convene an IEP team meeting or develop an IEP for the child for further provision of special education and related services.	has, consistent with the instructions from the Congress, developed a <u>Model Form for Prior Written</u> notice to assist States and school districts in understanding the content that IDEA Part B requires. The form developed by the U.S. Department of Education is available through the U.S. Department of Education's website.

6.29.1.9 NMAC. PROCEDURAL REQUIREMENTS:	The NMPED has developed a model form for prior written notice of the proposed actions of an IEP Team as
K. Graduation requirements.	part of its guidance document for <u>Developing Quality</u> <u>IEPs</u> (December 2010), available through the NMPED website.
 (13) Graduation requirements for issuance of a conditional certificate of transition for students with an IEP. The development of a program of study and the granting of a diploma, or use of a conditional certificate of transition in the form of a continuing or transition individualized educational program (IEP) for students receiving special education services, includes the following governing principles: (g) To establish a level of proficiency on the current graduation examination or the state-approved alternate assessment for students on a career readiness program of study or ability program of study, IEP teams shall review the student's performance on the first attempt, and establish a targeted proficiency on all sections that are below the state's minimum requirement. For those students who meet participation criteria for the New Mexico alternate assessment and has achieved an advanced level of proficiency based upon previous performance on the test. If the student has previously been administered the New Mexico alternate assessment and has achieved an advanced level of overall performance, the IEP team shall arrange for the student to participate in the general graduation examination and shall identify appropriate accommodations that the student may require. IEP teams shall document the targeted levels of proficiency on the IEP and the PWN, outlining the plan of action to be taken by both the student and the district or charter school to 	 website. CIMARRON MUNICIPAL SCHOOL DISTRICT will provide prior written notice of the proposed actions of an IEP Team following the IEP Team meeting and will also provide prior written notice as required by the IDEA including whenever the CIMARRON MUNICIPAL SCHOOL DISTRICT proposes or refuses to evaluate a student. CIMARRON MUNICIPAL SCHOOL DISTRICT is not required to use the format or specific language reflected in the U.S. Department of Education model form for prior written notice; however, the prior written notice provided to the parent by CIMARRON MUNICIPAL SCHOOL DISTRICT will be consistent with the IDEA and sufficient to meet its requirements. CIMARRON MUNICIPAL SCHOOL DISTRICT may use the IEP as part of the prior written notice so long as the document(s) the parent receives meet all the requirements in § 300.503. (See 71 Fed. Reg. 46691 (August 14, 2006))
ensure that the student will meet the targeted levels of proficiency. Districts or charter schools may submit a written request for a	

	waiver to the secretary in cases where a student has medical or mental health issues that may result in regression or that negatively influence the student's ability to achieve targeted levels of proficiency. The written request shall be signed by the superintendent or charter school administrator and shall include documentation of the medical or mental health issues.	
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 (a) General. A copy of the procedural safeguards available to the parents of a child with a disability must be given to the parents only one time a school year, except that a copy also must be given to the parent request for evaluation; (1) Upon initial referral or parent request for evaluation; (2) Upon receipt of the first State complaint under §\$300.151 through 300.153 and upon receipt of the first due process complaint under \$\$300.507 in a school year; (3) In accordance with the discipline procedures in §300.530(h); and (4) Upon request by a parent. (b) Internet Web site. A public agency may place a current copy of the procedural safeguards notice on its Internet Web site if a Web site exists. (b) Internet Web site if a Web site exists. (c) State exists. (d) Upon request by a parent. (e) Internet Web site if a Web site exists. (f) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists. (h) Internet Web site if a Web site exists.<	§ 300.504 Procedural safeguards notice.		
 (3) Notice of procedural safeguards. A copy of the procedural safeguards available to the parents, only one time a school year, except that a copy shall be given to the parents, (a) upon initial referral for evaluation; (b) upon receipt of the first due process complaint under \$300.507 in a school year; (3) In accordance with the discipline procedures in \$300.530(h); and (4) Upon request by a parent. (5) Internet Web site. A public agency may place a current copy of the procedural safeguards notice on its Internet Web site if a Web site exists. (3) Notice of procedural safeguards. A copy of the procedural safeguards available to the parents, (a) upon initial referral for evaluation; (b) Internet Web site if a Web site exists. (3) Notice of procedural safeguards available to the parents, (a) upon initial referral for evaluation; (b) Internet Web site if a Web site exists. (3) Notice of procedural safeguards. A copy of the procedural safeguards available to the parents, (a) upon initial referral for evaluation; (b) Internet Web site if a Web site exists. (3) Notice of procedural safeguards notice on its Internet Web site if a Web site exists. (3) Notice of procedural safeguards notice on its Internet Web site if a Web site exists. (3) Notice of procedural safeguards notice on its Internet Web site if a Web site exists. (3) Notice of procedural safeguards notice on its Internet Web site if a Web site exists. (3) Notice of procedural safeguards notice on its Internet Web site if a Web site exists. (4) Web site if a Web site exists. (5) Internet Web site if a Web site exists. (6) Internet Web site if a Web site exists. (7) Internet Web site if a Web site exists. (8) Internet Web site if a Web site exists. (8) Internet Web site if a Web site exists. (9) Internet Web site if	<i>available</i> to the parents of a child with a disability must be given to the parents only one time a school year, except that a copy also must be given to the	PARENTS, STUDENTS AND PUBLIC AGENCIES:	provides parents with a copy of the Parent and Child Rights in Special Education Procedural Safeguards Notice, in English, Spanish or Navajo, as appropriate, at
 (1) Upon initial referral or parent request for evaluation; (2) Upon receipt of the first State complaint under §\$300.151 through 300.153 and upon receipt of the first due process complaint under §\$300.507 in a school year; (3) In accordance with the discipline procedures in §300.530(h); and (4) Upon request by a parent. (b) Internet Web site. A public agency may place a current copy of the procedural safeguards notice on its Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Upon ricial referral or parent request for evaluation; (b) upon receipt of the first due process complaint under 34 CFR Sec. 300.504, including the procedures in 34 CFR Sec. 300.504, including the requirements of 34 CFR Sec. 300.504, including the requirements of 34 CFR Sec. 300.504, including the requirements of 34 CFR Sec. 300.104 to enroll the child in a private school or facility and seek reimbursement from the (b) Internet Web site if a Web site exists. 	parents	(3) Notice of procedural safeguards. A copy of the	
 evaluation; child with a disability shall be given to the parents, only one time a school year, except that a copy shall be given to the parents, (a) upon initial referral for evaluation; (b) upon receipt of the first due process complaint under 34 CFR Sec. 300.151 through 300.153 (c) upon receipt of the first due process complaint under 34 CFR Sec. 300.507 of the school year; (d) in accordance with the discipline procedures in §300.530(h); and (a) In accordance with the discipline procedures in §300.530(h); and (b) Internet Web site. A public agency may place a current copy of the procedural safeguards notice on its Internet Web site if a Web site exists. (b) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Interne	(1) Upon initial referral or parent request for		
 (2) Upon receipt of the first State complaint under §§300.151 through 300.153 and upon receipt of the first due process complaint under §§300.507 in a school year; (3) In accordance with the discipline procedures in §300.530(h); and (4) Upon request by a parent. (4) Upon request by a parent. (5) Internet Web site. A public agency may place a current copy of the procedural safeguards notice on its Internet Web site if a Web site exists. (6) Internet Web site if a Web site exists. (7) Upon receipt of the procedural safeguards notice on its Internet Web site if a Web site exists. (7) Upon receipt of the procedural safeguards notice on its Internet Web site if a Web site exists. (8) Upon receipt of the procedural safeguards notice on its Internet Web site if a Web site exists. (9) Upon receipt of the procedural safeguards notice on its Internet Web site if a Web site exists. (10) Upon receipt of the procedural safeguards notice on its Internet Web site if a Web site exists. (11) Upon receipt of the procedural safeguards notice on its Internet Web site if a Web site exists. (2) Upon receipt of the procedural safeguards notice on its Internet Web site if a Web site exists. (2) Upon receipt of the procedural safeguards notice on its Internet Web site if a Web site exists. (3) In accordance with the discipline procedures in \$2 CFR Sec. 300.504, including the requirements of the process complaint under 34 CFR Sec. 300.504, including the requirements of 34 CFR Sec. 300.504, including the requirement to inform the parents of their obligation under 34 CFR Sec. 300.148 to notify the public agency if they intend to enroll the child in a private school or facility and seek reimbursement from the procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice (Russian Version), Special 			A current copy of the Special Education Procedural
 \$\\$300.151 through 300.153 and upon receipt of the first due process complaint under \$\\$300.507 in a school year; (3) In accordance with the discipline procedures in \$\\$300.530(h); and (4) Upon request by a parent. (b) Internet Web site. A public agency may place a current copy of the procedural safeguards notice on its Internet Web site if a Web site exists. (b) Internet Web site if a Web site exists. 			Safeguards For Students with Disabilities and their
of the first due process complaint under §300.507 in a school year;complaint under 34 CFR Secs. 300.151 through 300.153; (c) upon receipt of the first due process complaint under 34 CFR Sec. 300.507 of the school year; (d) in accordance with the discipline procedures in 34 CFR Sec. 300.500(h); andRequeridas Para Los Niños/Niñas Discapacitados Y Sus Familias Requistos Bajo La Ley IDEA- Parte B (Spanish Version), Special Education Procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice (Navajo Version), Special Education Procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice (Vietnamese Version), 			· · · · · · · · · · · · · · · · · · ·
 §300.507 in a school year; (3) In accordance with the discipline procedures in §300.530(h); and (4) Upon request by a parent. (b) Internet Web site. A public agency may place a current copy of the procedural safeguards notice on its Internet Web site if a Web site exists. (b) Internet Web site if a Web site exists. (c) upon receipt of the first due process complaint under 34 CFR Sec. 300.507 of the school year; (d) in accordance with the discipline procedures in 34 CFR Sec. 300.530(h); and (e) upon request of the parents. The notice shall meet all requirements of 34 CFR Sec. 300.504, including the requirement to inform the parents of their obligation under 34 CFR Sec. 300.148 to notify the public agency if they intend to enroll the child in a private school or facility and seek reimbursement from the 			
 (3) In accordance with the discipline procedures in §300.530(h); and (4) Upon request by a parent. (b) Internet Web site. A public agency may place a current copy of the procedural safeguards notice on its Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site exists. (c) Internet Web site if a Web site ex			· · ·
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requirement to inform the parents of their obligation (b) Internet Web site. A public agency may place a current copy of the procedural safeguards notice on its Internet Web site if a Web site exists. requirement to inform the parents of their obligation under 34 CFR Sec. 300.148 to notify the public agency if they intend to enroll the child in a private school or facility and seek reimbursement from the			
(b) Internet Web site. A public agency may place a current copy of the procedural safeguards notice on its Internet Web site if a Web site exists.under 34 CFR Sec. 300.148 to notify the public agency if they intend to enroll the child in a private school or facility and seek reimbursement from theSpecial Education Procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice (Russian Version), Special	(4) Upon request by a parent.		
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its Internet Web site if a Web site exists. school or facility and seek reimbursement from the IDEA Part B Notice (Russian Version), Special			
	its internet web site if a web site exists.	public agency. A public agency may place a current	Education Procedural Safeguards for Students with



 (c) Contents. The procedural safeguards notice must include a full explanation of all of the procedural safeguards available under § 300.148, §§ 300.151 through 300.153, § 300.300, §§ 300.502 through 300.503, §§ 300.505 through 300.518, §300.520, §§ 300.530 through 300.536 and §§ 300.610 through 300.625 relating to— Independent educational evaluations; Prior written notice; Prior written notice; (1) Independent education records; Parental consent; Access to education records; Opportunity to present and resolve complaints through the due process complaint and State complaint procedures, including— The time period in which to file a complaint; The opportunity for the agency to resolve the complaint; and The difference between the due process complaint and the State complaint procedures, including the jurisdiction of each procedure, what issues may be raised, filing and decisional timelines, and relevant procedures; 	 copy of the procedural safeguards notice on its internet website if a website exists. E. Communications in understandable language. Pursuant to 34 CFR Secs. 300.9(a), 300.322(e), 300.503(c) and 300.504(d), each public agency shall communicate with parents in understandable language, including the parent's native language or other mode of communication, unless it is clearly not feasible to do so, if necessary for understanding, in IEP meetings, in written notices and in obtaining consent where consent is required. 	Disabilities and their Families Required Under IDEA Part B Notice (Mandarin), and Special Education Procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice (ASL Video) are available through the NMPED.
(6) The availability of mediation;		
(7) The child's placement during the pendency of any due process complaint;		
 (8) Procedures for students who are subject to placement in an interim alternative educational setting; 		
(9) Requirements for unilateral placement by		



parents of children in private schools at public expense;	
(10) Hearings on due process complaints, including requirements for disclosure of evaluation results and recommendations;	
(11) State-level appeals (if applicable in the State);	
(12) Civil actions, including the time period in which to file those actions; and	
(13) Attorneys' fees.	
(d) <i>Notice in understandable language.</i> The notice required under paragraph (a) of this section must meet the requirements of § 300.503(c).	
(Authority: 20 U.S.C. 1415(d))	

§ 300.505 Electronic mail.	
A parent of a child with a disability may elect to receive notices required by §§ 300.503, 300.504, and 300.508 by an electronic mail communication, if the public agency makes that option available. (Authority: 20 U.S.C. 1415(n))	CIMARRON MUNICIPAL SCHOOL DISTRICT does make available to parents the option of receiving notices by electronic mail. Parents who wish to receive notices through electronic mail should contact the Director of Special Education in writing.

<u>§ 300.506 Mediation.</u>	
(a) General. Each public agency must ensure that procedures are established and implemented to allow parties to disputes involving any matter under this part, including matters arising prior to the filing of a due process complaint, to resolve disputes through a mediation process.	CIMARRON MUNICIPAL SCHOOL DISTRICT encourages mediation as a form of dispute resolution. A party can request mediation by completing the NMPED Alternative Dispute Resolution Request Form, available in <u>English</u> and <u>Spanish</u> through the NMPED website.





(b) <i>Requirements</i> . The procedures must meet the <i>following</i> requirements:	
(1) The procedures must ensure that the mediation process—	
(i) Is voluntary on the part of the parties;	
 (ii) Is not used to deny or delay a parent's right to a hearing on the parent's due process complaint, or to deny any other rights afforded under Part B of the Act; and 	
(iii) Is conducted by a qualified and impartial mediator who is trained in effective mediation techniques.	
(2) A public agency may establish procedures to offer to parents and schools that choose not to use the mediation process, an opportunity to meet, at a time and location convenient to the parents, with a disinterested party—	
 (i) Who is under contract with an appropriate alternative dispute resolution entity, or a parent training and information center or community parent resource center in the State established under section 671 or 672 of the Act; and 	
(ii) Who would explain the benefits of, and encourage the use of, the mediation process to the parents.	
(3)	
 (i) The State must maintain a list of individuals who are qualified mediators and knowledgeable in laws and regulations relating to the provision of special education and related services. 	

 (ii) The SEA must select mediators on a random, rotational, or other impartial basis. (4) The State must bear the cost of the mediation process, including the costs of meetings described in paragraph (b)(2) of this section. (5) Each session in the mediation process must be scheduled in a timely manner and must be held in a location that is convenient to the parties to the dispute.
 process, including the costs of meetings described in paragraph (b)(2) of this section. (5) Each session in the mediation process must be scheduled in a timely manner and must be held in a location that is convenient to the parties to
scheduled in a timely manner and must be held in a location that is convenient to the parties to
 (6) If the parties resolve a dispute through the mediation process, the parties must execute a legally binding agreement that sets forth that resolution and that—
 (i) States that all discussions that occurred during the mediation process will remain confidential and may not be used as evidence in any subsequent due process hearing or civil proceeding; and
 (ii) Is signed by both the parent and a representative of the agency who has the authority to bind such agency.
(7) A written, signed mediation agreement under this paragraph is enforceable in any State court of competent jurisdiction or in a district court of the United States. Discussions that occur during the mediation process must be confidential and may not be used as evidence in any subsequent due process hearing or civil proceeding of any Federal court or State court of a State receiving assistance under this part.
(c) Impartiality of mediator.
(1) An individual who serves as a mediator under this part—



(i) May not be an employee of the SEA or the LEA that is involved in the education or care of the child; and	
 (ii) Must not have a personal or professional interest that conflicts with the person's objectivity. 	
(2) A person who otherwise qualifies as a mediator is not an employee of an LEA or State agency described under § 300.228 solely because he or she is paid by the agency to serve as a mediator.	
(Authority: 20 U.S.C. 1415(e))	

Due Process Hearings in General.		
(Not in Federal Regulations; see New Mexico Rules)	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES:	
	I. Due process hearings.	
	 Scope. Subsection I of 6.31.2.13 NMAC establishes procedures governing impartial due process hearings for the following types of cases: 	
	 (a) requests for due process in IDEA cases governed by 34 CFR Secs. 300.506 through 300.518 and 300.530 through 300.532; and 	
	(b) claims for gifted services.	
	(20) Rule of construction. Nothing in this Subsection I shall be construed to affect the right of a parent to file a complaint with the SED of the department, as described under Subsection H of 6.31.2.13 NMAC.	

 M. Computation of time.	
 (1) In computing any period of time prescribed or allowed by 6.31.2.13 NMAC, the day of the act, event or default from which the designated period of time begins to run shall not be included. The last day of the period so computed shall be included unless it is a Saturday, a Sunday or a legal holiday in which case the last day shall be the next business day. As used in this rule, "legal holiday" includes any day designated as a state holiday. 	
(2) Notwithstanding Paragraph (1) of this subsection, if the due date of a decision referenced in Subsection H of 6.31.2.13 NMAC falls on a Saturday, a Sunday or a legal holiday, the decision will be due on the previous business day.	
(3) Notwithstanding Paragraph (1) of this subsection, if the due date of a decision referenced in Subsection I of 6.31.2.13 NMAC falls on a Saturday, a Sunday or a legal holiday, the decision shall be mailed no later than the actual due date. A decision is considered "mailed" when addressed, stamped and placed in a United States postal service mailbox. If a parent exercises the option of receiving the decision electronically, the decision is "mailed" when transmitted electronically.	

§ 300.507 Filing a due process complaint.		
 (a) <i>General.</i> (1) A parent or a public agency may file a due process complaint on any of the matters described in §300.503(a)(1) and (2) (relating to the identification, evaluation or educational placement of a child with a disability, or the provision of FAPE to the child). 	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: I. Due Process Hearings (2) Bases for requesting hearing. A parent or public agency may initiate an impartial due process hearing on the following matters: 	Upon receipt of a request for a due process hearing filed by a parent, CIMARRON MUNICIPAL SCHOOL DISTRICT will provide the parent with a copy of the Parent and Child Rights in Special Education Procedural Safeguards Notice, in English, Spanish or Navajo, as appropriate. The Parent and Child Rights in Special Education Procedural Safeguards Notice informs parents that the request for due process hearing must be filed within two years of the date that the parent knew or



(2) The due process complaint must allege a	(a) the public agency proposes to initiate or change	should have known about the problem. The Notice also
violation that occurred not more than two years	the identification, evaluation, or educational	informs the parent of any free or low-cost legal and
before the date the parent or public agency	placement of the child or the provision of FAPE	other relevant services available in the area.
knew or should have known about the alleged	to the child;	
action that forms the basis of the due process		A current copy of the Special Education Procedural
complaint, or, if the State has an explicit time	(b) the public agency refuses to initiate or change	Safeguards For Students with Disabilities and their
limitation for filing a due process complaint	the identification, evaluation or educational	Families required Under IDEA Part B Notice (English
under this part, in the time allowed by that	placement of the child or the provision of FAPE	Version), Garantías Procesales De Educación Especial
State law, except that the exceptions to the	to the child;	Requeridas Para Los Niños/Niñas Discapacitados Y Sus
timeline described in § 300.511(f) apply to the		Familias Requistos Bajo La Ley IDEA- Parte B
timeline in this section.	(c) the public agency proposes or refuses to initiate	(Spanish Version), Special Education Procedural
	or change the identification, evaluation or	Safeguards For Students with Disabilities and their
(b) Information <i>for parents</i> . The public agency must	educational placement of, or services to, a child	Families required Under IDEA Part B Notice (Navajo
inform the parent of any free or low-cost legal and	who needs or may need gifted services;	Version), Special Education Procedural Safeguards For
other relevant services available in the area if-		Students with Disabilities and their Families required
		Under IDEA Part B Notice (Vietnamese Version),
(1) The parent requests the information; or		Special Education Procedural Safeguards For Students
	(10) Withdrawal of request for hearing. A party may	with Disabilities and their Families required Under
(2) The parent or the agency files a due process	unilaterally withdraw a request for due process at	IDEA Part B Notice (Russian Version), Special
complaint under this section.	any time before a decision is issued. A written	Education Procedural Safeguards for Students with
	withdrawal that is transmitted to the hearing officer,	Disabilities and their Families Required Under IDEA
(Authority: 20 U.S.C. 1415(b)(6))	and the other party at least two business days before	Part B Notice (Mandarin), and the Special Education
- · · · · · · · · · · · · · · · · · · ·	a scheduled hearing, shall be without prejudice to the	Procedural Safeguards For Students with Disabilities
	party's right to file a later request on the same claims,	and their Families required Under IDEA Part B Notice
	which shall ordinarily be assigned to the same	(ASL Video) are available through the NMPED.
	hearing officer. A withdrawal that is transmitted or	
	communicated within two business days of the	
	scheduled hearing shall ordinarily be with prejudice	
	to the party's right to file a later request on the same	
	claims unless the hearing officer orders otherwise for	
	good cause shown. A withdrawal that is entered	
	during or after the hearing but before a decision is	
	issued shall be with prejudice. In any event, the	
	hearing officer shall enter an appropriate order of	
	dismissal.	

<u>§ 300.508 Due process complaint.</u>		
(a) <i>General</i> .	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES:	Upon receipt of a request for a due process hearing filed by a parent, CIMARRON MUNICIPAL SCHOOL

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(1) The public agency must have procedures that		DISTRICT will provide the parent with a copy of the
	require either party, or the attorney	I. Due Process Hearings	Parent and Child Rights in Special Education Procedural
	representing a party, to provide to the other		Safeguards Notice, in English, Spanish or Navajo, as
	party a due process complaint (which must	(4) Request for hearing. A parent requesting a due	appropriate.
	remain confidential).	(4) Request for hearing. A parent requesting a due process hearing shall transmit written notice of the	
		request to the public agency whose actions are in	A current copy of the Special Education Procedural
(2) The party filing a due process complaint must	question and to the SED of the department. A public	Safeguards For Students with Disabilities and their
	forward a copy of the due process complaint to	agency requesting a due process hearing shall	Families required Under IDEA Part B Notice (English
	the SEA.	transmit written notice of the request to the parent(s)	Version), Garantías Procesales De Educación Especial
		and to the SED of the department. The written	Requeridas Para Los Niños/Niñas Discapacitados Y Sus
	Content of complaint. The due process complaint	request shall state with specificity the nature of the	Familias Requistos Bajo La Ley IDEA- Parte_B
	equired inparagraph (a)(1) of this section must	dispute and shall include:	(Spanish Version), Special Education Procedural
i	nclude—	dispute and shan merude.	Safeguards For Students with Disabilities and their
		(a) the name of the child;	Families required Under IDEA Part B Notice (Navajo
(1) The name of the child;	(u) the nume of the ender,	Version), Special Education Procedural Safeguards For
		(b) the address of the residence of the child (or	Students with Disabilities and their Families required
(2) The address of the residence of the child;	available contact information in the case of a	Under IDEA Part B Notice (Vietnamese Version),
		homeless child);	<u>Special Education Procedural Safeguards For Students</u> with Disabilities and their Families required Under
(3) The name of the school the child is attending;		IDEA Part B Notice (Russian Version), Special
		(c) the name of the school the child is attending;	Education Procedural Safeguards for Students with
(4) In the case of a homeless child or youth (within the meaning of section 725(2) of the		Disabilities and their Families Required Under IDEA
	McKinney-Vento Homeless Assistance Act	(d) the name of the public agency, if known;	Part B Notice (Mandarin), and the Special Education
	(42 U.S.C. 11434a(2)), available contact		Procedural Safeguards For Students with Disabilities
	information for the child, and the name of the	(e) the name and address of the party making the	and their Families required Under IDEA Part B Notice
	school the child is attending;	request (or available contact information in the	(ASL Video) are available through the NMPED.
	school the clind is attending,	case of a homeless party);	(ASE video) are available unough the rown ED.
(5) A description of the nature of the problem of		If the hearing officer determines that the request for due
,	the child relating to the proposed or refused	(f) a description of the nature of the problem of the	process hearing complaint notice is not sufficient, the
	initiation or change, including facts relating to	child relating to the proposed or refused	hearing officer's decision will identify how the notice is
	the problem; and	initiation or change, including facts relating to	insufficient, so that the filing party can amend the
		the problem;	notice, if appropriate. (See 71 Fed. Reg. 46698 (August
(6) A proposed resolution of the problem to the		14, 2006))
	extent known and available to the party at the	(g) a proposed resolution of the problem to the	
	time.	extent known and available to the party	If request for due process hearing complaint notice is
		requesting the hearing at the time;	determined to be insufficient by the hearing officer and
(c)	Notice required before a hearing on a due process		is not amended, the complaint could be dismissed. (See
	complaint. A party may not have a hearing on a	(h) a request for an expedited hearing shall also	71 Fed. Reg. 46698 (August 14, 2006)) This process
	lue process complaint until the party, or the	include a statement of facts sufficient to show	ensures that the parties involved understand and agree
	attorney representing the party, files a due process	that a requesting parent or public agency is	on the nature of the complaint before the hearing begins.
(complaint that meets the requirements of paragraph	entitled to an expedited hearing under 34 CFR Secs. 300.532(c) or 20 USC Sec. 1415(k)(3);	(See 71 Fed. Reg. 46698 (August 14, 2006))
(b) of this section.	sets. $500.552(c)$ or 20 USC sec. $1415(k)(5)$;	

(d) Sufficiency of complain	nt.
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- (1) The due process complaint required by this section must be deemed sufficient unless the party receiving the due process complaint notifies the hearing officer and the other party in writing, within 15 days of receipt of the due process complaint, that the receiving party believes the due process complaint does not meet the requirements in paragraph (b) of this section.
- (2) Within five days of receipt of notification under paragraph (d)(1) of this section, the hearing officer must make a determination on the face of the due process complaint of whether the due process complaint meets the requirements of paragraph (b) of this section, and must immediately notify the parties in writing of that determination.
- (3) A party may amend its due process complaint only if—
 - The other party consents in writing to the amendment and is given the opportunity to resolve the due process complaint through a meeting held pursuant to § 300.510; or
 - (ii) The hearing officer grants permission, except that the hearing officer may only grant permission to amend at any time not later than five days before the due process hearing begins.
- (4) If a party files an amended due process complaint, the timelines for the resolution meeting in § 300.510(a) and the time period to resolve in § 300.510(b) begin again with the filing of the amended due process complaint.
- (e) *LEA response to a due process complaint.*

- (i) a request for a hearing shall be in writing and signed and dated by the parent or the authorized public agency representative; an oral request made by a parent who is unable to communicate by writing shall be reduced to writing by the public agency and signed by the parent;
- (j) a request for hearing filed by or on behalf of a party who is represented by an attorney shall include a sufficient statement authorizing the representation; a written statement on a client's behalf that is signed by an attorney who is subject to discipline by the New Mexico supreme court for a misrepresentation shall constitute a sufficient authorization; and
- (k) a party may not have a hearing on a due process complaint until the party, or the attorney representing the party, files a due process complaint that meets the requirements of this paragraph.
- (5) Response to request for hearing.
 - (a) A request for a hearing shall be deemed to be sufficient unless the party receiving the notice of request notifies the hearing officer and the other party in writing that the receiving party believes the request has not met the requirements of Paragraph (5) of Subsection I of 6.31.2.13 NMAC.
 - (b) Public agency response.
 - (i) In general. If the public agency has not sent a prior written notice to the parent regarding the subject matter contained in the parent's due process hearing request, such public agency shall, within 10 days of its receipt of the request, send to the parent a response that meets the requirements of 34 CFR Sec. 300.508(e) and 20 USC Sec. 1415(c)(2)(B)(i). This requirement presents an additional opportunity for

The **CIMARRON MUNICIPAL SCHOOL DISTRICT** may seek dismissal of a due process hearing if the parent's request for due process hearing complaint notice is insufficient and is not properly or timely remedied through an amendment.

It is up to the hearing officer to determine whether a specific complaint is within the allowable timeline, including whether an amended complaint relates to a previous complaint. (See 71 Fed. Reg. 46698 (August 14, 2006))

When CIMARRON MUNICIPAL SCHOOL **DISTRICT** receives a request for due process hearing, CIMARRON MUNICIPAL SCHOOL DISTRICT will timely provide the parent with a prior written notice regarding the subject matter contained in the parent's request for due process hearing complaint notice, if CIMARRON MUNICIPAL SCHOOL DISTRICT has not already done so. CIMARRON MUNICIPAL SCHOOL DISTRICT will provide prior written notice even in the event that CIMARRON MUNICIPAL **SCHOOL DISTRICT** believes the request for due process hearing complaint notice is insufficient. If CIMARRON MUNICIPAL SCHOOL DISTRICT believes the request for due process hearing complaint notice is insufficient, CIMARRON MUNICIPAL SCHOOL DISTRICT will timely notify the hearing officer.

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Federal Regulations

 (1) If the LEA has not sent a prior written notice under §300.503 to the parent regarding the subject matter contained in the parent's due process complaint, the LEA must, within 10 days of receiving the due process complaint, send to the parent a response that includes— (i) An explanation of why the agency proposed or refused to take the action raised in the due process complaint; (ii) A description of other options that the IEP Team considered and the reasons why those options were rejected; 	 parties to clarify and potentially resolve their dispute(s). (ii) Sufficiency. A response filed by a public agency pursuant to Item (i) of Subparagraph (b) of Paragraph (6) shall not be construed to preclude such public agency from asserting that the parent's due process hearing request was insufficient where appropriate. (c) Other party response. Except as provided in Subparagraph (b) of Paragraph (6) of Subsection I of 6.31.2.13 NMAC, the non-complaining party shall, within 10 days of its 	
 (iii) A description of each evaluation procedure, assessment, record, or report the agency used as the basis for the proposed or refused action; and 	receipt of the request for due process, send to the requesting party a response that specifically addresses the issues raised in the hearing request. This requirement also presents an opportunity to clarify and potentially resolve disputed issues between the parties.	
 (iv) A description of the other factors that are relevant to the agency's proposed or refused action. (2) A response by an LEA under paragraph (e)(1) of this section shall not be construed to preclude the LEA from asserting that the parent's due process complaint was insufficient, where appropriate. 	 (d) A party against whom a due process hearing request is filed shall have a maximum of 15 days after receiving the request to provide written notification to the hearing officer of insufficiency under Subparagraph (a) of Paragraph (6) of Subsection I of 6.31.2.13 NMAC. The 15 day timeline for the public agency to convene a resolution session under Paragraph (8) of Subsection I of 6.31.2.13 	
 (f) Other party response to a due process complaint. Except as provided in paragraph (e) of this section, the party receiving a due process complaint must, within 10 days of receiving the due process complaint, send to the other party a response that specifically addresses the issues raised in the due process complaint. (Authority: 20 U.S.C. 1415(b)(7), 1415(c)(2)) 	 NMAC runs at the same time as the 15 day timeline for filing notice of insufficiency. (e) Determination. Within five days of receipt of a notice of insufficiency under Subparagraph (d) of Paragraph (6) of Subsection I of 6.31.2.13 NMAC, the hearing officer shall make a determination on the face of the due process request of whether it meets the requirements of 	
	Paragraph (5) of Subsection I of 6.31.2.13 NMAC, and shall immediately notify the parties in writing of such determination.	

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 (f) Amended due process request. A party may amend its due process request only if: (i) the other party consents in writing to such amendment and is given the opportunity to resolve the complaint through a meeting held pursuant to Paragraph (8) of Subsection I of 6.31.2.13 NMAC; or (ii) the hearing officer grants permission, except that the hearing officer may only grant such permission at any time not later than five days before a due process hearing 	
 (g) Applicable timeline. The applicable timeline for a due process hearing under this part shall recommence at the time the party files an amended notice, including the timeline under Paragraph (8) of Subsection I of 6.31.2.13 NMAC. 	

<u>§ 300.509 Model forms.</u>	
 (a) Each SEA must develop model forms to assist parents and public agencies in filing a due process complaint in accordance with §§ 300.507(a) and 300.508(a) through (c) and to assist parents and other parties in filing a State complaint under §§ 300.151 through 300.153. However, the SEA or LEA may not require the use of the model forms. 	The NMPED has developed a model <u>Due Process</u> <u>Hearing Request Form</u> for use when filing a due process hearing request, available through the NMPED website.
 (b) Parents, public agencies, and other parties may use the appropriate model form described in paragraph (a) of this section, or another form or other document, so long as the form or document that is used meets, as appropriate, the content requirements in § 300.508(b) for filing a due process complaint, 	



or the requirements in § 300.153(b) for filing a State complaint.	
(Authority: 20 U.S.C. 1415(b)(8))	

§ 300.510 Resolution process.		
 (a) <i>Resolution meeting.</i> (1) Within 15 days of receiving notice of the parent's due process complaint, and prior to the initiation of a due process hearing under § 300.511, the LEA must convene a meeting with the parent and the relevant member or members of the IEP Team who have specific 	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: I. Due process hearings. (7) Preliminary meeting.	Upon receipt of a request for a due process hearing filed by a parent, CIMARRON MUNICIPAL SCHOOL DISTRICT will provide the parent with a copy of the Parent and Child Rights in Special Education Procedural Safeguards Notice, in English, Spanish or Navajo, as appropriate. The Parent and Child Rights in Special Education Procedural Safeguards Notice informs parents of the requirement of a resolution session.
knowledge of the facts identified in the due process complaint that—	 (a) Resolution session. Before the opportunity for an impartial due process hearing under Paragraphs (3) or (4) of Subsection I of 	A current copy of the <u>Special Education Procedural</u> <u>Safeguards</u> For Students with Disabilities and their
 (i) Includes a representative of the public agency who has decision-making authority on behalf of that agency; and 	6.31.2.13 NMAC, the public agency shall convene a resolution session with the parents and the relevant member or members of the IEP	Families required Under IDEA Part B Notice (English Version), Garantías Procesales De Educación Especial Requeridas Para Los Niños/Niñas Discapacitados Y Sus Familias Requistos Bajo La Ley IDEA- Parte_B
(ii) May not include an attorney of the LEA unless the parent is accompanied by an attorney.	team who have specific knowledge of the facts identified in the due process request, unless the parents and the public agency agree in writing to waive such a meeting, or agree to use the	(Spanish Version), Special Education Procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice (Navajo Version), Special Education Procedural Safeguards For
(2) The purpose of the meeting is for the parent of the child to discuss the due process complaint, and the facts that form the basis of the due	mediation process instead. The resolution session:	Students with Disabilities and their Families required Under IDEA Part B Notice (Vietnamese Version), Special Education Procedural Safeguards For Students
process complaint, so that the LEA has the opportunity to resolve the dispute that is the basis for the due process complaint.	 (i) shall occur within 15 days of the respondent's receipt of a request for due process; 	with Disabilities and their Families required Under IDEA Part B Notice (Russian Version), Special Education Procedural Safeguards for Students with
(3) The meeting described in paragraph (a)(1) and(2) of this section need not be held if—	(ii) shall include a representative of the public agency who has decision-making authority on behalf of that public agency;	Disabilities and their Families Required Under IDEA Part B Notice (Mandarin), and the Special Education Procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice
(i) The parent and the LEA agree in writing to waive the meeting; or	(iii) may not include an attorney of the public agency unless the parent is accompanied	(ASL Video) are available through the NMPED. CIMARRON MUNICIPAL SCHOOL DISTRICT will
(ii) The parent and the LEA agree to use the	by an attorney; and	contact the parent to arrange a resolution meeting within

mediation process described in §300.506.

(4) The parent and the LEA determine the relevant members of the IEP Team to attend the meeting.

(b) *Resolution period*.

- If the LEA has not resolved the due process complaint to the satisfaction of the parent within 30 days of the receipt of the due process complaint, the due process hearing may occur.
- (2) Except as provided in paragraph (c) of this section, the timeline for issuing a final decision under § 300.515 begins at the expiration of this 30-day period.
- (3) Except where the parties have jointly agreed to waive the resolution process or to use mediation, notwithstanding paragraphs (b)(1) and (2) of this section, the failure of the parent filing a due process complaint to participate in the resolution meeting will delay the timelines for the resolution process and due process hearing until the meeting is held.
- (4) If the LEA is unable to obtain the participation of the parent in the resolution meeting after reasonable efforts have been made (and documented using the procedures in § 300.322(d)), the LEA may, at the conclusion of the 30-day period, request that a hearing officer dismiss the parent's due process complaint.
- (5) If the LEA fails to hold the resolution meeting specified in paragraph (a) of this section within 15 days of receiving notice of a parent's due process complaint or fails to participate in the resolution meeting, the parent may seek the intervention of a hearing officer to begin the due process hearing timeline.

- (iv) shall provide an opportunity for the parents of the child and the public agency to discuss the disputed issue(s) and the facts that form the basis of the dispute, in order to attempt to resolve the dispute;
- (v) if the parties desire to have their discussions in the resolution session remain confidential, they may agree in writing to maintain the confidentiality of all discussions and that such discussions cannot later be used as evidence in the due process hearing or any other proceeding; and
- (vi) if an agreement is reached following a resolution session, the parties shall execute a legally binding agreement that is signed by both the parent and a representative of the public agency who has the authority to bind that public agency, and which is enforceable in any state court of competent jurisdiction or in a district court of the United States; if the parties execute an agreement pursuant to a resolution session, a party may void this agreement within three business days of the agreement's execution; further, if the resolution session participants reach agreement on any IEPrelated matters, the binding agreement shall state that the public agency will subsequently convene an IEP meeting to inform the student's service providers of their responsibilities under that agreement, and revise the student's IEP accordingly.
- (b) FIEP meeting; mediation. Parties to a due process hearing may choose to convene a FIEP meeting or mediation instead of a resolution session. To do so, the party filing the request for the hearing shall (and the responding party may) notify the hearing officer in writing within one business day of the parties' decision to

the required timeframe unless the parties agree in writing to waive the resolution meeting. CIMARRON MUNICIPAL SCHOOL DISTRICT and the parent may alternatively agree to participate in mediation. CIMARRON MUNICIPAL SCHOOL DISTRICT may seek dismissal of the due process hearing complaint if the parent refuses to participate in a resolution meeting and CIMARRON MUNICIPAL SCHOOL DISTRICT has not agreed to waive the resolution meeting.

If the parties do not waive the resolution meeting, CIMARRON MUNICIPAL SCHOOL DISTRICT will contact the parent to arrange the meeting soon after the due process complaint is received in order to ensure that the resolution meeting is held within 15 days. However, it is not necessary to notify the parent within five days of receiving a due process complaint about CIMARRON MUNICIPAL SCHOOL DISTRICT's intention to convene or waive the resolution meeting. (See 71 Fed. Reg. 46700 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT will act cooperatively with the parents in determining who will attend the resolution meeting, as a resolution meeting is unlikely to result in any resolution of the dispute if the parties cannot agree on who should attend. CIMARRON MUNICIPAL SCHOOL DISTRICT understands that the resolution process offers a valuable chance to resolve disputes before expending what can be considerable time and money in due process hearings. (See 71 Fed. Reg. 46701 (August 14, 2006))

In situations where CIMARRON MUNICIPAL SCHOOL DISTRICT convenes a meeting with the parent and the relevant member or members of the IEP Team who have specific knowledge of the facts identified in the due process complaint, and the parent fails to participate in the resolution meeting, CIMARRON MUNICIPAL SCHOOL DISTRICT will continue to make diligent efforts throughout the remainder of the 30-day resolution period to convince the parent to participate in the resolution meeting. If, however, at the end of the 30-day resolution period,

- (c) Adjustments to 30-day resolution period. The 45day timeline for the due process hearing in § 300.515(a) starts the day after one of the following events:
 - (1) Both parties agree in writing to waive the resolution meeting;
 - (2) After either the mediation or resolution meeting starts but before the end of the 30-day period, the parties agree in writing that no agreement is possible;
 - (3) If both parties agree in writing to continue the mediation at the end of the 30-day resolution period, but later, the parent or public agency withdraws from the mediation process.
- (d) *Written settlement agreement*. If a resolution to the *dispute* is reached at the meeting described in paragraphs (a)(1) and (2) of this section, the parties must execute a legally binding agreement that is—
 - (1) Signed by both the parent and a representative of the agency who has the authority to bind the agency; and
 - (2) Enforceable in any State court of competent jurisdiction or in a district court of the United States, or, by the SEA, if the State has other mechanisms or procedures that permit parties to seek enforcement of resolution agreements, pursuant to § 300.537.
- (e) Agreement review period. If the parties execute an *agreement* pursuant to paragraph (c) of this section, a party may void the agreement within 3 business days of the agreement's execution.

(Authority: 20 U.S.C. 1415(f)(1)(B))

jointly request one of these options. A FIEP meeting or mediation shall be completed not later than 14 days after the assignment of the IEP facilitator or mediator by the SED, unless, upon joint request by the parties, an extension is granted by the hearing officer. Each session in the FIEP or mediation process must be scheduled in a timely manner and shall be held in a location that is convenient to the parties to the hearing. The requirements for mediation, as set forth at Subparagraph (c) of Paragraph (3) of Subsection H of 6.31.2.13 NMAC, apply to mediation in this context, as well.

(c) Applicable timelines.

- (i) If the parties agree to convene a resolution session, the applicable timelines for the due process hearing shall be suspended for up to 30 days from the date the due process request was received by the SED (except in the case of an expedited hearing), and the meeting shall proceed according to the requirements set forth under Subparagraph (a) of Paragraph (8) of Subsection I of 6.31.2.13 NMAC .
- (ii) If the parties agree to convene a FIEP meeting or mediation, the public agency shall contact the person or entity identified by the SED to arrange for mediation or a FIEP meeting, as appropriate. Except for expedited hearings, the parties to the FIEP meeting or mediation process may jointly request that the hearing officer grant a specific extension of time for the prehearing conference and for completion of the hearing beyond the 45 day period for issuance of the hearing decision. The hearing officer may grant such extensions in a regular case but may not exceed the 20 school day deadline in an expedited case.

CIMARRON MUNICIPAL SCHOOL DISTRICT is still unable to convince the parent to participate in the resolution meeting, CIMARRON MUNICIPAL SCHOOL DISTRICT may seek intervention by a hearing officer to dismiss the complaint. (See 71 Fed. Reg. 46702 (August 14, 2006))



(iii) If the parties cares to weive all preliminary
(iii) If the parties agree to waive all preliminary meeting options and proceed with the due
process hearing, the hearing officer shall send written notification to the parties that
the applicable timelines for the due process
hearing procedure shall commence as of
the date of that notice. The hearing officer
shall thereafter proceed with the
prehearing procedures, as set forth under
Paragraph (12) of Subsection I of 6.31.2.13
NMAC.
NNAC.
(d) Resolution. Upon resolution of the dispute, the
party who requested the due process hearing
shall transmit a written notice informing the
hearing officer and the SED that the matter has
been resolved and withdraw the request for
hearing. The hearing officer shall transmit an
appropriate order of dismissal to the parties and
the SED.
(e) Hearing. If the parties convene a resolution
session and they have not resolved the disputed
issue(s) within 30 days of the receipt of the due
process request by the SED in a non-expedited
case, the public agency shall (and the parents
may) notify the hearing officer in writing within
one business day of reaching this outcome. The
hearing officer shall then promptly notify the
parties in writing that the due process hearing
shall proceed and all applicable timelines for a
hearing under this part shall commence as of the
date of such notice.
(f) Further adjustments to the timelines may be
made as provided in 34 CFR Secs. 300.510(b)
and 300.510(c).
(a) The marshation of dimension has marked a surgery (
(g) The resolution of disputes by mutual agreement
is strongly encouraged and nothing in these
rules shall be interpreted as prohibiting the
parties from engaging in settlement discussions

at any time before, during or after an ADR meeting, a due process hearing or a civil action.	
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Due Process Prehearing Procedures.		
(Not in Federal Regulations; see New Mexico Rules)	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES:	
	I. Due Process Hearings	
	 (11) Prehearing procedures. Unless extended by the hearing officer at the request of a party, within 14 days of the commencement of the timeline for a due process hearing and as soon as is reasonably practicable in an expedited case, the hearing officer shall conduct an initial prehearing conference with the parent and the public agency to: 	
	 (a) identify the issues (disputed claims and defenses) to be decided at the hearing and the relief sought; 	
	(b) establish the hearing officer's jurisdiction over IDEA and gifted issues;	
	 (c) determine the status of the resolution session, FIEP meeting or mediation between the parties, and determine whether an additional prehearing conference will be necessary as a result; 	
	 (d) review the hearing rights of both parties, as set forth in Paragraphs (15) and (16) of Subsection I of 6.31.2.13 NMAC, including reasonable accommodations to address an individual's need for an interpreter at public expense; 	
	(e) review the procedures for conducting the hearing;	

 (f) set a date, time and place for the hearing that is reasonably convenient to the parents and child involved; the hearing officer shall have discretion to determine the length of the hearing, taking into consideration the issues presented;
(g) determine whether the child who is the subject of the hearing will be present and whether the hearing will be open to the public;
 (h) set the date by which any documentary evidence intended to be used at the hearing by the parties shall be exchanged; the hearing officer shall further inform the parties that, not less than five business days before a regular hearing or, if the hearing officer so directs, not less than two business days before an expedited hearing, each party shall disclose to the other party all evaluations completed by that date and recommendations based on the evaluations that the party intends to use at the hearing; the hearing officer may bar any party that fails to disclose such documentary evidence, evaluation(s) or recommendation(s) by the deadline from introducing the evidence at the hearing without the consent of the other party;
 (i) as appropriate, determine the current educational placement of the child pursuant to Paragraph (27) of this subsection;
 (j) exchange lists of witnesses and, as appropriate, entertain a request from a party to issue an administrative order compelling the attendance of a witness or witnesses at the hearing;
(k) address other relevant issues and motions; and(l) determine the method for having a written, or at
the option of the parent, electronic verbatim record of the hearing; the public agency shall be

responsible for arranging for the verbatim record of the hearing; and	
(m) the hearing officer shall transmit to the parties and the SED of the department a written summary of the prehearing conference; the summary shall include, but not be limited to, the date, time and place of the hearing, any prehearing decisions, and any orders from the hearing officer.	
(13) In order to limit testimony at the hearing to only those factual matters which remain in dispute between the parties, on or before 10 days before the date of the hearing, each party shall submit a statement of proposed stipulated facts to the opposing party. On or before five days before the date of the hearing, the parties shall submit a joint statement of stipulated facts to the hearing officer. All agreed-upon stipulated facts shall be deemed	
admitted, and evidence shall not be permitted for the purpose of establishing these facts.	

§ 300.511 Impartial due process hearing.		
	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: I. Due Process Hearings 	CIMARRON MUNICIPAL SCHOOL DISTRICT understands that New Mexico has considerable latitude in determining appropriate procedural rules for due process hearings as long as they are not inconsistent with the basic elements of due process hearings and
(b) Agency responsible for conducting the due process hearing. The hearing described in paragraph (a) of this section must be conducted by the SEA or the public agency directly responsible for the education of the child, as determined under State statute, State regulation, or a written policy of the SEA.	(8) Hearing officer responsibility and authority. Hearing officers shall conduct proceedings under these rules with due regard for the costs and other burdens of due process proceedings for public agencies, parents and students. In that regard, hearing officers shall strive to maintain a reasonable balance between affording parties a fair opportunity to vindicate their	rights of the parties set out in IDEA and its regulations. The specific application of those procedures to particular cases generally should be left to the discretion of hearing officers who have the knowledge and ability to conduct hearings in accordance with standard legal practice. There is nothing in the IDEA or these regulations that would prohibit a hearing officer from making determinations on procedural matters not addressed in



(c) Impartial hearing officer.	IDEA rights and the financial and human costs of the	IDEA, so long as such determinations are made in a
	proceedings to all concerned. Accordingly, each	manner that is consistent with a parent's or
(1) At a minimum, a hearing officer—	hearing officer shall exercise such control over the	CIMARRON MUNICIPAL SCHOOL DISTRICT's
	parties, proceedings and the hearing officer's own	right to a timely due process hearing. (See 71 Fed. Reg.
(i) Must not be—	practices as the hearing officer deems appropriate to	46704 (August 14, 2006))
	further those ends under the circumstances of each	
(A) An employee of the SEA or the LEA	case. In particular, and without limiting the	CIMARRON MUNICIPAL SCHOOL DISTRICT will
that is involved in the education or	generality of the foregoing, the hearing officer, at the	pay expenses of a hearing as required to do so.
care of the child; or	request of a party or upon the hearing officer's own	
	initiative and after the parties have had a reasonable	
(B) A person having a personal or	opportunity to express their views on disputed	
professional interest that conflicts	issues:	
with the person's objectivity in the	(a) shall ensure by appropriate orders that parents	
hearing;	and their duly authorized representatives have	
	timely access to records and information under	
(ii) Must possess knowledge of, and the	the public agency's control which are	
ability to understand, the provisions of the	reasonably necessary for a fair assessment of	
Act, Federal and State regulations	the IDEA issues raised by the requesting party;	
pertaining to the Act, and legal	are in the same states of the requesting party,	
interpretations of the Act by Federal and	(b) shall limit the issues for hearing to those	
State courts;	permitted by IDEA which the hearing officer	
	deems necessary for the protection of the rights	
(iii) Must possess the knowledge and ability	that have been asserted by the requesting party	
to conduct hearings in accordance with	in each case;	
appropriate, standard legal practice; and	,	
(i.e.) Must assess the large data and chilitar	(c) may issue orders directing the timely	
(iv) Must possess the knowledge and ability to render and write decisions in	production of relevant witnesses, documents or	
accordance with appropriate, standard	other information within a party's control,	
	protective orders or administrative orders to	
legal practice.	appear for hearings, and may address a party's	
(2) A person who otherwise qualifies to conduct a	unjustified failure or refusal to comply by	
(2) A person who otherwise quarties to conduct a hearing under paragraph (c)(1) of this section	appropriate limitations on the claims, defenses	
is not an employee of the agency solely	or evidence to be considered;	
because he or she is paid by the agency to		
serve as a hearing officer.	(d) shall exclude evidence that is irrelevant,	
serve as a meaning officer.	immaterial, unduly repetitious or excludable on	
(3) Each public agency must keep a list of the	constitutional or statutory grounds or on the	
persons who serve as hearing officers. The list	basis of evidentiary privilege recognized in	
must include a statement of the qualifications	federal courts or the courts of New Mexico;	
of each of those persons.		
or each of those persons.	(e) may issue such other orders and make such	
(d) Subject matter of due process hearings. The party	other rulings, not inconsistent with express	
(a) subject maner of and process nearings. The party		

requesting the due process hearing may not raise issues *at* the due process hearing that were not raised in the due process complaint filed under § 300.508(b), unless the other party agrees otherwise.

- (e) Timeline for requesting a hearing. A parent or agency must request an impartial hearing on their due process complaint within two years of the date the parent or agency knew or should have known about the alleged action that forms the basis of the due process complaint, or if the State has an explicit time limitation for requesting such a due process hearing under this part, in the time allowed by that State law.
- (f) *Exceptions to the timeline*. The timeline described in *paragraph* (e) of this section does not apply to a parent if the parent was prevented from filing a due process complaint due to—
 - (1) Specific misrepresentations by the LEA that it had resolved the problem forming the basis of the due process complaint; or
 - (2) The LEA's withholding of information from the parent that was required under this part to be provided to the parent.

(Approved by the Office of Management and Budget under control number 1820–0600) (Authority: 20 U.S.C. 1415(f)(1)(A), 1415(f)(3)(A)–(D))

provisions of these rules or IDEA, as the hearing officer deems appropriate to control the course, scope and length of the proceedings while ensuring that the parties have a fair opportunity to present and support all allowable claims and defenses that have been asserted; and

- (f) shall not permit non-attorneys to represent parties at due process hearings.
- (9) Duties of the hearing officer. The hearing officer shall excuse himself or herself from serving in a hearing in which he or she believes a personal or professional bias or interest exists which conflicts with his or her objectivity. The hearing officer shall:
 - (a) make a determination regarding the sufficiency of a request for due process within five days of receipt of any notice of insufficiency, and notify the parties of this determination in writing;
 - (b) schedule an initial prehearing conference within 14 days of commencement of the timeline for a due process hearing, or as soon as reasonably practicable in an expedited case pursuant to Paragraph (12) of Subsection I of 6.31.2.13 NMAC (correct citation 6.31.2.13 (I)(11) NMAC);
 - (c) reach a decision, which shall include written findings of fact, conclusions of law, and reasons for these findings and conclusions and shall be based solely on evidence presented at the hearing;
 - (d) transmit the decision to the parties and to the SED within 45 days of the commencement of the timeline for the hearing, unless a specific extension of time has been granted by the hearing officer at the request of a party to the hearing, or at the joint request of the parties where the reason for the request is to permit the parties to pursue an ADR option; for an



expedited hearing, no extensions or exceptions
beyond the time frame provided in
Subparagraph (a) of Paragraph (19) of
Subsection I of 6.31.2.13 NMAC (correct
citation 6.31.2.13(I)(18)(a) NMAC);
(e) the hearing officer may reopen the record for
further proceedings at any time before reaching
a final decision after transmitting appropriate
notice to the parties; the hearing is considered
closed and final when the written decision is
transmitted to the parties and to the SED; and
(f) the decision of the hearing officer is final,
unless a party brings a civil action as set forth in
Paragraph (24) of Subsection I of 6.31.2.13
NMAC, (correct citation 6.31.2.13(I)(23)
NMAC) .
(17) Limitations on the hearing.
(a) The party requesting the due process hearing
shall not be allowed to raise issues at the
hearing that were not raised in the request for a
due process hearing (including an amended
request, if such amendment was previously
permitted) filed under Paragraph (5) of
Subsection I of 6.31.2.13 NMAC, (correct
citation 6.31.2.13(I)(4) NMAC) unless the other
party agrees otherwise.
(b) Timeline for requesting hearing. A parent or
public agency shall request an impartial due
process hearing within two years of the date
that the parent or public agency knew or should
have known about the alleged action that forms
the basis of the due process request.
(c) Exceptions to the timeline. The timeline
described in Subparagraph (b) of Paragraph
(18) of Subsection I of 6.31.2.13
NMAC,(correct citation 6.31.2.13(I)(17)(b)

 NMAC) shall not apply to a parent if the parent was prevented from requesting the hearing due to: (i) specific misrepresentations by the public agency that it had resolved the problem that forms the basis of the due process request; or (ii) the public agency's withholding of information from the parent that was required under this part to be provided to the parent. 	
(22) Expenses of the hearing. The public agency shall be responsible for paying administrative costs associated with a hearing, including the hearing officer's fees and expenses and expenses related to the preparation and copying of the verbatim record, its transmission to the SED, and any further expenses for preparing the complete record of the proceedings for filing with a reviewing federal or state court in a civil action. Each party to a hearing shall be responsible for its own legal fees or other costs, subject to Paragraph (25) of Subsection I of 6.31.2.13 NMAC (correct citation 6.31.2.13(I)(24) NMAC).	

§ 300.512 Hearing rights.		
 (a) General. Any party to a hearing conducted pursuant to \$\$300.507 through 300.513 or \$\$ 300.530 through 300.534, or an appeal conducted pursuant to \$ 300.514, has the right to— 	6.31.2.13 ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: I. Due Process Hearings	
(1) Be accompanied and advised by counsel and		





		by individuals with special knowledge or	(6) Dut	ies of the SED of the department. Upon receipt of	
		training with respect to the problems of	a wi	ritten request for due process, the SED shall:	
		children with disabilities, except that whether			
		parties have the right to be represented by non-	(a)	appoint a qualified and impartial hearing officer	
		attorneys at due process hearings is determined		who meets the requirements of 34 CFR Sec.	
		under State law;		300.511(c) and 20 USC Sec. 1415(f)(3)(A);	
	(2)	Present evidence and confront, cross-examine,	(b)	arrange for the appointment of a qualified and	
		and compel the attendance of witnesses;		impartial mediator or IEP facilitator pursuant to	
	$\langle \mathbf{a} \rangle$			34 CFR Sec. 300.506 to offer ADR services to	
	(3)	Prohibit the introduction of any evidence at the		the parties;	
		hearing that has not been disclosed to that		inform the parent in writing of any free or low	
		party at least five business days before the	(c)	inform the parent in writing of any free or low- cost legal and other relevant services available	
		hearing;		in the area; the SEB shall also make this	
	(A)	Obtain a written, or, at the option of the		information available whenever requested by a	
	(4)	parents, electronic, verbatim record of the		parent; and	
		hearing; and		purchi, und	
		icamg, and	(d)	inform the parent that in any action or	
	(5)	Obtain written, or, at the option of the parents,	(-)	proceeding brought under 20 USC Sec. 1415, a	
	(0)	electronic findings of fact and decisions.		state or federal court, in its discretion and	
		8		subject to the further provisions of 20 USC Sec.	
(b)	Add	itional disclosure of information.		1415(g)(3)(b) and 34 CFR Sec. 300.517, may	
. ,		5 5		award reasonable attorneys' fees as part of the	
	(1)	At least five business days prior to a hearing		costs to a prevailing party;	
		conducted pursuant to § 300.511(a), each party			
		must disclose to all other parties all evaluations	(e)	the SED shall also:	
		completed by that date and recommendations			
		based on the offering party' evaluations that		(i) keep a list of the persons who serve as	
		the party intends to use at the hearing.		hearing officers and a statement of their	
				qualifications;	
	(2)	A hearing officer may bar any party that fails			
		to comply with paragraph (b)(1) of this section		(ii) appoint another hearing officer if the	
		from introducing the relevant evaluation or		initially appointed hearing officer excuses himself or herself from service;	
		recommendation at the hearing without the		minisen of hersen from service;	
		consent of the other party.		(iii) ensure that mediation and FIEP meetings	
(c)	Dara	ental rights at hearings. Parents involved in		are considered as voluntary and are not	
		rings must be given the right to—		used to deny or delay a parent's right to a	
	near	ings must be given the right to		hearing; and	
	(1)	Have the child who is the subject of the			
	(-)			(iv) ensure that within 45 days of	
		6 r		commencement of the timeline for a due	
		hearing present;			



 (2) Open the hearing to the public; and (3) Have the record of the hearing and the findings of fact and decisions described in paragraphs (a)(4) and (a)(5) of this section provided at no cost to parents. (Authority: 20 U.S.C. 1415(f)(2), 1415(h)) 	process hearing, a final written decision is reached and a copy transmitted to the parties, unless one or more specific extensions of time have been granted by the hearing officer at the request of either party (or at the joint request of the parties, where the reason for the request is to allow the parties to pursue an ADR option); and	
	 (f) following the decision, the SED shall, after deleting any personally identifiable information, transmit the findings and decision to the state IDEA advisory panel and make them available to the public upon request. 	
	(14) Any party to a hearing has the right to:	
	 (a) be accompanied and advised by counsel and by individuals with special knowledge or training with respect to the problems of children with disabilities; 	
	(b) present evidence and confront, cross-examine and compel the attendance of witnesses;	
	 (c) prohibit the introduction of any evidence at the hearing that has not been disclosed to that party at least five business days before a regular hearing or, if the hearing officer so directs in the prehearing summary, at least two business days before an expedited hearing; 	
	(d) obtain a written, or, at the option of the parents, electronic verbatim record of the hearing; and	
	(e) obtain written, or, at the option of the parents, electronic findings of fact and decisions.	
	(15) Parents involved in hearings also have the right to:	
	(a) have the child who is the subject of the hearing present; and	

(b) open the hearing to the public.	
(16) The record of the hearing and the findings of fact and decisions shall t be provided at no cost to the parents.	

00.513 Hearing decisions.		
(a) Decision of hearing officer on the provision of FAPE.	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES:	
 Subject to paragraph (a)(2) of this section, a hearing officer's determination of whether a child received FAPE must be based on substantive grounds. 	 I. Due Process Hearings (19) Decision of the hearing officer. 	
(2) In matters alleging a procedural violation, a hearing officer may find that a child did not receive a FAPE only if the procedural inadequacies—	 (a) In general. Subject to Subparagraph (b) of Paragraph (20) of Subsection I of 6.31.2.13 NMAC (correct citation 6.31.2.13.(I)(19) NMAC), a decision made by a hearing officer shall be made on substantive grounds based on 	
 (i) Impeded the child's right to a FAPE; (ii) Significantly impeded the parent's opportunity to participate in the decision-making process regarding the provision of a FAPE to the parent's child; or (iii) Caused a deprivation of educational benefit. 	 (b) Procedural issues. In matters alleging a procedural violation, a hearing officer may find that a child did not receive a FAPE only if the procedural inadequacies: (i) impeded the child's right to a FAPE; 	
 (3) Nothing in paragraph (a) of this section shall be construed to preclude a hearing officer from ordering an LEA to comply with procedural requirements under §§300.500 through 300.536. (b) Construction clause Nothing in §§ 300 507 through 	 (ii) significantly impeded the parents' opportunity to participate in the decision- making process regarding the provision of a FAPE to the student; or 	
(b) <i>Construction clause</i> . Nothing in §§ 300.507 <i>through</i>		

 300.513 shall be construed to affect the right of a parent to file an appeal of the due process hearing decision with the SEA under §300.514(b), if a State level appeal is available. (c) Separate request for a due process hearing. Nothing in §§300.500 through 300.536 shall be construed to preclude a parent from filing a separate due process complaint on an issue separate from a due process complaint already filed. (d) Findings and decision to advisory panel and general public. The public agency, after deleting any personally identifiable information, must— (1) Transmit the findings and decisions referred to in §300.512(a)(5) to the State advisory panel established under § 300.167; and (2) Make those findings and decisions available to the public. (Authority: 20 U.S.C. 1415(f)(3)(E) and (F), 1415(h)(4),1415(o)) 	 (iii) caused a deprivation of educational benefits. (c) Rule of construction. Nothing in this paragraph shall be construed to preclude a hearing officer from ordering a public agency to comply with procedural requirements under this section. 	
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§ 300.514 Finality of decision; appeal; impartial review.		
 (a) <i>Finality of hearing decision</i>. A decision made in a hearing conducted pursuant to \$\$ 300.507 through 300.513 or \$\$300.530 through 300.534 is final, except that any party involved in the hearing may 	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: I. Due Process Hearings	CIMARRON MUNICIPAL SCHOOL DISTRICT will comply with the final decision of a hearing officer, unless otherwise required due to a pending appeal or by order of a court.
appeal the decision under the provisions of paragraph (b) of this section and § 300.516.		Upon receipt of a request for a due process hearing filed
(b) Appeal of decisions; impartial review.	(21) Modification of final decision. Clerical mistakes in final decisions, orders or parts of the record and errors therein arising from oversight or omission	by a parent, CIMARRON MUNICIPAL SCHOOL DISTRICT will provide the parent with a copy of the Parent and Child Rights in Special Education Procedural
 (1) If the hearing required by § 300.511 is conducted by a public agency other than the SEA, any party aggrieved by the findings and decision in the hearing may appeal to the SEA. 	may be corrected by the hearing officer at any time on the hearing officer's own initiative or on the request of any party and after such notice, if any, as the hearing officer orders. Such mistakes may be	Safeguards Notice The Parent and Child Rights in Special Education Procedural Safeguards Notice informs parents of the timelines for appealing the decision of a hearing officer.

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(iv) Afford the parties an opportunity for oral or written argument, or both, at the discretion of the reviewing official; Education Procedural Safeguards for Students with Disabilities and their Families Required Under IDEA Part B Notice (Mandarin), and the Special Education Procedural Safeguards For Students with Disabilities	 or written argument, or both, at the discretion of the reviewing official; (v) Make an independent decision on completion of the review; and (vi) Give a copy of the written, or, at the option of the parents, electronic finding of fact and decisions to the parties. (c) <i>Findings and decision to advisory panel and gene public.</i> The SEA, after deleting any personally identifiable information, must— Transmit the findings and decisions referred in paragraph (b)(2)(vi) of this section to the State advisory panel established under § 300.167; and Make those findings and decisions available the public. (d) <i>Finality of review decision.</i> The decision made by the reviewing official is final unless a party bring 	6.31.2.13 NMAC (correct citation 6.31.2.13 (I)(23)NMAC) only with leave of the state or federal district court presiding over the civil action.	Disabilities and their Families Required Under IDEA Part B Notice (Mandarin), and the Special Education Procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice
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(Authority: 20 U.S.C. 1415(g) and (h)(4),	
1415(i)(1)(A),1415(i)(2))	

<u>§ 300.515 Timelines and convenience of hearings and reviews.</u>		
 (a) The public agency must ensure that not later than 45 days after the expiration of the 30 day period under § 300.510(b), or the adjusted time periods described in § 300.510(c)— (1) A final decision is reached in the hearing; and (2) A copy of the decision is mailed to each of the parties. (b) The SEA must ensure that not later than 30 days after the receipt of a request for a review— (1) A final decision is reached in the review; and (2) A copy of the decision is mailed to each of the parties. (b) The SEA must ensure that not later than 30 days after the receipt of a request for a review— (1) A final decision is reached in the review; and (2) A copy of the decision is mailed to each of the parties. (c) A hearing or reviewing officer may grant specific extensions of time beyond the periods set out in paragraphs (a) and (b) of this section at the request of either party. (d) Each hearing and each review involving oral arguments must be conducted at a time and place that is reasonably convenient to the parents and child involved. (Authority: 20 U.S.C. 1415(f)(1)(B)(ii), 1415(g), 1415(i)(1)) 	 6.31.2.13 ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: I. Due Process Hearings (12) Each hearing involving oral arguments must be conducted at a time and place that is reasonably convenient to the parents and child involved. 	

<u>§ 300.516 Civil action.</u>		
 (a) <i>General.</i> Any party aggrieved by the findings and decision made under §§ 300.507 through 300.513 or §§ 300.530 through 300.534 who does not have the right to an appeal under § 300.514(b), and any party aggrieved by the findings and decision under § 300.514(b), has the right to bring a civil action with respect to the due process complaint notice requesting a due process hearing under § 300.507 or §§300.530 through 300.532. The action may be brought in any State court of competent jurisdiction or in a district court of the United States without regard to the amount in controversy. (b) <i>Time limitation.</i> The party bringing the action shall have 90 days from the date of the decision of the State review official, to file a civil action, or, if the State has an explicit time limitation for bringing civil actions under Part B of the Act, in the time allowed by that State law. (c) <i>Additional requirements.</i> In any action brought under paragraph (a) of this section, the court— (1) Receives the records of the administrative proceedings; (2) Hears additional evidence at the request of a party; and (3) Basing its decision on the preponderance of the evidence, grants the relief that the court determines to be appropriate. (d) <i>Jurisdiction of district courts.</i> The district courts of the United States have jurisdiction of actions brought under section 615 of the Act without regard to the amount in controversy. 	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: I. Due Process Hearings (23) Civil action. (a) Any party aggrieved by the decision of a hearing officer in an IDEA matter has the right to bring a civil action in a state or federal district court pursuant to 20 USC Sec. 1415(i) and 34 CFR Sec. 300.516. Any civil action must be filed within 30 days of the receipt of the hearing officer's decision by the appealing party. (b) A party aggrieved by the decision of a hearing officer in a matter relating solely to the identification, evaluation, or educational placement of or services to a child who needs or may need gifted services may bring a civil action in a state court of appropriate jurisdiction within 30 days of receipt of the hearing officer's decision by the appealing party. 	

limits the rights, procedures, and remedies available under the Constitution, the Americans with	
Disabilities Act of 1990, title V of the Rehabilitation Act of 1973, or other Federal laws	
protecting the rights of children with disabilities, except that before the filing of a civil action under	
these laws seeking relief that is also available under section 615 of the Act, the procedures under §§	
300.507 and 300.514 must be exhausted to the same extent as would be required had the action been	
brought under section 615 of the Act.	
(Authority: 20 U.S.C. 1415(i)(2) and (3)(A), 1415(l))	

§ 300.517 Attorneys' fees.		
 § 300.517 Attorneys' fees. (a) In general. (1) In any action or proceeding brought under section 615 of the Act, the court, in its discretion, may award reasonable attorneys' fees as part of the costs to— (i) The prevailing party who is the parent of a child with a disability; (ii) To a prevailing party who is an SEA or LEA against the attorney of a parent who files a complaint or subsequent cause of action that is frivolous, unreasonable, or without foundation, or against the attorney of a parent who litigate after the litigation clearly became frivolous, unreasonable, or without foundation; or 	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: Due Process Hearings (24) Attorney fees. (a) In any action or proceeding brought under 20 USC Sec. 1415, the court, in its discretion and subject to the further provisions of 20 USC Sec. 1415(i) and 34 CFR Sec. 300.517, may award reasonable attorney fees as part of the costs to: the parent of a child with a disability who is a prevailing party; a prevailing public agency against the attorney of a parent who files a request for due process or subsequent cause of action 	Upon receipt of a request for a due process hearing filed by a parent, CIMARRON MUNICIPAL SCHOOL DISTRICT will provide the parent with a copy of the Parent and Child Rights in Special Education Procedural Safeguards Notice. The Parent and Child Rights in Special Education Procedural Safeguards Notice informs parents generally of the circumstances under which a prevailing parent may recover attorney's fees from a school district and a prevailing school district may recover attorney's fees from the parent. A current copy of the <u>Special Education Procedural</u> <u>Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice (English Version), Garantías Procesales De Educación Especial Requeridas Para Los Niños/Niñas Discapacitados Y Sus Familias Requistos Bajo La Ley IDEA- Parte B (Spanish Version), Special Education Procedural Safeguards For Students with Disabilities and their Familias Requistos Bajo La Ley IDEA- Parte B</u>
(iii) To a prevailing SEA or LEA against the attorney of a parent, or against the parent, if the parent's request for a due process hearing or subsequent cause of action was	that is frivolous, unreasonable, or without foundation, or against the attorney of a parent who continued to litigate after the	Version), Special Education Procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice (Vietnamese Version), Special Education Procedural Safeguards For Students

presented for any improper purpose, such as to harass, to cause unnecessary delay, or to needlessly increase the cost of litigation.

- (2) Nothing in this subsection shall be construed to affect section 327 of the District of Columbia Appropriations Act, 2005.
- Prohibition on use of funds. (b)
 - (1) Funds under Part B of the Act may not be used to pay attorneys 'fees or costs of a party related to any action or proceeding under section 615 of the Act and subpart E of this part.
 - (2) Paragraph (b)(1) of this section does not preclude a public agency from using funds under Part B of the Act for conducting an action or proceeding under section 615 of the Act.
- (c) Award of fees. A court awards reasonable attorneys' fees under section 615(i)(3) of the Act consistent with the following:
 - (1) Fees awarded under section 615(i)(3) of the Act must be based on rates prevailing in the community in which the action or proceeding arose for the kind and quality of services furnished. No bonus or multiplier may be used in calculating the fees awarded under this paragraph.

(2)

(i) Attorneys' fees may not be awarded and related costs may not be reimbursed in any action or proceeding under section 615 of the Act for services performed subsequent to the time of a written offer of settlement to a parent if-

litigation clearly became frivolous, unreasonable, or without foundation; or

- (iii) a prevailing public agency against the attorney of a parent, or against the parent, if the parent's complaint or subsequent cause of action was presented for any improper purpose, such as to harass, to cause unnecessary delay, or to needlessly increase the cost of litigation.
- (b) Any action for attorney fees shall be filed within 30 days of the receipt of the last administrative decision.
- (c) Opportunity to resolve due process complaints. A meeting conducted pursuant to Subparagraph (a) of Paragraph (8) of Subsection I of 6.31.2.13 NMAC (correct citation 6.31.2.13(I)(7)(a) NMAC) shall not be considered:
 - (i) a meeting convened as a result of an administrative hearing or judicial action; or
 - (ii) an administrative hearing or judicial action for purposes of this paragraph.
- (d) Hearing officers are not authorized to award attorney fees.
- (e) Attorney fees are not recoverable for actions or proceedings involving services to gifted children or other claims based solely on state law.

with Disabilities and their Families required Under IDEA Part B Notice (Russian Version), Special Education Procedural Safeguards for Students with Disabilities and their Families Required Under IDEA Part B Notice (Mandarin), and the Special Education Procedural Safeguards For Students with Disabilities and their Families required Under IDEA Part B Notice (ASL Video) are available through the NMPED.



 (A) The offer is made within the time prescribed by Rule 68 of the Federal Rules of Civil Procedure or, in the case of an administrative proceeding, at any time more than 10 days before the proceeding begins; 	
(B) The offer is not accepted within 10 days; and	
(C) The court or administrative hearing officer finds that the relief finally obtained by the parents is not more favorable to the parents than the offer of settlement.	
 (ii) Attorneys' fees may not be awarded relating to any meeting of the IEP Team unless the meeting is convened as a result of an administrative proceeding or judicial action, or at the discretion of the State, for a mediation described in § 300.506. 	
(iii) A meeting conducted pursuant to § 300.510 shall not be considered—	
 (A) A meeting convened as a result of an administrative hearing or judicial action; or 	
(B) An administrative hearing or judicial action for purposes of this section.	
(3) Notwithstanding paragraph (c)(2) of this section, 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.	
(4) Except as provided in paragraph (c)(5) of this section, the court reduces, accordingly, the	



amount of the attorneys' fees awarded under section 615 of the Act, if the court finds that—	
 (i) The parent, or the parent's attorney, during the course of the action or proceeding, unreasonably protracted the final resolution of the controversy; 	
 (ii) The amount of the attorneys' fees otherwise authorized to be awarded unreasonably exceeds the hourly rate prevailing in the community for similar services by attorneys of reasonably comparable skill, reputation, and experience; 	
(iii) The time spent and legal services furnished were excessive considering the nature of the action or proceeding; or	
(iv) The attorney representing the parent did not provide to the LEA the appropriate information in the due process request notice in accordance with § 300.508.	
(5) The provisions of paragraph (c)(4) of this section do not apply in any action or proceeding if the court finds that the State or local agency unreasonably protracted the final resolution of the action or proceeding or there was a violation of section 615 of the Act.	
(Authority: 20 U.S.C. 1415(i)(3)(B)–(G))	

§ 300.518 Child's status during proceedings.		
 (a) Except as provided in § 300.533, during the pendency of any administrative or judicial proceeding regarding a due process complaint notice requesting a due process hearing under 	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES:	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the child remains in the stay-put placement during the pendency of the proceedings, unless
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 §300.507, unless the State or local agency and the parents of the child agree otherwise, the child involved in the complaint must remain in his or her current educational placement. (b) If the complaint involves an application for initial admission to public school, the child, with the consent of the parents, must be placed in the public school until the completion of all the proceedings. (c) If the complaint involves an application for initial services under this part from a child who is transitioning from Part C of the Act to Part B and is no longer eligible for Part C services because the child has turned three, the public agency is not required to provide the Part C services that the child had been receiving. If the child is found eligible for special education and related services under § 300.300(b), then the public agency must provide those special education and related services that are not in dispute between the parent and the public agency. (d) If the hearing officer in a due process hearing 	 I. Due Process Hearings (25) Child's status during proceedings. (a) Except as provided in 34 CFR Sec. 300.533 and Paragraph (4) of Subsection I of 6.31.2.13 NMAC, (correct citation 6.31.2.13 (I)(3)(NMAC), and unless the public agency and the parents of the child agree otherwise, during the pendency of any administrative or judicial proceeding regarding an IDEA due process request, the child involved shall remain in his or her current educational placement. Disagreements over the identification of the current educational placement which the parties cannot resolve by agreement shall be resolved by the hearing officer as necessary. (b) If the case involves an application for initial admission to public school, the child, with the consent of the parents, shall be placed in the public school until the completion of all the proceedings. (c) If a hearing officer agrees with the child's 	CIMARRON MUNICIPAL SCHOOL DISTRICT and the parent agree otherwise.
 (d) If the hearing officer in a due process hearing conducted by the SEA or a State review official in an administrative appeal agrees with the child's parents that a change of placement is appropriate, that placement must be treated as an agreement between the State and the parents for purposes of paragraph (a) of this section. (Authority: 20 U.S.C. 1415(j)) 		

<u>§ 300.519 Surrogate parents.</u>		
(a) <i>General.</i> Each public agency must ensure that the rights of a child are protected when—	6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR CHILDREN WITH DISABILITIES:	



- (1) No parent (as defined in § 300.30) can be identified;
- (2) The public agency, after reasonable efforts, cannot locate a parent;
- (3) The child is a ward of the State under the laws of that State; or
- (4) The child is an unaccompanied homeless youth as defined in section 725(6) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(6)).
- (b) Duties of public agency. The duties of a public agency under paragraph (a) of this section include the assignment of an individual to act as a surrogate for the parents. This must include a method—
 - (1) For determining whether a child needs a surrogate parent; and
 - (2) For assigning a surrogate parent to the child.
- (c) Wards of the State. In the case of a child who is a ward of the State, the surrogate parent alternatively may be appointed by the judge overseeing the child's case, provided that the surrogate meets the requirements in paragraphs (d)(2)(i) and (e) of this section.
- (d) Criteria for selection of surrogate parents.
 - (1) The public agency may select a surrogate parent in any way permitted under State law.
 - (2) Public agencies must ensure that a person selected as a surrogate parent—
 - (i) Is not an employee of the SEA, the LEA, or any other agency that is involved in the education or care of the child;

- M. Children in detention and correctional facilities.
- (7) Children with disabilities who are detained or incarcerated in detention or correctional facilities are wards of the state and may have surrogate parents appointed pursuant to 34 CFR Sec. 300.519 and Subsection J of 6.31.2.13 NMAC to protect their rights under IDEA while in state custody.
- (8) The public agency that administers the educational program in a juvenile or adult detention or correctional facility shall ensure that surrogate parents are appointed in cases where no parent as defined in 34 CFR Sec. 300.30(a) and Paragraph (14) of Subsection B of 6.31.2.7 NMAC is reasonably available or willing to make the educational decisions required for children with disabilities who are housed in that facility.

6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES:

- J. Surrogate parents and foster parents.
 - Each public agency shall ensure that a qualified surrogate parent is appointed in compliance with 34 CFR Sec. 300.519 when needed to protect the rights of a child with a disability who is within the public agency's educational jurisdiction. A surrogate parent need not be appointed if a person who qualifies as a parent under 34 CFR Sec. 300.30(b) and Paragraph (13) of Subsection B of 6.31.2.7 NMAC can be identified.
 - (2) A foster parent who meets all requirements of 34 CFR Sec. 300.30 may be treated as the child's parent pursuant to that rule. A foster parent who does not meet those requirements but meets all requirements of 34 CFR Sec. 300.519 may be appointed as a surrogate parent if the public agency that is responsible for the appointment deems such action appropriate.
 - (3) Pursuant to 34 CFR Sec. 300.519, a surrogate parent may represent the child in all matters relating to the

CIMARRON MUNICIPAL SCHOOL DISTRICT will timely identify the need for a surrogate parent and appoint a surrogate parent who meets the IDEA criteria.

CIMARRON MUNICIPAL SCHOOL DISTRICT does not compensate individuals for acting as surrogate parents.

CIMARRON MUNICIPAL SCHOOL DISTRICT understands that a private agency that contracts with CIMARRON MUNICIPAL SCHOOL DISTRICT for the education or care of the child, in essence, works for CIMARRON MUNICIPAL SCHOOL DISTRICT, and therefore, could not act as a surrogate parent under the IDEA. (See 71 Fed. Reg. 46568 (August 14, 2004))



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		identification, evaluation and educational placement	
	 (ii) Has no personal or professional interest that conflicts with the interest of the child the surrogate parent represents; and 	of the child and the provision of FAPE to the child.	
	(iii) Has knowledge and skills that ensure adequate representation of the child.		
(e)	<i>Non-employee requirement; compensation.</i> A <i>person</i> otherwise qualified to be a surrogate parent under paragraph (d) of this section is not an employee of the agency solely because he or she is paid by the agency to serve as a surrogate parent.		
(f)	Unaccompanied homeless youth. In the case of a child who is an unaccompanied homeless youth, appropriate staff of emergency shelters, transitional shelters, independent living programs, and street outreach programs may be appointed as temporary surrogate parents without regard to paragraph (d)(2)(i) of this section, until a surrogate parent can be appointed that meets all of the requirements of paragraph (d) of this section.		
(g)	Surrogate parent responsibilities. The surrogate parent may represent the child in all matters relating to—		
	(1) The identification, evaluation, and educational placement of the child; and		
	(2) The provision of FAPE to the child.		
(h)	<i>SEA responsibility.</i> The SEA must make reasonable efforts to ensure the assignment of a surrogate parent not more than 30 days after a public agency determines that the child needs a surrogate parent.		
(Author	rity: 20 U.S.C. 1415(b)(2))		

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 (a) General. A State may provide that, when a child with a disability reaches the age of majority under State law that applies to all children (except for a child with a disability who has been determined to be incompetent under State law)— (1) (i) The public agency must provide any notice required by this part to both the child and the parents; and (ii) All rights accorded to parents under Part B of the Act transfer to the child; (2) All rights accorded to parents under Part B of the Act transfer to children who are incarcerated in an adult or juvenile, State or local correctional institution; and (3) Whenever a State provides for the transfer of rights under this part pursuant to paragraph (a)(1) or (a)(2) of this section, the agency must notify the child and the parents of the transfer of rights. (b) Special <i>rule</i>. A State must establish procedures for appointing the parent of a child with a disability, or, if the parent is not available, another appropriate individual, to represent the educational interests of the child throughout the period of the child's eligibility under Part B of the Act if, under State law, a child who has reached the age of majority, but has not been determined to be incompetent, can be determined not to have the ability to provide informed consent with respect to the child's educational program. Authority: 20 U.S.C. 1415(m) 	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: K. Transfer of parental rights to students at age 18. (1) Pursuant to Secs. 12-2A-3 and 28-6-1 NMSA 1978, a person's age of majority begins on the first instant of his or her 18th birthday and a person who has reached the age of majority is an adult for all purposes not otherwise limited by state law. A guardianship proceeding under the probate code is the only way an adult in New Mexico can legally be determined to be incompetent and have the right to make his or her own decisions taken away. Public agencies and their IEP teams are not empowered to make such determinations under New Mexico law. Accordingly, pursuant to 34 CFR Sec. 300.520, when a child with a disability reaches age 18 and does not have a court-appointed general guardian, limited guardian or other person who has been authorized by a court to make educational decisions on the student's behalf or who has not signed a power of attorney as provided under New Mexico law: (a) a public agency shall provide any notices required by 34 CFR Part 300 to the child and the parents; (b) all other rights accorded to parents under Part B of IDEA, New Mexico law or department rules and standards transfer to the child; and (c) the public agency shall notify the individual and the parents of the transfer of rights. 	CIMARRON MUNICIPAL SCHOOL DISTRICT follows all of the procedural requirements concerning transfer of rights at age of majority. CIMARRON MUNICIPAL SCHOOL DISTRICT affords all of the procedural safeguards to the adult student when rights transfer. When rights transfer, the parent continues to receive all the requisite notices, a right shared by both the adult student and the parent.

<u>§§ 300.521–300.529 [Reserved]</u>		
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DISCIPLINE PROCEDURES			
§ 300.530 Authority of school personnel.			
 (a) Case-by-case determination. 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. (b) <i>General</i>. (1) School personnel under this section may remove a child with a disability who violates a code of student conduct. (b) <i>General</i>. (1) 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 under § 300.536). (2) 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 public agency must provide services to the extent required under paragraph (d) of this section. (c) Additional authority. For disciplinary changes in 	 6.11.2.10 NMAC. ENFORCING RULES OF CONDUCT: G. Detention, suspension and expulsion Where detention, suspension or expulsion is determined to be the appropriate penalty, it may be imposed only in accordance with procedures that provide at least the minimum safeguards prescribed in 6.11.2.12 NMAC, . Suspensions or expulsions of students with disabilities shall be subject to the further requirements of Subsection I of 6.11.2.10 NMAC and Section 6.11.2.11 NMAC. I. Discipline of students with disabilities. Students with disabilities are not immune from school disciplinary processes, nor are they entitled to remain in a particular educational program when their behavior substantially impairs the education of other children in the program. However, public schools are required by state law and rule to meet the individual educational needs of students with disabilities to the extent that current educational expertise permits. Public school personnel may consider any unique circumstances on a case-by-case basis when determining whether a change of placement, consistent with the other requirements of 6.11.2.11 NMAC, is appropriate for a student with a disability who violates a code of conduct as provided in 34 CFR Sec. 300.530. (1) Long-term suspensions or expulsions of students with disabilities shall be governed by the procedures set forth in Section 6.11.2.11 NMAC below. 	 CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of the following guidance: NMPED guidance document regarding <u>Student</u> <u>Discipline: A Technical Assistance Manual for Students with Disabilities</u> (April 2008), available through the NMPED website. U.S. Department of Education Office of Special Education and Rehabilitative Services (OSERS) <u>Questions and Answers On Discipline Procedures</u> (Revised June 2009). CIMARRON MUNICIPAL SCHOOL DISTRICT personnel may consider any unique circumstances on a case-by-case basis when determining whether a change in placement is appropriate for a child with a disability who violates a code of student conduct. Making a case-by-case basis determination means CIMARRON MUNICIPAL SCHOOL DISTRICT personnel may consider whether a change in placement that is otherwise permitted under the disciplinary procedures is appropriate and should occur. It does not independently authorize CIMARRON MUNICIPAL SCHOOL DISTRICT personnel may consider whether a change in placement that is otherwise permitted under the disciplinary procedures is appropriate and should occur. It does not independently authorize CIMARRON MUNICIPAL SCHOOL DISTRICT personnel may consistent with § 300.530(b) through (i), including the requirement in paragraph (e) of this section regarding manifestation determinations. (See 71 Fed. Reg. 46714 (August 14, 2006)) 	
placement that would exceed 10 consecutive		(August 17, 2000))	



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 pursuant to paragraph (e) of this section, 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 as provided in paragraph (d) of this section.

(d) Services.

- A child with a disability who is removed from the child's current placement pursuant to paragraphs (c), or (g) of this section must—
 - (i) Continue to receive educational services, as provided in § 300.101(a), 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; and
 - (ii) 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.
- (2) The services required by paragraph (d)(1),
 (d)(3), (d)(4), and (d)(5) of this section may be provided in an interim alternative educational setting.
- (3) A public 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.

- (2) Temporary suspensions of students with disabilities may be imposed in accordance with the normal procedures prescribed in Subsection D of Section 6.11.2.12 NMAC, provided that the student is returned to the same educational placement after the temporary suspension and unless a temporary suspension is prohibited under the provisions of, Paragraph (3) of subsection I of 6.11.2.10 NMAC.
- Program prescriptions. A student with a disability's (3) individualized education program (IEP), under the Individuals with Disabilities Education Improvement Act of 2004 (IDEA), need not affirmatively authorize disciplinary actions which are not otherwise in conflict with this rule. However, the IEP team may prescribe or prohibit specified disciplinary measures for an individual student with a disability by including appropriate provisions in the student's IEP. Administrative authorities shall adhere to any such provisions contained in a student with a disability's IEP, except that an IEP team may not prohibit the initiation of proceedings for longterm suspension or expulsion which are conducted in accordance with this rule.
- (4) Immediate removal. Immediate removal of students with disabilities may be done in accordance with the procedures of Subsection C of Section 6.11.2.12 NMAC.
- (5) A student who has not been determined to be eligible for special education and related services under 6.31.2 NMAC and who has engaged in behavior that violated a code of student conduct may assert any of the protections provided for in this subsection if the conditions set forth in 34 CFR Sec. 300.534 have been met.

6.11.2.11 NMAC. DISCIPLINARY REMOVALS OF STUDENTS WITH DISABILITIES:

When making a case-by-case determination regarding whether a disciplinary change in placement is appropriate for a child with a disability, factors such as a child's disciplinary history, ability to understand consequences, expression of remorse, and supports provided to a child with a disability prior to the violation of a school code could be unique circumstances considered by school personnel. (See 71 Fed. Reg. 46714 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT

personnel may remove a child with a disability from his or her current placement to an interim alternative educational setting, another setting, or suspension for up to 10 school days in the same school year without providing educational services. (See 71 Fed. Reg. 46718 (August 14, 2006))

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understands that the term "consecutive" is used to permit school personnel to remove children with disabilities who violate a code of student from their current educational placement for not more than 10 consecutive school days at a time, and that additional removals of 10 consecutive school days or less in the same school year would be possible, as long as any removal does not constitute a change in placement. (See 71 Fed. Reg. 46714 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes it is important for purposes of school safety and order to preserve the authority that CIMARRON MUNICIPAL SCHOOL DISTRICT personnel have to be able to remove a child for a discipline infraction for a short period of time, even though the child already may have been removed for more than 10 school days in that school year, as long as the pattern of removals does not itself constitute a change in placement of the child. (See 71 Fed. Reg. 46715 (August 14, 2006))

Beginning, however, on the eleventh cumulative day in a school year that a child with a disability is removed from the child's current placement, and for any

 (4) After a child with a disability has been removal is for current placement of the child's since stool year, if the current removal is for on trore than 1 his role which may result in: a consultation with a test on or of the child's general extent of the child's section. (4) General. The following rules shall apply when a stude with a disability under IDEA violates a rule of conduct as set forth in this role which may result in: a set of the child's general extent and extent in the child's general extent and extent in the extent is provided by the parent to determine the general extent is provided by the parent is to determine the general extent in the extent is provided by the parent is of general extent in the extent is provided by the parent is of general extent in general extent is provided by the parent is of			
 the child's IEP. (1) For disciplinary removals of students with disabilities that exceed 10 consecutive school days of students are defined by 34 CFR 300.536, the child's IEP. If the bus transportation were a part of the child's IEP. If the bus transportation were a part of the child's IEP. If the bus transportation is a part of the child's a las and y of removal would depend on whether the bus transportation were a part of the child's IEP. If the bus transportation were a part of the child's IEP. If the bus transportation were a part of the child's IEP. If the bus transportation were a part of the child's IEP. If the bus transportation is so part of the child's IEP. If the bus transportation is so part of the child's IEP. If the bus transportation is not a part of the child's IEP. If the bus transportation is not a part of the child's IEP. If the bus transportation is not a part of the child's IEP. If the bus transportation is not a part of the child's IEP. If the bus transportation is not a part of the child's IEP. If the bus transportation is not a part of the child's IEP, a bus suspension is not a day of removal. In those cases, the child with a disability because of a violation of a code of student conduct, the LEA, the parent, and relevant information provided by the parents to determine— (i) If the conduct in question was caused by, or had a direct and substantial relevant information provided by the parent and the LEA's failure to implement the IEP. (i) If the conduct in question was caused by, or had a direct and substantial relationship to the child's Gisability; or (ii) If the conduct in question was caused by, or had a direct and substantial relationship to the child's disability; or (iii) If the conduct in question was the direct result of the LEA's failure to implement the IEP. (iii) If the conduct in question was the direct result of the child's disability; or (iii) If the conduct in question was the direct result of the chil	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 under § 300.536, school personnel, in consultation with at least one of the child's teachers, determine the extent to which services are needed, as provided in § 300.101(a), so as to enable the child to continue to participate in the general education curriculum, although in another setting, and to	 with a disability under IDEA violates a rule of conduct as set forth in this rule which may result in: (1) long-term suspension or expulsion; or (2) any other disciplinary change of the student's current educational placement as specified in the federal regulations implementing IDEA at 34 CFR Secs. 300.530 through 300.536 and these or other department rules and standards. 	to the extent required in § 300.530(d), while the removal continues. (See 71 Fed. Reg. 46718 (August 14, 2006)) When calculating days of removal, CIMARRON MUNICIPAL SCHOOL DISTRICT understands that portions of a school day that a child has been suspended may be considered as a removal. (See 71 Fed. Reg. 46715 (August 14, 2006)) When calculating days of removal, CIMARRON
 (5) If the removal is a change of placement under § 300.536, the child's IEP Team determines appropriate services under paragraph (d)(1) of this section. (c) 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 LEA, the parent, and any relevant information in the student's file, including the child's IEP ream (as determined by the parent and the LEA) must review all relevant information in the student's file, including the child's IEP ream (as determined by the parent and the LEA) must review all relevant information provided by the parent and the administrative authority must conduct in question was the direct and substantial relevant information provided by the parent and the administrative authority or had a direct and substantial relationship to, the child's disability; or (i) If the conduct in question was caused by, or had a direct and substantial relationship to, the child's disability; or (ii) If the conduct in question was the direct result of the LEA's failure to implement the IEP. (j) The conduct must be determined to be a (j) The conduct must be determined to be a (j) The conduct must be determined to be a (j) The conduct must be determined to be a (j) If the conduct in question was the direct result of the LEA's failure to implement the IEP. (j) If the conduct in question was the direct may be appropriate the the conduct in question was the direct and substantial relationship to the child's signaphility or (j) If the conduct must be determined to be a (j) If the conduct must be determined to be a (j) If the conduct must be determined to be a (j) If the conduct must be determined to be a (j) If the conduct must be determined to be a (j) If the conduct must be determined to be a (j) If the conduct must be determined			whether a bus suspension would count as a day of
 (e) 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 LAA, the parent, and relevant members of the child's IEP ream (as determined by the parent and the LEA) 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— (i) If the conduct in question was caused by, or had a direct and substantial relationship to, the child's disability; or (ii) If the conduct in question was the direct result of the LEA's failure to implement the IEP. (2) The conduct must be determined to be a (3) If the administrative authority, the parent and (3) If the administrative authority, the parent and the IEP. 	§ 300.536, the child's IEP Team determines appropriate services under paragraph (d)(1) of	or result in a disciplinary change of placement as defined by 34 CFR 300.536, the administrative authority must conduct a manifestation determination to determine whether the conduct was	removal would depend on whether the bus transportation is a part of the child's IEP. If the bus transportation were a part of the child's IEP, a bus suspension would be treated as a day of removal unless CIMARRON MUNICIPAL SCHOOL DISTRICT provides the bus
 (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 LEA, the parent, and relevant members of the child's IEP ream (as determined by the parent and the LEA) must review all relevant information in the student's file, including the child's IEP, must review all relevant information provided by the parents to determine— (i) If the conduct in question was caused by, or had a direct and substantial relationship to, the child's disability; or (ii) If the conduct in question was the direct result of the LEA's failure to implement the IEP. (2) The conduct must be determined to be a (2) Within 10 school days of any decision to change the placement of a child with a disability because of a violation of a rule of student conduct, the administrative authority, the parent and relevant members of the child's IEP, any teacher observations and any relevant information provided by the parents to determine: (a) If the conduct in question was the direct result of the LEA's failure to implement the IEP. (b) If the conduct in question was the direct result of the administrative authority, the parent and (3) If the administrative authority, the parent and (4) If the administrative authority, the parent and (5) If the administrative authority, the parent and (6) If the administrative authority, the parent and the current placement. (7) The conduct must be determined to be a 	(e) Manifestation <i>determination</i> .		
(2) The conduct must be determined to be a (3) If the administrative authority, the parent and suspension days to not be counted as days of removal.	 (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 LEA, the parent, and relevant members of the child's IEP Team (as determined by the parent and the LEA) 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— (i) If the conduct in question was caused by, or had a direct and substantial relationship to, the child's disability; or (ii) If the conduct in question was the direct result of the LEA's failure to implement 	 (2) Within 10 school days of any decision to change the placement of a child with a disability because of a violation of a rule of student conduct, the administrative authority, the parent and relevant members of the child's IEP team (as determined by the parent and the administrative authority) 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: (a) if the conduct in question was caused by, or had a direct and substantial relationship to the child's disability; or (b) if the conduct in question was the direct result of the administrative authority's failure to 	where services will be delivered. If the bus transportation is not a part of the child's IEP, a bus suspension is not a day of removal. In those cases, the child and the child's parent have the same obligations to get the child to and from school as a nondisabled child who has been suspended from the bus. (See 71 Fed. Reg. 46715 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT understands that an in-school suspension would not be considered a part of the days of suspension addressed in § 300.530 as long as the child (1) is afforded the opportunity to continue to appropriately participate in the general curriculum; (2) continues to receive the services specified on the child's IEP; and (3) continues to participate with non-disabled children to the extent they would have in their current placement. CIMARRON MUNICIPAL SCHOOL DISTRICT
		-	school suspension must be met in order for the

Procedures

LEA, the parent, and relevant members of the child's IEP Team determine that a condition in either paragraph (e)(1)(i) or (1)(ii) of this section was met.

- (3) If the LEA, the parent, and relevant members of the child's IEP Team determine the condition described in paragraph (e)(1)(ii) of this section was met, the LEA must take immediate steps to remedy those deficiencies.
- (f) Determination that behavior was a manifestation. If the LEA, 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) Either—
 - (i) Conduct a functional behavioral assessment, unless the LEA had conducted a functional behavioral assessment before the behavior that resulted in the change of placement occurred, and implement a behavioral intervention plan for the child; or
 - (ii) If a behavioral intervention plan already has been developed, review the behavioral intervention plan, and modify it, as necessary, to address the behavior; and
 - (2) Except as provided in paragraph (g) of this section, return the child to the placement from which the child was removed, unless the parent and the LEA agree to a change of placement as part of the modification of the behavioral intervention plan.
- (g) Special circumstances. School personnel may remove a student to an interim alternative educational setting for not more than 45 school

the condition described in either Subparagraph (a) or (b) of Paragraph (2) of Subsection B of 6.11.2.11 NMAC is met, the conduct must be determined to be a manifestation of the child's disability.

- C. Determination that behavior is manifestation of disability. If the administrative authority, the parent and relevant members of the IEP team determine the conduct was a manifestation of the child's disability, the IEP team must take immediate steps to comply with 34 CFR Sec. 300.530(f) and remedy the deficiencies.
- D. Determination that behavior is not a manifestation of disability. If the administrative authority, the parent, and relevant members of the IEP team determine the conduct was not a manifestation of the child's disability, school personnel may apply the relevant disciplinary procedures to a child with a disability in the dame manner and or the same duration as the procedures would be applied to children without disabilities, except as provided in Subsection I of this section.
- E. Special circumstances. School personnel may remove a student to an interim alternative educational setting for not more than 45 school days without regard to whether the behavior is determined to be a manifestation of the child's disability, if the child's behavior involves one of the special circumstances listed in 34 CFR Sec. 300.530(g). For purposes of this subsection, the definitions provided in 34 CFR Sec. 300.530(i) shall apply.
- H. Parental notification. On the date on which the decision is made to make a removal that constitutes a change of placement of a student with a disability because of a violation of a code of student conduct, the administrative authority must notify the parents of that decision and provide the parents the procedural safeguards notice described in 34 CFR Sec. 300.504.

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, CIMARRON MUNICIPAL SCHOOL DISTRICT 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.

The determination of which teacher CIMARRON MUNICIPAL SCHOOL DISTRICT personnel should consult should be based on the facts and circumstances of each case, the needs of the child and the expertise of the child's teachers. In many cases, the special education teacher may be the most appropriate teacher with whom CIMARRON MUNICIPAL SCHOOL DISTRICT personnel should consult. This, however, is not always the case. In light of the short-term nature of the removals under paragraph (d)(4) and the need for CIMARRON MUNICIPAL SCHOOL DISTRICT personnel to make quick decisions regarding services, CIMARRON MUNICIPAL SCHOOL DISTRICT believes CIMARRON MUNICIPAL SCHOOL DISTRICT personnel need broad flexibility in making such

decisions and are in the best position to determine the appropriate teacher with whom to consult. (See 71 Fed. Reg. 46718 (August 14, 2006))

The opportunity to "continue to participate" does not mean that CIMARRON MUNICIPAL SCHOOL DISTRICT must replicate every aspect of the services that a child would require if in his or her normal

that a child would receive if in his or her normal classroom. For example, it would not generally be feasible for a child removed for disciplinary reasons to receive every aspect of the services that a child would receive if in his or her chemistry or auto mechanics classroom as these classes generally are taught using a hands-on component or specialized equipment or facilities. (See 71 Fed. Reg. 46716 (August 14, 2006))



...

days without regard to whether the behavior is determined to be a manifestation of the child's disability, if the child—

- Carries a weapon to or possesses a weapon at school, on school premises, or to or at a school function under the jurisdiction of an SEA or an LEA;
- (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 an SEA or an LEA; 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 an SEA or an LEA.
- (h) Notification. 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 LEA must notify the parents of that decision, and provide the parents the procedural safeguards notice described in § 300.504.
- (i) Definitions. For purposes of this section, the following definitions apply:
 - 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.

I. Services. A student with a disability who is removed from the student's current placement for 10 school days in the same school year must continue to receive special education and related services as provided in 34 CFR Sec. 300.530(b) and 34CFRSec. 300.530(d).

6.12.10.11 NMAC

A. Each school district and charter school shall ban a student's possession, use, distribution, sale, or being under the influence of a cannabis product in a manner inconsistent with provisions of the Lynn and Erin Compassionate Use Act.

B. No school shall discipline a student who is a qualified student on the basis that the student requires medical cannabis as necessary for the student to attend school.

C. No school shall deny eligibility to attend school to a qualified student on the basis that the qualified student requires medical cannabis as a reasonable accommodation necessary for the student to attend school or an in-state school-sponsored activity.

6.12.10.8 (B) NMAC Prohibitions

- B. Each local school board or governing body shall establish policies and procedures for the possession, storage, and administration of medical cannabis that:
 - prohibit a primary caregiver from administering medical cannabis in a manner that creates disruption to the education environment or causes other students to be exposed to medical cannabis;
 - (2) prohibit disciplining a school employee who refuses to administer medical cannabis; and
 - (3) prohibit students from possessing, storing, or self-administering medical cannabis in a school setting.

6.11.2.12 NMAC. PROCEDURE FOR DETENTIONS, SUSPENSIONS AND EXPULSIONS:

While children with disabilities removed for more than 10 school days in a school year for disciplinary reasons must continue to receive FAPE, CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes that the IDEA modifies the concept of FAPE in these circumstances to encompass those services necessary to enable the child to continue to participate in the general curriculum, and to progress toward meeting the goals set out in the child's IEP. CIMARRON MUNICIPAL **SCHOOL DISTRICT** is not required to provide children removed for more than 10 school days in a school year for disciplinary reasons exactly the same services in exactly the same settings as they were receiving prior to the imposition of discipline. However, CIMARRON MUNICIPAL SCHOOL DISTRICT shall ensure that the special education and related services the child does receive enables the child to continue to participate in the general curriculum, and to progress toward meeting the goals set out in the child's IEP. (See 71 Fed. Reg. 46716 (August 14, 2006))

Decisions regarding the extent to which services would need to be provided and the amount of services that would be necessary to enable a child with a disability to appropriately participate in the general curriculum and progress toward achieving the goals on the child's IEP may be different if the child is removed from his or her regular placement for a short period of time. For example, a child who is removed for a short period of time and who is performing at grade level may not need the same kind and amount of services to meet this standard as a child who is removed from his or her regular placement for 45 days under § 300.530(g) or § 300.532 and not performing at grade level. (See 71 Fed. Reg. 46716 (August 14, 2006))

CIMARRON MUNICIPAL SCHOOL DISTRICT shall not deny educational services to children with disabilities who have been removed for more than 10 school days in a school year; however § 300.530(d)(4) does not always require the provision of services when a child is removed from school for just a few days in a



(3) Serious bodily injury has the meaning given the term "serious bodily injury" under	The authority of the state and of local school boards to prescribe and enforce standards of conduct for public school students must be exercised consistently with constitutional	school year. (See 71 Fed. Reg. 46717 (August 14, 2006))
paragraph (3) of subsection (h) of section 1365 of title 18, United States Code.	safeguards of individual student rights. The right to a public education is not absolute; it may be taken away, temporarily or permanently, for violations of school rules. The right to a	The manifestation provisions provide a simplified, common sense manifestation determination process. CIMARRON MUNICIPAL SCHOOL DISTRICT
(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.	public education is a property right which may only be denied where school authorities have adhered to the minimum procedural safeguards required to afford the student due process of law. This section prescribes minimum requirements for detention, in-school suspension and temporary, long-term or permanent removal of students	expects that the manifestation determination review will be done carefully and thoroughly with consideration of any rare or extraordinary circumstances presented. As part of the manifestation determination review, the Team will analyze the child's behavior as demonstrated across settings and across time when determining
(Authority: 20 U.S.C. 1415(k)(1) and (7))	from public schools. Local school boards may adopt procedures which afford students more protection than this rule requires. The procedures in this section apply only to	whether the conduct in question is a direct result of the disability. (See 71 Fed. Reg. 46720 (August 14, 2006))
	 disciplinary detentions, suspensions and expulsions. They do not apply to disenrollment of students who fail to meet immunization, age, residence or other requirements for valid enrollment, nor to the removal from school membership reports of students who have been absent from school for 10 consecutive school days in accordance with Subsection B of Section 22-8-2 NMSA 1978. Nothing in this section shall be construed as prohibiting school boards or administrative authorities from involving other school staff, students and members of the community in the enforcement of rules of student conduct to the extent they believe is appropriate. A. Post-suspension placement of students. Any student suspended from school shall be delivered directly by a school official to the student's parent(s), or an adult designated by the parent(s) or kept on school grounds 	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes that a child with a disability may display disruptive behaviors characteristic of the child's disability and the child should not be punished for behaviors that are a result of the child's disability. In determining that a child's conduct was a manifestation of his or her disability, the Team must find that the conduct in question was caused by, or had a direct and substantial relationship to, the child's disability, and was not an attenuated association, such as low self-esteem, to the child's disability. (See Note 237–245 of the Conf. Rpt., p. 225; see also, 71 Fed. Reg. 46720 (August 14, 2006))
	 until the usual end of the school day. B. Students with disabilities. This section does not apply to long-term suspension or expulsion of students with disabilities pursuant to the IDEA or Section 504. The procedures for long-term suspension or expulsion of students with disabilities are set forth in Section 6.11.2.11 NMAC . School personnel under this section may remove a student with a disability who violates a rule of student conduct from the student's current placement to an appropriate interim alternative 	recognizes that in instances where a child's disciplinary removal constitutes a change in placement, and given the length of time of such removals, the IEP Team is the appropriate entity to determine the educational services necessary 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. (See 71 Fed. Reg. 46718-46719 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT understands that when removing on the basis of special
	educational setting, another setting, or suspension, for no more than 10 consecutive school days to the extent	understands that when removing on the basis of specia

those alternatives are applied to students without	circumstances, "serious bodily injury" means "bodily
disabilities, and for additional removals of no more	injury which involves
than 10 consecutive school days in the same school	(Å) a substantial risk of death;
year for separate incidents of misconduct as long as	(B) extreme physical pain;
those removals do not constitute a change of placement	(C) protracted and obvious disfigurement; or
under Subsection G of 6.11.2.11 NMAC.	(D) protracted loss or impairment of the function of a
	bodily member, organ, or mental faculty." 18 U.S.C. §
6.31.2.11 NMAC. EDUCATIONAL SERVICES FOR	1365(h)(3).
CHILDREN WITH DISABILITIES:	
	CIMARRON MUNICIPAL SCHOOL DISTRICT
F. Behavioral management and discipline.	understands that when removing on the basis of special circumstances, "dangerous weapon" means "a weapon,
	device, instrument, material, or substance, animate or
(1) Behavioral planning in the IEP. Pursuant to 34 CFR	inanimate, that is used for, or is readily capable of,
Sec. $324(a)(2)(i)$, the IEP team for a child with a	causing death or serious bodily injury, except that such
disability whose behavior impedes his or her	term does not include a pocketknife with a blade of less
learning or that of others shall consider, if	than $2\frac{1}{2}$ inches in length." 18 U.S.C. § 930(g)(2).
appropriate, strategies to address that behavior, including the development of behavioral goals and	
objectives and the use of positive behavioral	CIMARRON MUNICIPAL SCHOOL DISTRICT
interventions, strategies and supports to be used in	understands that it may not discipline or deny eligibility
pursuit of those goals and objectives. Public agencies	to attend school to a student who is a qualified student
are strongly encouraged to conduct functional	based on the student requiring medical cannabis as a
behavioral assessments (FBAs) and integrate	reasonable accommodation needed to attend school or a
behavioral intervention plans (BIPs) into the IEPs for	school-sponsored activity. (NMSA 1978, § 26-2B Lynn
students who exhibit problem behaviors well before	and Erin Compassionate Use Act; 6.12.10.11(B)
the behaviors result in proposed disciplinary actions	NMAC).
for which FBAs and BIPs are required under the	
federal rules.	CIMARRON MUNICIPAL SCHOOL DISTRICT, by
	reference in these procedures, and through staff
(2) Suspensions, expulsions and disciplinary changes of	development (as appropriate), shall inform appropriate
placement. Suspensions, expulsions and other	personnel of the District's Policy and Procedure
disciplinary changes of placement for children with disabilities shall be carried out in compliance with all	implementing NMSA 1978, § 26-2B to ensure
applicable requirements of 34 CFR Secs. 300.530	compliance with the Lynn and Erin Compassionate Use
through300.536, and these or other department rules	Act (See 6.12.10.11(B) NMAC).
and standards, including particularly 6.11.2.11	
NMAC, governing interim disciplinary placements	
and long-term suspensions or expulsions of students	
with disabilities.	
(3) FAPE for children removed from current placement	
for more than 10 school days in a school year. FAPE	

shall be provided in compliance with all applicable requirements of 34 CFR Sec. 300.530(d) and these or other department rules and standards for all children with disabilities who have been removed from their current educational placements for disciplinary reasons for more than 10 school days during a school year, as defined in 34 CFR Sec. 300.536.	
(4) LEAs shall keep an accurate accounting of suspension and expulsion rates for children with disabilities as compared to children without disabilities to ensure that children with disabilities are not being expelled or suspended at a significantly higher rate than children without disabilities.	

<u>§ 300.531 Determination of setting.</u>		
The child's IEP Team determines the interim alternative educational setting for services under § 300.530(c), (d)(5), and (g). (Authority: 20 U.S.C. 1415(k)(2))	 6.11.2.11 NMAC. DISCIPLINARY REMOVALS OF STUDENTS WITH DISABILITIES: F. Determination of setting. The student's IEP team determines the interim alternative educational setting for services under Subsections D and E of this section. 	If the child's current placement is a special education setting, the child could be removed from the special education setting to another setting for disciplinary reasons. Similarly, if the child with a disability who violated a school code of conduct receives services in a regular classroom, the child could be removed to an appropriate interim alternative educational setting, another setting, or suspension. However, CIMARRON MUNICIPAL SCHOOL DISTRICT understands that the child who is removed for more than 10 school days in the same school year must continue to receive educational services, 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 his or her IEP. (See 71 Fed. Reg. 46717 (August 14, 2006)) The IEP Team is responsible for determining the interim alternative educational setting for a child with a disability for removals that are a change of placement. CIMARRON MUNICIPAL SCHOOL DISTRICT interprets this obligation to apply to all removals that

constitute a change of placement for disciplinary
reasons. (See 71 Fed. Reg. 46719 (August 14, 2006))
Teasons. (See 71 Fed. Reg. 40717 (August 14, 2000))
CIMARRON MUNICIPAL SCHOOL DISTRICT
interprets "setting" in this context to be the environment
in which the child will receive services, such as an
alternative school, alternative classroom, or home
setting. In many instances, the location and the setting
or environment in which the child will receive services
are the same. CIMARRON MUNICIPAL SCHOOL
DISTRICT may have available more than one location
that meets the criteria of the setting chosen by the IEP
Team. For example, CIMARRON MUNICIPAL
SCHOOL DISTRICT may have available two
alternative schools that meet the criteria of the interim
alternative educational setting chosen by the IEP Team.
In those cases, CIMARRON MUNICIPAL SCHOOL
DISTRICT personnel would be able to assign the child
to either of these locations, if the IEP Team has not
specified a particular one. (See 71 Fed. Reg. 46719
(August 14, 2006))

<u>§ 300.532 Appeal.</u>		
	6.11.2.11 NMAC. DISCIPLINARY REMOVALS OF	
(a) <i>General.</i> The parent of a child with a disability who	STUDENTS WITH DISABILITIES:	Although IDEA does not address allocation of the
disagrees with any decision regarding placement	I Ameri	burden of proof in due process hearings brought under
under §§ 300.530 and 300.531, or the manifestation determination under §300.530(e), or an LEA that	J. Appeal.	the IDEA, the U.S. Supreme Court addressed the issue. In <i>Schaffer</i> , the Court held that the burden of persuasion
believes that maintaining the current placement of	(1) The parent of a student with a disability who	in a hearing challenging the validity of an IEP is placed
the child is substantially likely to result in injury to	disagrees with any decision regarding the placement	on the party on which this burden usually falls—on the
the child or others, may appeal the decision by	or the manifestation determination under this section,	party seeking relief—whether that is the parent of the
requesting a hearing. The hearing is requested by	or an administrative authority that believes that	child with a disability or the school district. Where
filing a complaint pursuant to §§ 300.507 and	maintaining the current placement of the student is	CIMARRON MUNICIPAL SCHOOL DISTRICT has
300.508(a) and (b).	substantially likely to result in injury to the student	requested that a hearing officer remove a child to an
	or others, may appeal the decision by requesting a	interim alternative educational setting, CIMARRON
(b) Authority <i>of hearing officer</i> .	hearing. The hearing is requested by filing a	MUNICIPAL SCHOOL DISTRICT understands that
	complaint pursuant to Subsection I of 6.31.2.13	the burden of persuasion is on CIMARRON
(1) A hearing officer under § 300.511 hears and	NMAC.	MUNICIPAL SCHOOL DISTRICT. (See 71 Fed. Reg.
makes a determination regarding an appeal		46723 (August 14, 2006))
under paragraph (a) of this section.		



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- (2) In making the determination under paragraph(b)(1) of this section, the hearing officer may—
 - (i) 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 § 300.530 or that the child's behavior was a manifestation of the child's disability; or
 - (ii) 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.
- (3) The procedures under paragraphs (a) and (b)(1) and (2) of this section may be repeated, if the LEA believes that returning the child to the original placement is substantially likely to result in injury to the child or to others.
- (c) Expedited *due process hearing*.
 - Whenever a hearing is requested under paragraph (a) of this section, the parents or the LEA involved in the dispute must have an opportunity for an impartial due process hearing consistent with the requirements of §§300.507 and 300.508(a) through (c) and §§ 300.510 through 300.514, except as provided in paragraph (c)(2) through (4) of this section.
 - (2) The SEA or LEA is responsible for arranging the expedited due process hearing, which must occur within 20 school days of the date the complaint requesting the hearing is filed. The hearing officer must make a determination

 (2) A hearing officer who hears a matter under Paragraph (1) of Subsection J of 6.11.2.11 NMAC, has the authority provided in 34 CFR Sec. 300.532(b).

6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES:

- I. Due Process Hearings
- (3) Bases for requesting expedited hearing.
 - (a) Pursuant to 34 CFR Sec. 300.532 and 20 USC Sec. 1415(k)(3), a parent may request an expedited hearing to review any decision regarding placement or a manifestation determination under 34 CFR Secs. 300.530 through 300.531.
 - (b) Pursuant to 34 CFR Sec. 300.532(c) and 20 USC Sec. 1415(k)(3), a public agency may request an expedited hearing if it believes that maintaining the current placement of a child is substantially likely to result in injury to the child or others.
- ...
- (18) Rules for expedited hearings. The rules in Paragraphs
 (4) through (18) of Subsection I of 6.31.2.13 NMAC
 (correct citation 6.31.2.13 (I)(3) through (17) NMAC shall apply to expedited due process hearings with the following exceptions.
 - (a) The SED of the department and the hearing officer shall ensure that a hearing is held within 20 school days of the date the request for hearing is received by the SED, and a written decision is reached within 10 school days of the completion of the hearing, without exceptions or extensions, and thereafter mailed to the parties.

If the parent disagrees with the manifestation determination, they have the right to appeal that decision by requesting a due process hearing under § 300.532. At the point a due process hearing is requested, the concept of burden of proof would be applicable. In this instance, the burden of proof would be allocated to the parent who is the moving party. (See 71 Fed. Reg. 46724 (August 14, 2006))

In light of the shortened timelines for conducting an expedited due process hearing under § 300.532(c), it is not practical to apply to the expedited due process hearing the sufficiency provision in § 300.508(d). (See 71 Fed. Reg. 46725 (August 14, 2006))

Recognizing the need to promptly resolve a disagreement regarding a disciplinary decision, CIMARRON MUNICIPAL SCHOOL DISTRICT believes the resolution meeting provides an opportunity for CIMARRON MUNICIPAL SCHOOL DISTRICT and parents to resolve a disagreement regarding a disciplinary placement or manifestation determination before the timeframe for conducting a due process hearing begins. (See 71 Fed. Reg. 46725 (August 14, 2006)) Therefore, in most instances, CIMARRON MUNICIPAL SCHOOL DISTRICT will not waive this opportunity even in the context of an expedited due process hearing.

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	within 10 school days after the hearing.	(b) The hearing officer shall seek to hold the hearing
(3)	Unless the parents and LEA agree in writing to waive the resolution meeting described in paragraph (c)(3)(i) of this section, or agree to use the mediation process described in $\$300.506$ —	and issue a decision as soon as is reasonably practicable within the time limit described in Subparagraph (a) of Paragraph (19) of Subsection I of 6.31.2.13 NMAC (correct citation 6.31.2.13 (I)(18)(a)NMAC), and shall expedite the proceedings with due regard for any progress in a resolution session, FIEP
	 (i) A resolution meeting must occur within seven days of receiving notice of the due process complaint; and (ii) The large seven has in the seven has in the seven has a sev	meeting or mediation, the parties' need for adequate time to prepare and the hearing officer's need for time to review the evidence and prepare a decision after the hearing.
	 (ii) The due process hearing may proceed unless the matter has been resolved to the satisfaction of both parties within 15 days of the receipt of the due process complaint. 	 (c) The parties shall decide whether to convene a resolution session, FIEP meeting, or mediation before the commencement of an expedited hearing in accordance with Paragraph (8) of Subsection I of 6.31.2.13 NMAC, (correct
	A State may establish different State-imposed procedural rules for expedited due process hearings conducted under this section than it has established for other due process hearings, but, except for the timelines as modified in paragraph (c)(3) of this section, the State must ensure that the requirements in §§ 300.510 through 300.514 are met. The decisions on expedited due process hearings are appealable consistent with §	citation 6.31.2.13 (I)(7) NMAC) and are encouraged to utilize one of these preliminary meeting options. However, in the case of an expedited hearing, agreement by the parties to convene a resolution session, FIEP meeting or mediation shall not result in the suspension or extension of the timeline for the hearing stated under Subparagraph (a) of Paragraph (19) of Subsection I of 6.31.2.13 NMAC (correct citation 6.31.2.13(I)(18)(a) NMAC) . The timeline for resolution sessions provided in 34
(Authority: 1415(f)(1)(300.514. 20 U.S.C. 1415(k)(3) and (4)(B), A))	 CFR Sec. 300.532(c)(3) shall be observed. (d) Subparagraph (a) of Paragraph (6) of Subsection I of 6.31.2.13 NMAC (correct citation 6.31.2.13(I)(5)(a) NMAC) relating to sufficiency of the request for the expedited due process hearing does not apply to expedited hearings.
		 (e) The hearing officer may shorten the timeline for the exchange of proposed stipulated facts between the parties as the hearing officer deems necessary and appropriate given the circumstances of a particular case. The hearing

officer may also shorten the timeline for providing agreed-upon stipulated facts to the hearing officer to two school days before the hearing.	
 (f) Decisions in expedited due process hearings are final, unless a party brings a civil action as provided in Paragraph (24) of Subsection I of 6.31.2.13 NMAC (correct citation 6.31.2.13(I)(23) NMAC). 	

§ 300.533 Placement during appeals. When an appeal under § 300.532 has been made by either the parent or the LEA, 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 specified in § A300.530(c) or (g), whichever occurs first, unless the parent and the SEA or LEA agree otherwise. (Authority: 20 U.S.C. 1415(k)(4)(A))	 6.11.2.11 NMAC. DISCIPLINARY REMOVALS OF STUDENTS WITH DISABILITIES: J. Appeal. (3) When an appeal under this subsection has been made by either the parent or the administrative authority, the student must remain in the interim alternative educational setting pending the decision of the hearing officer or until the expiration of the time period specified in Subsections B or E of this section, whichever occurs first, unless the parent and the administrative authority agree otherwise. 	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that the child remains in the stay-put placement during the pendency of the proceedings, unless CIMARRON MUNICIPAL SCHOOL DISTRICT and the parent agree otherwise.
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<u>§ 300.534 Protections for children not determined eligible</u> for special education and related services.		
 (a) General. 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 	6.11.2.10 NMAC. ENFORCING RULES OF CONDUCT:	If 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



(b)	that violated a code of student conduct, may assert any of the protections provided for in this part if the public agency had knowledge (as determined in accordance with paragraph (b) of this section) that the child was a child with a disability before the behavior that precipitated the disciplinary action occurred. Basis of knowledge. 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— (1) The parent of the child expressed concern in	I. Discipline of students with disabilities. Students with disabilities are not immune from school disciplinary processes, nor are they entitled to remain in a particular educational program when their behavior substantially impairs the education of other children in the program. However, the public schools are required by state law and rule to meet the individual educational needs of students with disabilities to the extent that current educational expertise permits. Public school personnel may consider any unique circumstances on a case-by-case basis when determining whether a change of placement, consistent with the other requirements of 6.11.2.11 NMAC, is appropriate for a student with a	student conduct asserts the protections of the IDEA, CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure IDEA protections are extended to the child who is not yet eligible for special education services if the child meets the criteria for such protections. CIMARRON MUNICIPAL SCHOOL DISTRICT interprets the phrase "express concern" to mean that a parent is concerned that his or her child is in need of special education and related services and expresses that concern in writing to the child's teacher or administrative personnel. (See 71 Fed. Reg. 46727 (August 14, 2006))
	 (1) The parent of the time time 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 pursuant to §§ 300.300 through 300.311; or (3) The teacher of the child, or other personnel of the LEA, expressed specific concerns about a pattern of behavior demonstrated by the child directly to the director of special education of 	 disability who violates a code of conduct as provided in 34 CFR Sec. 300.530. (5) A student who has not been determined to be eligible for special education and related services under 6.31.2 NMAC and who has engaged in behavior that violated a code of student conduct may assert any of the protections provided for in this subsection if the conditions set forth in 34 CFR Sec. 300.534 have been met. 	CIMARRON MUNICIPAL SCHOOL DISTRICT will not be considered to have a basis of knowledge merely because a child receives coordinated early intervening services. However, if a parent or a teacher of a child receiving early intervening services expresses a concern, in writing, to appropriate agency personnel, that the child may need special education and related services, CIMARRON MUNICIPAL SCHOOL DISTRICT would be deemed to have knowledge that the child is a child with a disability under this part. (See 71 Fed. Reg. 46727 (August 14, 2006)) When a parent revokes consent for special education and related services, the parent has refused services as
(c)	the agency or to other supervisory personnel of the agency. <i>Exception.</i> A public agency would not be deemed to have knowledge under paragraph (b) of this section if—		described in § 300.534(c)(1)(ii); therefore, CIMARRON MUNICIPAL SCHOOL DISTRICT is not deemed to have knowledge that the child is a child with a disability and the child may be disciplined as a general education student and is not entitled to the IDEA's discipline protections. (See 73 Fed. Reg. 73012 (December 1,
	(1) The parent of the child—		2008)) CIMARRON MUNICIPAL SCHOOL DISTRICT does
	 (i) Has not allowed an evaluation of the child pursuant to §§ 300.300 through 300.311; or 		not specify a timeline for an expedited evaluation or an eligibility determination. What may be required to conduct an evaluation will vary widely depending on the nature and extent of a child's suspected disability and
	(ii) Has refused services under this part; or		the amount of additional information that would be necessary to make an eligibility determination.

	TT 1 (1 1 (') 1 (C 1') 100
(2) The child has been evaluated in accordance	However, when the evaluation must be "expedited",
with \$\$300.300 through 300.311 and	CIMARRON MUNICIPAL SCHOOL DISTRICT
determined to not be a child with a disability	interprets this to mean that the evaluation should be
under this part.	conducted in a shorter period of time than a typical
	initial evaluation which must be conducted within 60
(d) <i>Conditions that apply if no basis of knowledge.</i>	days of receiving parental consent for the evaluation.
	(See 71 Fed. Reg. 46728 (August 14, 2006))
(1) If a public agency does not have knowledge	
that a child is a child with a disability (in	CIMARRON MUNICIPAL SCHOOL DISTRICT
accordance with paragraphs (b) and (c) of this	recognizes that nothing in the IDEA prevents a parent
section) prior to taking disciplinary measures	from requesting an evaluation when their child has a
against the child, the child may be subjected to	discipline issue or is at risk of not succeeding in school,
the disciplinary measures applied to children	even after the parent has previously revoked consent for
without disabilities who engage in comparable	the provision of special education and related services.
behaviors consistent with paragraph $(d)(2)$ of	(See 73 Fed. Reg. 73014 (December 1, 2008))
this section.	
(2)	
(i) If a request is made for an evaluation of a	
child during the time period in which the	
child is subjected to disciplinary measures	
under §300.530, the evaluation must be	
conducted in an expedited manner.	
(ii) 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.	
(iii) If the child is determined to be a child	
with a disability, taking into consideration	
information from the evaluation	
conducted by the agency and information	
provided by the parents, the agency must	
provide special education and related	
services in accordance with this part,	
including the requirements of §§ 300.530	
through 300.536 and section $612(a)(1)(A)$	
of the Act.	
(Authority: 20 U.S.C. 1415(k)(5))	
(Authority: 20 U.S.C. 1415(K)(5))	

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§ 300.535 Referral to and action by law enforcement and judicial authorities.		
 (a) <i>Rule of construction.</i> Nothing in this part prohibits an agency from reporting a 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. (b) Transmittal <i>of records.</i> (1) An agency reporting a 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 a 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. (Authority: 20 U.S.C. 1415(k)(6)) 	 6.11.2.10 NMAC. ENFORCING RULES OF CONDUCT: I. Discipline of students with disabilities. Students with disabilities are not immune from school disciplinary processes, nor are they entilled to remain in a particular educational program when their behavior substantially impairs the education of other children in the program. However, the public schools are required by state law and rule to meet the individual educational needs of students with disabilities to the extent that current educational expertise permits. Public school personnel may consider any unique circumstances on a case-by-case basis when determining whether a change of placement, consistent with the other requirements of 6.11.2.11 NMAC, is appropriate for a student with a disability who violates a code of conduct as provided in 34 CFR Sec. 300.530. (6) Referral to and action by law enforcement and judicial authorities. (a) Nothing in these rules of conduct prohibits an administrative authority from reporting a crime committed by a student 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 student with a disability. (b) Transmittal of records. (i) An administrative authority reporting a crime committed by a student with a disability. 	 CIMARRON MUNICIPAL SCHOOL DISTRICT reads § 300.535(b)(2) consistent with the disclosures permitted under FERPA, for the education records of all children. Under FERPA, CIMARRON MUNICIPAL SCHOOL DISTRICT can only release personally identifiable information (such as the child's status as a special education child) with parental consent, except in certain very limited circumstances. Therefore, the transmission of a child's special education and disciplinary records without parental consent is permissible only to the extent that such transmission is permitted under FERPA. (See 71 Fed. Reg. 46728 (August 14, 2006)) When the CIMARRON MUNICIPAL SCHOOL DISTRICT reports a crime committed by a student with a disability to law enforcement authorities, CIMARRON MUNICIPAL SCHOOL DISTRICT will transmit special education and disciplinary records of the student only to the extent permitted by FERPA. CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of the Board's Policy and School Safety Plan (applicable to all students including students with disabilities) implementing NMSA 1978, § 22-5-4.12 (2017) [H.B. 75] to ensure that Board Policies and School Safety Plan is followed whenever a student with a disability is restrained or secluded including when law enforcement is summoned instead of using a restraint or seclusion technique on a student.

authorities, to whom the administrative authority reports the crime.	
 (ii) An administrative authority reporting a crime under this section may transmit copies of the student's special education and disciplinary records only to the extent that the transmission is permitted by the Family Educational Rights and Privacy Act. 	
6.11.2.10 ENFORCING RULES OF CONDUCT:	
 E. (6)(d) If a school summons law enforcement instead of using a restraint or seclusion technique on a student, the school shall comply with the reporting, documentation and review procedures established pursuant to this rule and Section 22-5-4.12 NMSA 1978. 	
 NMSA 1978, § 22-5-4.12 LIMITING USE OF RESTRAINT AND SECLUSION; TECHNIQUES; REQUIREMENTS. G. The provisions of this section shall not be interpreted as addressing the conduct of law enforcement or first responders. 	

<u>§ 300.536 Change of placement because of disciplinary</u> removals.		
 (a) For purposes of removals of a child with a disability from the child's current educational placement under §§ 300.530 through 300.535, a change of placement occurs if— 	0.11.2.11 NMAC. DISCIPLINARY KEMOVALS OF STUDENTS WITH DISADILITIES.	CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes that to the extent that any school district has "a zero tolerance" policy, such policies are irrelevant to what constitutes a change in placement for disciplinary
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 (1) The removal is for more than 10 consecutive school days; or (2) The child has been subjected to a series of removals that constitute a pattern— (i) Because the series of removals total more than 10 school days in a school year; (ii) Because the child's behavior is substantially similar to the child's behavior in previous incidents that resulted in the series of removals; and (iii) 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. (b) (1) The public agency determines on a case-by-case basis whether a pattern of removals constitutes a charge of placement. (2) This determination is subject to review through due process and judicial proceedings. 	G. Change of placement because of disciplinary removals. For purposes of removals of a student with a disability from the child's current educational placement under 6.11.2.11 and 6.11.2.12 NMAC, a change of placement occurs if the conditions provided in 34 CFR Sec. 300.536 are met.	removals under the IDEA. (See 71 Fed. Reg. 46728 (August 14, 2006)) CIMARRON MUNICIPAL SCHOOL DISTRICT will consider on a case-by-case basis whether the behavior in the incidents that resulted in the series of removals is "substantially similar." In making the determination as to "substantially similar behavior," CIMARRON MUNICIPAL SCHOOL DISTRICT will consider any relevant information regarding the child's behaviors, including, where appropriate, any information in the child's IEP. However, "substantially similar behaviors" do not need to be recognized by the IEP Team or included in the child's IEP, and instead will be determined by CIMARRON MUNICIPAL SCHOOL DISTRICT. Although "substantially similar behavior" is a subjective determination, when the child's behaviors, taken cumulatively, are objectively reviewed in the context of all the criteria for determining whether the series of behaviors constitutes a change in placement, CIMARRON MUNICIPAL SCHOOL DISTRICT will be able to make a reasonable determination as to whether a change in placement has occurred. (See 71 Fed. Reg. 46729 (August 14, 2006))
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§ 300.537 State enforcement mechanisms.	
Notwithstanding §§ 300.506(b)(7) and 300.510(d)(2), which provide for judicial enforcement of a written agreement reached as a result of mediation or a resolution meeting, there is nothing in this part that would prevent the SEA from using other 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.	
(Authority: 20 U.S.C. 1415(e)(2)(F), 1415(f)(1)(B))	

<u>§§ 300.538–300.599 [Reserved]</u>	

EDUCATIONAL SERVICES FOR GIFTED CHILDREN		
(Not addressed in federal regulations; see New Mexico	GIFTED CHILDREN	The NMPED has issued a Characteristics of Gifted
Rules).	6.31.2.7 NMAC. DEFINITIONS:	<u>Students with Factors Instructions, Checklist, and</u> <u>Scoring Guide</u> (November 2005) that the SAT
	0.51.2.7 MWAC. DEFINITIONS.	committee may use. As indicated in the Purpose
	D. The definitions in Subsection D of 6.31.2.7 NMAC	Statement, "This checklist exists in order to discover
	apply only to 6.31.2.12 NMAC.	factors that may influence classroom performance or test
	(1) "Creativity/divergent thinking" means outstanding	scores of gifted students. It does not weigh for or against qualification but aids the Student Assistance Team
	performance on a test of creativity/divergent thinking or in	(SAT) in making good judgments about how to proceed
	creativity/divergent thinking as documented by	with the evaluation process."
	information from other sources as specified in Paragraph (2) of Subsection C of $(21, 212)$ NMAC	Den de a la terrente d'an in stra dia na "Oranditationa data
	(2) of Subsection C of 6.31.2.12 NMAC.	Per the Interpretation instructions, "Quantitative data from this checklist should be combined with qualitative
	(2), "Gifted child" means a school-age person as defined	data for consideration by the SAT in determining
	in Subsection D of Section 22-13-6 NMSA 1978 whose	whether or not a student referred for gifted services
	intellectual ability paired with subject matter aptitude/achievement, creativity/divergent thinking, or	would be considered to have 'factors.' If there are 'factors' that are determined to be significant through
	problem-solving/critical thinking meets the eligibility	the use of this instrument and other qualitative data, the
	criteria in 6.31.2.12 NMAC and for whom a properly	student would be referred by the SAT to the team
	constituted IEP team determines that services are required	administering the alternative protocol that has been
	to meet the child's educational needs.	approved by the Public Education Department/Special Education Bureau and adopted by the district/charter
		school for screening and evaluation." The CIMARRON
		MUNICIPAL SCHOOL DISTRICT, by reference in
	(3)"Intellectual ability" means a score two standard	these procedures, and through staff development (as
	deviations above the mean as defined by the test author on a properly administered intelligence measure. The test	appropriate), shall inform appropriate personnel of this
	administrator shall also consider the standard error of	resource.

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	The NMPED has issued a <u>Technical Assistance Manual</u>
criteria have been met in this area.	for Gifted Education in New Mexico (2019), available
	through the NMPED website.
(4) "Problem-solving/critical thinking " means	
	This technical assistance manual provides legal
	requirements, as well as sample forms, processes, and
	checklists. The forms or checklists included are offered
	by the PED in response to the many requests received
of Subsection B of 0.51.2.12 NMAC.	for sample models. However, according to the PED,
	"none of the forms are required or necessarily recommended." If they are used, CIMARRON
(5) "Subject matter entitude/achievement" means	MUNICIPAL SCHOOL DISTRICT will review, adapt,
	and/or revise the forms to fit CIMARRON
	MUNICIPAL SCHOOL DISTRICT's specific
	demographic and procedural needs. CIMARRON
	MUNICIPAL SCHOOL DISTRICT, by reference in
	these procedures, and through staff development (as
	appropriate), shall inform appropriate personnel of this
6.31.2.12 NMAC. EDUCATIONAL SERVICES FOR	technical assistance manual.
GIFTED CHILDREN:	
A. Evaluation procedures for gifted children.	
· · · ·	
gifted.	
and problem solving/critical thinking including:	
(a) standardized measures as specified in	
charlon 0.51.2.7 (D) Turn (C) and	
(b) information regarding the child's abilities from	
other sources, such as collections of work,	
	 A. Evaluation procedures for gifted children. (1) Each school district shall establish a child find procedure that includes a screening and referral process for students in public schools who may be gifted. (2) Analysis of data. The identification of a student as gifted shall include documentation and analysis of data from multiple sources for subject matter aptitude/achievement, creativity/divergent thinking, and problem solving/critical thinking including: (a) standardized measures, as specified in Subsection B of 6.31.2.12 NMAC, (Correct citation 6.31.2.7 (D) NMAC) and (b) information regarding the child's abilities from

qualified individuals knowledgeable about the	
child's performance (e.g., artists, musicians,	
poets and historians, etc.), interviews, or	
observations.	
observations.	
(3) The child's ability shall be assessed in all four areas	
specified in Subsection B of 6.31.2.12 NMAC.	
(correct citation 6.31.2.7(D) NMAC).	
B. Standard method for identification. Under the standard	
method for identification, students will be evaluated in	
the areas of intellectual ability, subject matter	
aptitude/achievement, creativity/divergent thinking,	
and problem solving/critical thinking. A student who	
meets the criteria established in Subsection B of	
6.31.2.12, (correct citation 6.31.2.7(D) NMAC) for	
intellectual ability and also meets the criteria in one or	
more of the other areas will qualify for consideration of	
service. A properly constituted IEP team, including	
someone who has knowledge of gifted education, will	
determine if services are required to meet the child's	
educational needs.	
educational needs.	
C. Alternative method for identification.	
(1) A school district may apply to the department to	
utilize an alternative protocol for all students.	
Eligibility of a student will then be determined by a	
properly administered and collected, department-	
approved alternative protocol designed to evaluate a	
student's intellectual ability, subject matter	
aptitude/achievement, creativity/divergent thinking,	
and problem solving /critical thinking.	
(2) If an accurate assessment of a child's ability may be	
affected by factors including cultural background,	
linguistic background, English language proficiency	
level, socioeconomic status or disability condition(s),	
an alternative protocol as described in Paragraph (1)	
of Subsection E of 6.31.2.12 NMAC (correct citation	
6.31.2.12(C) will be used in all school districts to	
determine the student's eligibility. The impact of	

these factors shall be documented by the person(s) administering the alternative protocol.	
(3) The student assistance team (SAT) process requirements will not apply to students who meet the criteria established by the alternative protocols. When a student's overall demonstrated abilities are very superior (as defined by the alternative protocol author), a properly constituted IEP team, including someone who has knowledge of gifted education, will determine if special education services are required to meet the child's educational needs.	
D. Applicability of rules to gifted children.	
(1) All definitions, policies, procedures, assurances, procedural safeguards and services identified in 6.31.2 NMAC for school-aged children with disabilities apply to school-aged gifted children within the educational jurisdiction of each local school district, including children in charter schools within the school district, except:	
 (a) the requirements of 6.31.2.8 NMAC through 6.31.2.10 NMAC [Right to FAPE, Public Agency Responsibilities, Identification, Evaluations and Eligibility Determinations]; 	
 (b) Subsections J [Children in State-Supported Educational Programs], K(correct subsection M) [Children in Detention and Correctional Facilities] and L (correct subsection N)[Children in Private Schools or Facilities] of 6.31.2.11 NMAC regarding child find, evaluations and services for private school children with disabilities, children with disabilities in state-supported educational programs, children with disabilities in detention and correctional facilities and children with disabilities who are schooled at home; 	
 (c) the requirements of 34 CFR Secs. 300.530 through 300.536 [Discipline Procedures], 	

r		
	Subsection I of 6.31.2.13 NMAC [Due Process Hearings related to discipline], and 6.11.2.11 NMAC (subsection F) regarding disciplinary changes of placement for children with disabilities; and	
	 (d) the requirements of 34 CFR Secs. 300.43 [Ward of the State] and 300.320(b) [IEP's Transition Service] and Paragraph (2) of Subsection (G) of 6.31.2.11NMAC regarding transition planning. Students identified as gifted shall meet the requirements at Subsection B of 22-13-1.1 NMSA 1978, which is the next step plan for students without disabilities. 	
	(2) Assuming appropriate evaluations, a child may properly be determined to be both gifted and a child with a disability and be entitled to a free appropriate public education for both reasons. The rules in this section 6.31.2.12 NMAC apply only to gifted children.	
	(3) Nothing in these rules shall preclude a school district or a charter school within a school district from offering additional gifted programs for children who fail to meet the eligibility criteria. However, the state shall only provide funds under Section 22-8-21 NMSA 1978 for department-approved gifted programs for those students who meet the established criteria.	
	E. Advisory committees.	
	(1) Each school district offering a gifted education program shall create one or more advisory committees of parents, community members, students and school staff members. The school district may create as many advisory committees as there are high schools in the school district or may create a district-wide advisory committee.	
	(2) The membership of each advisory committee shall reflect the cultural diversity of the enrollment of the	

school district or the schools the advisory committee advises. Representation from all schools the committee is advising is required.	
(3) Purposes. The advisory committee shall:	
 (a) regularly review the goals and priorities of the gifted program, including the operational plans for student identification, evaluation, placement and service delivery; 	
(b) demonstrate support for the gifted program;	
 (c) provide information regarding the impact that cultural background, linguistic background, socioeconomic status and disability conditions within the community may have on the child referral, identification, evaluation and service delivery processes; 	
 (d) advocate for children who have been underrepresented in gifted services due to cultural or linguistic background, socioeconomic status, or disability conditions, in order to ensure that these children have equal opportunities to benefit from services for gifted students; and 	
(e) meet three or more times per year at regular intervals.	
(4) Formal documentation of committee membership, activities and recommendations shall be maintained. If proposals are made by the committee to address any of the purposes as listed in Paragraph (3) of Subsection G of 6.31.2.12 NMAC (correct citation 6.31.2.12(E)(3)), they shall be submitted in writing to the school district administration. The school district administration shall respond in writing to any proposed actions before the next scheduled meeting of the advisory committee.	

Subpart F—Monitoring, Enforcement, Confidentiality, and Program Information		
Monitoring, Technical Assistance, and Enforcement		
§ 300.600 State monitoring and enforcement.		
[Text omitted from these procedures.]		

§ 300.601 State performance plans and data collection.	
[Text omitted from these procedures.]	

§ 300.602 State use of targets and reporting.	
[Text omitted from these procedures.]	

§ 300.603 Secretary's review and determination regarding	
State performance.	
[Text omitted from these procedures.]	

<u>§ 300.604 Enforcement.</u> [Text omitted from these procedures.]	
[]	

	<u>§ 300.605 Withholding funds.</u> [Text omitted from these procedures.]		
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§ 300.606 Public attention.	
[Text omitted from these procedures.]	

§ 300.607 Divided State agency responsibility.	
[Text omitted from these procedures.]	

§ 300.609 Rule of construction.	
[Text omitted from these procedures.]	

Confidentiality of Information		
<u>§ 300.610 Confidentiality.</u>		
The Secretary takes appropriate action, in accordance with section 444 of GEPA, to ensure the protection of the confidentiality of any personally identifiable data, information, and records collected or maintained by the Secretary and by SEAs and LEAs pursuant to Part B of the Act, and consistent with §§ 300.611 through 300.627. (Authority: 20 U.S.C. 1417(c))	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: L. Confidentiality of information. (1) Confidentiality requirements. Each public agency collecting, using or maintaining any personally identifiable information on children under Part B of IDEA shall comply with all applicable requirements of 34 CFR Secs. 300.610 through300.626, and the federal Family Educational Rights and Privacy Act, 34 CFR Part 99. (2) Parental rights to inspect, review and request amendment of education records. Each public 	 CIMARRON MUNICIPAL SCHOOL DISTRICT has a Board policy ensuring compliance with FERPA. CIMARRON MUNICIPAL SCHOOL DISTRICT will follow Board policy, including with regard to assuring the following rights: The right to inspect and review the child's education records within 45 days of the day CIMARRON MUNICIPAL SCHOOL DISTRICT receives a request for access. Parents should submit to the custodian of records a written request that identifies the record(s) they wish to inspect. CIMARRON MUNICIPAL SCHOOL DISTRICT will make arrangements for access and notify the

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agency shall permit parents or their authorized	parent of the time and place where the records may
representatives to inspect and review any education	be inspected.
records relating to their children that are collected,	
maintained or used by the public agency under Part	The right to request the amendment of the child's
B of IDEA pursuant to 34 CFR Sec. 300.613. A	education records that the parent believes is
parent who believes that information in the education	inaccurate or misleading or violates the privacy or
records is inaccurate or misleading or violates the	other rights of the child. Parents or eligible
privacy or other rights of the child may request the	students may ask CIMARRON MUNICIPAL
public agency that maintains the information to	SCHOOL DISTRICT to amend a record that they
amend the information pursuant to 34 CFR Sec.	believe is inaccurate or misleading or violates the
300.618 and shall have the opportunity for a hearing	privacy or other rights of the child. They should
on that request pursuant to 34 CFR Secs. 300.619	clearly identify the part of the record they want
through300.621 and. 99.22.	changed and specify why it is inaccurate or
	misleading or violates the privacy or other rights of
(3) Transfer of student records.	the child. If CIMARRON MUNICIPAL SCHOOL
	DISTRICT decides not to amend the record as
(a) Pursuant to 34 CFR Sec. $99.31(a)(2)$, an	requested by the parent or eligible student,
educational agency may transfer child records	CIMARRON MUNICIPAL SCHOOL DISTRICT
without parental consent when requested by	will notify the parent of the decision and advise
another educational agency in which a child	them of their right to a hearing regarding the
seeks or intends to enroll as long as the sending	request for amendment. Additional information
educational agency has included the proper	regarding the hearing procedures will be provided
notification that it will do so in its required	to the parent when notified of the right to a hearing.
annual FERPA notice to children and parents.	
In view of the importance of uninterrupted	The right to consent to disclosures of personally
educational services to children with	identifiable information contained in the child's
disabilities, each New Mexico public agency is	education records, except to the extent that FERPA
hereby directed to include such language in its	authorizes disclosure without consent. One
annual FERPA notice and to ensure that it	exception, which permits disclosure without
promptly honors each proper request for records	consent, is disclosure to school officials with
from an educational agency that has become	legitimate educational interests. A school official
responsible for serving a child with a disability.	has a legitimate educational interest if the official
	needs to review an education record in order to
(b) State-supported educational programs and the	fulfill his or her professional responsibility. Upon
educational programs of juvenile or adult	request, CIMARRON MUNICIPAL SCHOOL
detention or correctional facilities are	DISTRICT discloses education records without
educational agencies for purposes of the Family	consent to officials of another school district in
Educational Rights and Privacy Act (FERPA)	which a child seeks or intends to enroll.
and are entitled to request and receive	
educational records on children with disabilities	The right to file a complaint with the U.S.
on the same basis as local school districts.	Department of Education concerning alleged
Public agencies shall promptly honor requests	failures by the School to comply with the
for records to assist such programs in providing	

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	appropriate services to children within their	requirements of FERPA. The name and address of
	educational jurisdiction.	the Office that administers FERPA are:
		Family Policy Compliance Office
(c)	Pursuant to 34 CFR Sec. 99.34(b), an	U.S. Department of Education
	educational agency that is authorized to transfer	400 Maryland Avenue, SW
	student records to another educational agency	Washington, DC 20202-5901
	without parental consent under Sec. 99.31(a)(2)	
	may properly transfer to the receiving	The Director of Special Education is custodian of the
	educational agency all educational records the	special education folder for students currently enrolled
	sending educational agency maintains on a	at the assigned school. The Director of Special
	child, including medical, psychological and	Education is the custodian of records for the special
	other types of diagnostic and service	education folder of students who have withdrawn or
	information which the educational agency	graduated.
	obtained from outside sources and used in	
	making or implementing educational	CIMARRON MUNICIPAL SCHOOL DISTRICT will
	programming decisions for the child.	provide notice when records are no longer needed. The
		parent may seek destruction of the records once they are
(d)	Pursuant to Paragraph (3) of Subsection E of	no longer needed. The information must be destroyed at
	6.29.1.9 NMAC (correct citation 6.29.1.9(F)	the request of the parents or, at their option, the records
	NMAC), 34 CFR Sec. 300.229 and the federal	must be given to the parents. When informing parents
	Elementary and Secondary Education Act of	about their rights to destruction of personally
	1965 at 20 USC 7221(g), any transfer of	identifiable records, CIMARRON MUNICIPAL
	educational records to a private or public	SCHOOL DISTRICT advises them that the records may
	elementary or secondary school in which a child	be needed by the child or the parents for social security
	with disabilities seeks, intends, or is instructed	benefits and other purposes.
	to enroll shall include the following:	
	(i) transcripts and copies of all pertinent	
	records as normally transferred for all	
	students;	
	(ii) the child's current individualized education	
	program with all supporting	
	documentation, including the most recent	
	multidisciplinary evaluations and any	
	related medical, psychological or other	
	diagnostic or service information that was	
	consulted in developing the IEP; and	
	(iii) disciplinary records with respect to current	
	or previous suspensions or expulsions of	
	the child.	

(1) Dependent of concept for release of	
(4) Parental refusals of consent for release of information. If parental consent is required for a particular release of information regarding a child with a disability and the parent refuses consent, the sending or receiving public agency may use the impartial due process hearing procedures specified in Subsection I of 6.31.2.13 NMAC to determine if the information may be released without parental consent. If the hearing officer determines that the proposed release of information is reasonably necessary to enable one or more public agencies to fulfill their educational responsibilities toward the child, the information may be released without parental	
may be released without the parent's consent. The hearing officer's decision in such a case shall be final and not subject to further administrative review. NMSA 1978 28-16C-6 Access to Student Educational	
Records SPECIAL EDUCATION OMBUD ACT	
Access to student educational records	
Upon request and with consent from the student or the student's parent, the [Ombud]office shall have access to the student's educational records from the public education department, a school district or a public school as necessary to carry out the office's responsibilities.	

<u>§ 300.611 Definitions.</u>	
As used in §§ 300.611 through 300.625—	
(a) <i>Destruction</i> means physical destruction or removal of personal identifiers from information so that the information is no longer personally identifiable.	
(b) Education records means the type of records covered under the definition of "education records" in 34 CFR part 99 (the regulations implementing the	



Family Educational Rights and Privacy Act of 1974, 20 U.S.C. 1232g (FERPA)).	
 (c) Participating <i>agency</i> means any agency or institution that collects, maintains, or uses personally identifiable information, or from which information is obtained, under Part B of the Act. 	
(Authority: 20 U.S.C. 1221e-3, 1412(a)(8), 1417(c))	

§ 300.612 Notice to parents.	
 (a) The SEA must give notice that is adequate to fully inform parents about the requirements of § 300.123, including— 	CIMARRON MUNICIPAL SCHOOL DISTRICT will comply with Board Policy regarding annual notice to parents under the Family Educational Rights and Privacy Act (FERPA); and will provide annual notice.
 A description of the extent that the notice is given in the native languages of the various population groups in the State; 	
(2) A description of the children on whom personally identifiable information is maintained, the types of information sought, the methods the State intends to use in gathering the information (including the sources from whom information is gathered), and the uses to be made of the information;	
(3) A summary of the policies and procedures that participating agencies must follow regarding storage, disclosure to third parties, retention, and destruction of personally identifiable information; and	
(4) A description of all of the rights of parents and children regarding this information, including the rights under FERPA and implementing regulations in 34 CFR part 99.	
(b) Before any major identification, location, or	



evaluation activity, the notice must be published or announced in newspapers or other media, or both, with circulation adequate to notify parents throughout the State of the activity.	
(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	

<u>§ 300.613 Access rights.</u>		
 (a) Each participating agency must permit parents to inspect and review any education records relating to their children that are collected, maintained, or used by the agency under this part. The agency must comply with a request without unnecessary delay and before any meeting regarding an IEP, or any hearing pursuant to § 300.507 or §§ 300.530 through 300.532, or resolution session pursuant to § 300.510, and in no case more than 45 days after the request has been made. (b) The right to inspect and review education records under this section includes— (1) The right to a response from the participating agency to reasonable requests for explanations and interpretations of the records; (2) The right to request that the agency provide copies of the records containing the information if failure to provide those copies would effectively prevent the parent from exercising the right to inspect and review the records; (3) The right to have a representative of the parent inspect and review the records. (c) An agency may presume that the parent has authority to inspect and review records relating to 	 6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES: B. Examination of records. Each public agency shall afford the parents of a child with a disability an opportunity to inspect and review all education records related to the child in compliance with 34 CFR Secs. 300.501(a), 300.613through 300.620, 34 CFR Part 99, and any other applicable requirements of these or other department rules and standards. 	CIMARRON MUNICIPAL SCHOOL DISTRICT will comply with Board Policy regarding a parent's access rights under the Family Educational Rights and Privacy Act (FERPA). CIMARRON MUNICIPAL SCHOOL DISTRICT will afford parents the opportunity to inspect and review their child's education records within 45 days of the day CIMARRON MUNICIPAL SCHOOL DISTRICT receives a request for access. Parents should submit to the custodian of records a written request that identifies the record(s) they wish to inspect. CIMARRON MUNICIPAL SCHOOL DISTRICT will make arrangements for access and notify the parent of the time and place where the records may be inspected.
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his or her child unless the agency has been advised that the parent does not have the authority under applicable State law governing such matters as guardianship, separation, and divorce.	
(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	

<u>§ 300.614 Record of access.</u>	
Each participating agency must keep a record of parties obtaining access to education records collected, maintained, or used under Part B of the Act (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 use the records. (Authority: 20 U.S.C. 1412(a)(8); 1417(c))	CIMARRON MUNICIPAL SCHOOL DISTRICT maintains the Record of Access for special education records in the Special Education folder.

§ 300.615 Records on more than one child.	
If any education record includes information on more than one child, the parents of those children have the right to inspect and review only the information relating to their child or to be informed of that specific information.	CIMARRON MUNICIPAL SCHOOL DISTRICT will comply with Board Policy regarding records on more than one child under the Family Educational Rights and Privacy Act (FERPA).
(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	To ensure that any information on a child other than the child of the requesting parent remains protected, CIMARRON MUNICIPAL SCHOOL DISTRICT will redact any identifying information on the other child or inform the parents of the information that pertains to only their child if redaction does not fully protect the identity of the other child.

§ 300.616 List of types and locations of information.	
Each participating agency must provide parents on request a list of the types and locations of education records collected, maintained, or used by the agency. (Authority: 20 U.S.C. 1412(a)(8); 1417(c))	In CIMARRON MUNICIPAL SCHOOL DISTRICT, the special education records of a student are located at the Department of Special Education.

<u>§ 300.617 Fees.</u>	
 (a) Each participating agency may charge a fee for copies of records that are made for parents under this part if the fee does not effectively prevent the parents from exercising their right to inspect and review those records. 	CIMARRON MUNICIPAL SCHOOL DISTRICT will comply with Board Policy regarding charging fees for copies.
(b) A participating agency may not charge a fee to search for or to retrieve information under this part.	
(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	

§ 300.618 Amendment of records at parent's request.	
 (a) A parent who believes that information in the education records collected, maintained, or used under this part is inaccurate or misleading or violates the privacy or other rights of the child may request the participating agency that maintains the 	CIMARRON MUNICIPAL SCHOOL DISTRICT will comply with Board Policy regarding amendment of records under the Family Educational Rights and Privacy Act (FERPA).
information to amend the information.	CIMARRON MUNICIPAL SCHOOL DISTRICT affords parents and adult students the opportunity to
(b) The agency must decide whether to amend the information in accordance with the request within a reasonable period of time of receipt of the request.	request the amendment of their child's education records when a parent or adult student believes the records are inaccurate or misleading or violates the privacy or other rights of the child. Parents or eligible students may ask
(c) If the agency decides to refuse to amend the information in accordance with the request, it must inform the parent of the refusal and advise the	CIMARRON MUNICIPAL SCHOOL DISTRICT to amend a record that they believe is inaccurate or misleading or violates the privacy or other rights of the





parent of the right to a hearing under §300.619.	child. They should clearly identify the part of the record
	they want changed, and specify why it is inaccurate or
(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	misleading or violates the privacy or other rights of the
	child. If CIMARRON MUNICIPAL SCHOOL
	DISTRICT decides not to amend the record as requested
	by the parent or eligible student, CIMARRON
	MUNICIPAL SCHOOL DISTRICT will notify the
	parent of the decision and advise them of their right to a
	hearing regarding the request for amendment. Additional
	information regarding the hearing procedures will be
	provided to the parent when notified of the right to a
	hearing.

§ 300.619 Opportunity for a hearing.	
The agency must, on request, provide an opportunity for a hearing to challenge information in education records to ensure that it is not inaccurate, misleading, or otherwise in violation of the privacy or other rights of the child.	CIMARRON MUNICIPAL SCHOOL DISTRICT will comply with Board Policy regarding the opportunity for a hearing, including hearing procedures and result of the hearing under the Family Educational Rights and Privacy Act (FERPA).
(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	CIMARRON MUNICIPAL SCHOOL DISTRICT will hold the hearing within a reasonable time after it has received the request for hearing from the parents or adult student. (See 34 CFR 99.22; 71 Fed. Reg. 46735 (August 14, 2006))
	CIMARRON MUNICIPAL SCHOOL DISTRICT will give the parent or adult student notice of the date, time, and place, reasonably in advance of the hearing. (See 34 CFR 99.22; 71 Fed. Reg. 46735 (August 14, 2006))
	The hearing may be conducted by any individual, including an official of CIMARRON MUNICIPAL SCHOOL DISTRICT, who does not have a direct interest in the outcome of the hearing. (See 34 CFR 99.22; 71 Fed. Reg. 46735 (August 14, 2006))
	CIMARRON MUNICIPAL SCHOOL DISTRICT, the parents or eligible student may, at their own expense, be

assisted or represented by one or more individuals of their choice. (See 34 CFR 99.22; 71 Fed. Reg. 46735 (August 14, 2006))
CIMARRON MUNICIPAL SCHOOL DISTRICT will make its decision within a reasonable period of time after the hearing. The decision will be based solely on the evidence presented at the hearing and will include a summary of the evidence and the reasons for the decision. (See 34 CFR 99.22; 71 Fed. Reg. 46736 (August 14, 2006))

§ 300.620 Result of hearing.		
 (a) If, as a result of the hearing, the a the information is inaccurate, mis otherwise in violation of the priva of the child, it must amend the infa accordingly and so inform the par 	leading or acy or other rights formation	
(b) If, as a result of the hearing, the a the information is not inaccurate, otherwise in violation of the priva of the child, it must inform the pa parent's right to place in the recon maintains on the child a statement the information or setting forth ar disagreeing with the decision of the	misleading, or acy or other rights rent of the rds the agency t commenting on ay reasons for	
(c) Any explanation placed in the reco under this section must—	ords of the child	
 (1) Be maintained by the agency records of the child as long a contested portion is maintain and 	is the record or	
(2) If the records of the child or portion is disclosed by the as the explanation must also be party.	gency to any party,	



(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	
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<u>§ 300.621 Hearing procedures.</u>	
A hearing held under § 300.619 must be conducted according to the procedures in 34 CFR 99.22.	
(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	

<u>§ 300.622 Consent.</u>	
 (a) Parental consent must be obtained before personally identifiable information is disclosed to parties, other than officials of participating agencies in accordance with paragraph (b)(1) of this section, unless the information is contained in education records, and the disclosure is authorized without parental consent under 34 CFR part 99. (b) (1) Except as provided in paragraphs (b)(2) and (b)(3) of this section, parental consent is not required before personally identifiable information is released to officials of participating agencies for purposes of meeting a requirement of this part. (2) Parental consent, or the consent of an eligible child who has reached the age of majority under State law, must be obtained before personally identifiable information is released to officials of participating agencies in accordance with \$300.321(b)(3). (3) If a child is enrolled, or is going to enroll in a private school that is not located in the LEA of the parent's residence, parental consent must 	CIMARRON MUNICIPAL SCHOOL DISTRICT will comply with Board Policy regarding parental consent requirements under the Family Educational Rights and Privacy Act (FERPA). CIMARRON MUNICIPAL SCHOOL DISTRICT will obtain parental consent before disclosing personally identifiable information contained in a child's education records, except to the extent that FERPA authorizes disclosure without consent. One exception, which permits disclosure without consent, is disclosure to school officials with a legitimate educational interest. A school official has a legitimate educational interest if the official needs to review an education record in order to fulfill his or her professional responsibility. Upon request, CIMARRON MUNICIPAL SCHOOL DISTRICT discloses education records without consent to officials of another school district in which a child seeks or intends to enroll.



be obtained before any personally identifiable information about the child is released between officials in the LEA where the private school is located and officials in the LEA of the parent's residence.	
(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	

<u>§ 300.623 Safeg</u>	guards.	
confide informa	participating agency must protect the entiality of personally identifiable ation at collection, storage, disclosure, and ction stages.	CIMARRON MUNICIPAL SCHOOL DISTRICT will comply with Board Policy regarding safeguards under the Family Educational Rights and Privacy Act (FERPA).
assume	ficial at each participating agency must e responsibility for ensuring the entiality of any personally identifiable ation.	The child's school principal of CIMARRON MUNICIPAL SCHOOL DISTRICT is responsible for ensuring the confidentiality of any personally identifiable information.
identifi: instruct	rsons collecting or using personally iable information must receive training or tion regarding the State's policies and ures under § 300.123 and 34 CFR part 99.	CIMARRON MUNICIPAL SCHOOL DISTRICT will ensure that all persons collecting or using personally identifiable information will receive training or instruction regarding the Family Educational Rights and Privacy Act (FERPA).
inspecti positior	barticipating agency must maintain, for public tion, a current listing of the names and ns of those employees within the agency who ave access to personally identifiable ation.	CIMARRON MUNICIPAL SCHOOL DISTRICT will maintain a current listing of the names and positions of those employees within the agency who may have access to personally identifiable information.
(Authority: 20	0 U.S.C. 1412(a)(8); 1417(c))	

§ 300.624 Destruction of information.		
(a) The public agency must inform parents when personally identifiable information collected,	6.31.2.13 NMAC. ADDITIONAL RIGHTS OF PARENTS, STUDENTS AND PUBLIC AGENCIES:	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide notice when records are no longer needed. The

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maintained, or used under this part is no longer needed to provide educational services to the child.	L. Confidentiality of information.	parent may seek destruction of the records once they are no longer needed. The information must be destroyed at the request of the parents or, at their option, the records
 (b) The information must be destroyed at the request of the parents. 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. (Authority: 20 U.S.C. 1412(a)(8); 1417(c)) 	 (5) Destruction of information. (a) Pursuant to 34 CFR Sec. 300.624, each public agency shall inform parents when personally identifiable information collected, maintained, or used under 34 CFR Part 300 is no longer needed to provide educational services to the child. As at other times, the parents shall have the right to inspect and review all educational records pertaining to their child pursuant to 34 CFR Sec. 300.613. The information shall be destroyed at the request of the parents or, at their option the records shall be given to the parents. When informing parents about their rights to destruction of personally identifiable records under these rules, the public agency should advise them that the records may be needed by the child or the parents for social 	must be given to the parents. When informing parents about their rights to destruction of personally identifiable records, CIMARRON MUNICIPAL SCHOOL DISTRICT advises them that the records may be needed by the child or the parents for social security benefits and other purposes.
	 (b) If the parents do not request the destruction of personally identifiable information about their children, the public agency may retain that information permanently. In either event, a permanent record of a student's name, address, phone number, grades, attendance record, classes attended, grade level completed, and year completed may be maintained without time limitation. Additional information that is not related to the student's IDEA services may be maintained if allowed under 34 CFR Part 99. (6) Educational records retention and disposition schedules. 	
	(a) Definitions as used in this paragraph:(i) "destruction" means physical destruction or removal of personal identifiers from	

educational records so that the information is no longer personally identifiable; and	
 (ii) "educational records" means the type of records covered under the definition of "educational records" in 34 CFR Part 99 of the regulations implementing the Family Educational Rights and Privacy Act of 1974, 20 USC 1232g (FERPA). 	
(b) Pursuant to 1.20.2.102 NMAC (Repealed 2015, replaced with Functional Retention and Disposition Schedules at 1.21.2. NMAC), the public agency shall notify the parents that the public agency shall retain specific information for five years to include:	1-21-2 NMAC- FUNCTIONAL RETENTION AND DISPOSITION SCHEDULES
(i) most recent IEP;	
(ii) most recent 2 years of child progress reports or referral form;	
(iii) related services reports;	
(iv) summary of academic achievement and functional performance;	
(v) parent communication;	
(vi) public agency community action;	
(vii) writing sample; and	
(viii) staff reports on behavior.	
 (c) Pursuant to 34 CFR Sec.300.624 and Paragraph (5) of this subsection, federal rules and department rules require public agencies to inform parents of proposed destruction of special education records. 	
(d) Pursuant to 34 CFR Sec. 300.624, the information shall be destroyed at the request of	

 the parents. However, a permanent record of a child's name, address, phone number, his or her grades, attendance record, classes attended, grade level completed and year completed may be maintained without time limit. Notice of destruction of child records shall include: (i) informing parents at the last IEP meeting of personally identifiable information that is no longer needed to provide special education and related service and information that shall be retained according to the state for five years under 1.20.1.102 NMAC; (ii) documentation at the last IEP meeting and prior written notice of the information that is required to be maintained indefinitely; (iii) documentation at the last IEP meeting and prior written notice that the parent accepted or rejected the proposed action to maintain records; (iv) if the parent requests that the public agency destroy information not required 	
prior written notice of the information that	
the prior written notice that the parent accepted or rejected the proposed action to	
 (iv) if the parent requests that the public agency destroy information not required indefinitely, the public agency shall maintain the last IEP and prior written notice that states the parent required the public agency to destroy allowable information that shall be maintained for five years; and 	
 (v) the public agency shall inform the parents of the proposed date of destruction of records at the last IEP meeting and document on the prior written notice of action the proposed date of destruction of records. 	

<u>§ 300.</u>	525 Children's rights.	
(a)	The SEA must have in effect policies and procedures regarding the extent to which children are afforded rights of privacy similar to those afforded to parents, taking into consideration the age of the child and type or severity of disability.	When rights transfer, the rights afforded to "parent" will be afforded by <mark>CIMARRON MUNICIPAL SCHOOL</mark> DISTRICT to the adult student.
(b)	Under the regulations for FERPA in 34 CFR 99.5(a), the rights of parents regarding education records are transferred to the student at age 18.	
(c)	If the rights accorded to parents under Part B of the Act are transferred to a student who reaches the age of majority, consistent with § 300.520, the rights regarding educational records in §§ 300.613 through 300.624 must also be transferred to the student. However, the public agency must provide any notice required under section 615 of the Act to the student and the parents.	
(Autho	rity: 20 U.S.C. 1412(a)(8); 1417(c))	

§ 300.626 Enforcement.	
The SEA must have in effect the policies and procedures, including sanctions that the State uses, to ensure that its policies and procedures consistent with §§ 300.611 through 300.625 are followed and that the requirements of the Act and the regulations in this part are met.	
(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	

<u>§ 300.627 Department use of personally identifiable</u> <u>information.</u>	
If the Department or its authorized representatives collect any personally identifiable information regarding children	



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with disabilities that is not subject to the Privacy Act of 1974, 5 U.S.C. 552a, the Secretary applies the requirements of 5 U.S.C. 552a(b)(1) and (b)(2), 552a(b)(4) through (b)(11); 552a(c) through 552a(e)(3)(B); 552a(e)(3)(D); 552a(e)(5) through (e)(10); 552a(h); 552a(m); and 552a(n); and the regulations implementing those provisions in 34 CFR part 5b.	
(Authority: 20 U.S.C. 1412(a)(8); 1417(c))	

Reports—Program Information		
<u>§ 300.640 Annual report of children served—report</u> requirement.		
 (a) The SEA must annually report to the Secretary on the information required by section 618 of the Act at the times specified by the Secretary. (b) The SEA must submit the report on forms provided by the Secretary. (Approved by the Office of Management and Budget under control numbers 1820–0030, 1820–0043, 1820–0659, 1820–0621, 1820–0518, 1820–0521, 1820–0517, and 1820–0677) (Authority: 20 U.S.C. 1418(a)) 		CIMARRON MUNICIPAL SCHOOL DISTRICT will provide accurate, valid and timely data to the NMPED deemed necessary by the NMPED to carry out its duty under 20 U.S.C. § 1418 of the IDEA to report program information to the U.S. Department of Education.

<u>§ 300.641 Annual report of children served—information</u> required in the report.	
(a) For purposes of the annual report required by section 618 of the Act and § 300.640, the State and the Secretary of the Interior must count and report the number of children with disabilities receiving special education and related services on any date between October 1 and December 1 of each year.	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide accurate, valid and timely data to the NMPED deemed necessary by the NMPED to carry out its duty under 20 U.S.C. § 1418 of the IDEA to report program information to the U.S. Department of Education.



(b) For the purpose of this reporting provision, a child's age is the child's actual age on the date of the child count.	
(c) The SEA may not report a child under more than one disability category.	
(d) If a child with a disability has more than one disability, the SEA must report that child in accordance with the following procedure:	
(1) If a child has only two disabilities and those disabilities are deafness and blindness, and the child is not reported as having a developmental delay, that child must be reported under the category "deaf-blindness."	
(2) A child who has more than one disability and is not reported as having deaf-blindness or as having a developmental delay must be reported under the category multiple disabilities.	
(Approved by the Office of Management and Budget under control numbers 1820–0030, 1820–0043, 1820–0621, 1820–0521, and 1820–0517) (Authority: 20 U.S.C. 1418(a), (b))	

§ 300.642 Data reporting.	
 (a) Protection of personally identifiable data. The data described in section 618(a) of the Act and in § 300.641 must be publicly reported by each State in a manner that does not result in disclosure of data identifiable to individual children. 	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide accurate, valid and timely data to the NMPED deemed necessary by the NMPED to carry out its duty under 20 U.S.C. § 1418 of the IDEA to report program information to the U.S. Department of Education.
 (b) Sampling. The Secretary may permit States and the Secretary of the Interior to obtain data in section 618(a) of the Act through sampling. 	
(Approved by the Office of Management and Budget under	



control numbers 1820–0030, 1820–0043, 1820–0518,	
1820-0521, and1820-0517)(Authority: 20 U.S.C.	
1418(b))	

§ 300.643 Annual report of children served—certification.	
The SEA must include in its report a certification signed by an authorized official of the agency that the information provided under § 300.640 is an accurate and unduplicated count of children with disabilities receiving special education and related services on the dates in question.	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide accurate, valid and timely data to the NMPED deemed necessary by the NMPED to carry out its duty under 20 U.S.C. § 1418 of the IDEA to report program information to the U.S. Department of Education.
(Approved by the Office of Management and Budget under control numbers 1820–0030 and 1820–0043) (Authority: 20 U.S.C. 1418(a)(3))	

<u>§ 300.644 Annual report of children served—criteria for</u> <u>counting children.</u>	
 The SEA may include in its report children with disabilities who are enrolled in a school or program that is operated or supported by a public agency, and that— (a) Provides them with both special education and related services that meet State standards; (b) Provides them only with special education, if a related service is not required, that meets State standards; or (c) In the case of children with disabilities enrolled by their parents in private schools, counts those children who are eligible under the Act and receive special education or related services or both that meet State standards under §§ 300.132 through 300.144. 	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide accurate, valid and timely data to the NMPED deemed necessary by the NMPED to carry out its duty under 20 U.S.C. § 1418 of the IDEA to report program information to the U.S. Department of Education.



	(Approved by the Office of Management and Budget under control numbers 1820–0030, 1820–0043, 1820–0659, 1820–0621, 1820–0521, and 1820–0517)(Authority: 20 U.S.C. 1418(a))	30, 1820–0043, 1820–0659,	
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<u>§ 300.645 Annual report of children served—other</u> responsibilities of the SEA.	
	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide accurate, valid and timely data to the NMPED deemed necessary by the NMPED to carry out its duty under 20 U.S.C. § 1418 of the IDEA to report program information to the U.S. Department of Education.
control numbers 1820–0030, 1820–0043, 1820–0659, 1820–0621, 1820–0518, 1820–0521, and 1820–0517)(Authority: 20 U.S.C. 1418(a))	

§ 300.646 Disproportionality.		
 (a) <i>General.</i> Each State that receives assistance under Part B of the Act, and the Secretary of the Interior, must provide for the collection and examination of data to determine if significant disproportionality based on race and ethnicity is occurring in the State and the LEAs of the State with respect to— (1) The identification of children as children with disabilities, including the identification of children as children with disabilities in accordance with a particular impairment described in section 602(3) of the Act; (2) The placement in particular educational settings of these children; and 	 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: E. Significant disproportionality. (1) Pursuant to CFR 34 Sec. 300.646, LEAs shall provide for the collection and examination of data to determine if significant disproportionality, based on race and ethnicity, is occurring with respect to: (a) the identification of children as children with disabilities including the identification of children as children with disabilities in accordance with a particular impairment as defined by 34 CFR Sec. 300.8; 	CIMARRON MUNICIPAL SCHOOL DISTRICT will provide accurate, valid and timely data to the NMPED deemed necessary by the NMPED to carry out its duty to determine if significant discrepancies exist between the rates of long-term suspensions and expulsions of children with and without disabilities or any other information that may be required by the NMPED or the U.S. Department of Education. With respect to the definition of significant disproportionality, CIMARRON MUNICIPAL SCHOOL DISTRICT recognizes that the State has the discretion to define the term for the LEAs and for the State in general. CIMARRON MUNICIPAL SCHOOL DISTRICT understands that the State will review
(3) The incidence, duration, and type of disciplinary removals from placement, including suspensions and expulsions.	(b) the placement in particular educational settings of these children; and	CIMARRON MUNICIPAL SCHOOL DISTRICT 's policies, practices, and procedures for identifying and placing children with disabilities if there is significant disproportionality in identification, placement, or
(b) Methodology. The State must apply the methods in § 300.647 to determine if significant disproportionality based on race and ethnicity is occurring in the State and the LEAs of the State under paragraph (a) of this section.	 (c) the incidence, duration and type of disciplinary actions, including suspensions and expulsions. (2) Each public agency shall reserve the fifteen percent early intervening funds if they are identified for having data that is significantly disproportionate in 	discipline. CIMARRON MUNICIPAL SCHOOL DISTRICT further understands that the purpose of such a review would be to determine if CIMARRON MUNICIPAL SCHOOL DISTRICT's policies, practices, and procedures are consistent with the IDEA. (See 71 Fed. Reg. 46738 (August 14, 2006))
(c) <i>Review and revision of policies, practices, and</i> <i>procedures.</i> In the case of a determination of significant disproportionality with respect to the identification of children as children with disabilities, or the placement in particular educational settings of these children, in accordance with paragraph (a) and (b) of this section, the State or the Secretary of the Interior must—	 any one of the following categories: (a) suspension of students with disabilities; (b) over identification of students with disabilities; (c) over identification of students in accordance with a particular impairment as defined by 34 CFR Sec. 300.8; and 	CIMARRON MUNICIPAL SCHOOL DISTRICT complies with Title VI of the Civil Rights Act of 1964 which protects people from discrimination based on race, color or national origin in programs or activities that receive Federal financial assistance. The Office for Civil Rights under the U.S. Department of Education ("OCR") provides school districts and state departments of education guidance in satisfying Title VI.
 Provide for the review and, if appropriate revision of the policies, procedures, and practices used in the identification or placement in particular education settings, including disciplinary removals, to ensure that 	(d) placement of students with disabilities in a particular setting.Page 372	CIMARRON MUNICIPAL SCHOOL DISTRICT, by reference in these procedures, and through staff development (as appropriate), shall inform appropriate personnel of the following key OCR guidance documents: <u>Education and Title VI of the Civil Rights Act of</u>

des maliaises and an end and a second s	(2) Design and assistent of a dising an addition and	10(4 (1001)
the policies, practices, and procedures comply with the requirements of the Act.	(3) Review and revision of policies, practices and procedures. In the case of a determination of significant disproportionality with respect to the identification of children as children with disabilities, or the placement in particular	 <u>1964</u> (1991). The Provision of an Equal Education Opportunity to Limited-English Proficient Students (Revised August 2000).
(2) Require the LEA to publicly report on the revision of policies, practices, and procedures described under paragraph (c)(1) of this section	educational settings of these children, in accordance with Paragraph (1) of this subsection, the LEA shall:	
with the requirements of the Family Education Rights and Privacy Act, its implementing regulations in 34 CFR Part 99, and Section 618 (b) (1) of the Act.	 (a) provide for the review and, if appropriate, revision of the policies, procedures and practices used in the identification or placement to ensure that the policies, procedures and practices comply with the requirements of 	
(d) Comprehensive coordinated early intervening	IDEA; and	
<i>services</i> . Except as provided in paragraph (e), the		
State or the Secretary of the Interior shall require any LEA identified under paragraphs (a) and (b) of	(b) require any LEA identified under Paragraph (1) of this subsection to reserve the maximum	
this section to reserve the maximum amount of	amount of funds under 34 CFR Sec. 300.226 to	
funds under section 613 (f) of the Act to provide	provide comprehensive coordinated early	
comprehensive coordinated early intervening	intervening services to serve children in the	
services to address factors contributing to the significant disproportionality.	LEA, particularly, but not exclusively, children in those groups that were significantly over-	
significant disproportionality.	identified under Paragraph (1) of this	
(1) In implementing comprehensive coordinated	subsection; and	
early intervening services an LEA	(c) require the LEA to publicly report on the	
(i) May carry out activities that include	 (c) require the LEA to publicly report on the revision of policies, practices and procedures 	
professional development and	described under Subparagraph (b) of this	
educational and behavioral	paragraph.	
evaluations, services, and supports;		
(ii) Must identify and address the factors contributing to the significant		
disproportionality, which may		
include, among other identified		
factors, a lack of access to		
scientifically based instruction;		
economic, cultural, or linguistic barriers to appropriate identification		
of placement in particular		
educational settings; inappropriate		
use of disciplinary removals; lack of		
access to appropriate diagnostic		
screenings; differences in academic		

	(iii)	achievement levels; and polices, practices or procedures that contribute to the significant disproportionality. Must address a policy, practice or procedure it identifies as contributing to the significant disproportionality, including a policy, practice or procedure that results in a failure to identify, or the inappropriate identification or, a racial or ethnic group (or groups).
(2)	compre services grade 1 children over-id	A may use funds reserved for ehensive coordinated early intervening is to serve children from age 3 through 12, particularly, but not exclusively, n in those groups that were significantly lentified under paragraph (a) or (b) of ction, including
	(i)	Children who are not currently identified as needing special education or related services but who need additional academic and behavioral support to succeed in a general education environment; and
(3)	compre	Children with disabilities. A may not limit the provision of ehensive coordinated early intervening so under this paragraph to children with ities.
inter the l only para com	rvening a Interior s children graphs (<i>comprehensive coordinated early</i> <i>services.</i> The State or the Secretary of shall not require any LEA that serves on with disabilities identified under (a) and (b) to reserve funds to provide tive coordinated early intervening

(f) Rule of Construction. Nothing in this section	
authorizes a State or an LEA to develop or	
implement policies, practices or procedures that	
result in actions that violate the requirements of this	
part, including requirements related to child find	
and ensuring that a free appropriate public	
education is available to all eligible child with	
disabilities.	
(Authority: 20 U.S.C. 1412 (f): $1418(d)$)	
(Authority: 20 U.S.C. 1413 (f); 1418(d))	

Subpart G- Authorization, Allotment, Use of Funds, and A	uthorization of Appropriations	
Allotments, Grants, and Use of Funds		
<u>§ 300.700 Grants to States.</u>		
 (a) Purpose of grants. The Secretary makes grants to States, outlying areas, and freely associated States (as defined in §300.717), and provides funds to the Secretary of the Interior, to assist them to provide special education and related services to children with disabilities in accordance with Part B of the Act. 		
 (b) <i>Maximum amount</i>. The maximum amount of the grant a State may receive under section 611 of the Act is— (1) For fiscal years 2005 and 2006— 		
 (i) The number of children with disabilities in the State who are receiving special education and related services— 		



is eligibl	ee through five, if the State e for a grant under section he Act; and		
(B) Aged 6 t	hrough 21; multiplied by—		
pupil expendi schools and se	rcent of the average per- ture in public elementary econdary schools in the (as defined in § 300.717);		
(2) For fiscal year 200 years—	7 and subsequent fiscal		
in the2004–20	of children with disabilities 005 school year in the State special education and related		
is eligibl	ee through five if the State e for a grant under section the Act; and		
(B) Aged 6	hrough 21; multiplied by		
pupil expendi schools and se	rcent of the average per- ture in public elementary econdary schools in the (as defined in § 300.717);		
(iii) Adjusted by t the sum of—	he rate of annual change in		
State's p through as childr whom th	ive (85) percent of the opulation of children aged 3 21 who are of the same age en with disabilities for e State ensures the ity of FAPE under Part B of and		
		D 276	

 (B) Fifteen (15) percent of the State's population of children described in paragraph (b)(2)(iii)(A) of this section who are living in poverty. 	
(Authority: 20 U.S.C. 1411(a) and (d))	

§ 300.702 Technical assistance.	
[Text omitted from these procedures.]	

d from these procedures.]		
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§ 300.704 State-level activities.		
(a) State administration.	6.31.2.7 NMAC. DEFINITIONS:	
 For the purpose of administering Part B of the Act, including paragraph (c) of this section, section 619 of the Act, and the coordination of activities under Part B of the Act with, and providing technical assistance to, other 	 B. The following terms shall have the following meanings for purposes of these rules. 	
programs that provide services to children with disabilities—	(17) "Puente para los ninos fund" in New Mexico means a risk pool fund to support high-cost students	



Federal Regulations

		with disabilities identified by LEAs pursuant to 34	
	 (i) Each State may reserve for each fiscal year not more than the maximum amount the State was eligible to reserve for State administration under section 611 of the Act for fiscal year 2004 or \$800,000 (adjusted in accordance with paragraph (a)(2) of this 	CFR Sec. 300.704(c)(3)(i). 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: B. Public agency funding and staffing. 	
	 section), whichever is greater; and (ii) Each outlying area may reserve for each fiscal year not more than five percent of the amount the outlying area receives under § 300.701(a) for the fiscal year or \$35,000, whichever is greater. 	 (5) Risk pool fund. (Puente para los ninos fund.) (a) Local educational agency high-cost fund. (i) In compliance with 34 CFR Sec. 300.704(c) the department may maintain a risk pool fund to support high-cost children with disabilities identified by LEAs. 	
	 For each fiscal year, beginning with fiscal year 2005, the Secretary cumulatively adjusts— (i) The maximum amount the State was eligible to reserve for State administration under section 611 of the Act for fiscal year 2004; and (ii) \$800,000, by the rate of inflation as measured by the percentage increase, if any, from the preceding fiscal year in the Consumer Price Index for All Urban Consumers, published by the Bureau of Labor Statistics of the Department of Labor. 	 (ii) Funds distributed under this program will be on a reimbursable basis. (b) Application for funds. LEAs desiring to be reimbursed for the cost of children with disabilities with high needs shall file an application in accordance with the department's puente para los ninos fund as described on the department's website. 	
	Prior to expenditure of funds under paragraph (a) of this section, the State must certify to the Secretary that the arrangements to establish responsibility for services pursuant to section $612(a)(12)(A)$ of the Act are current.		
(4)	Funds reserved under paragraph $(a)(1)$ of this section may be used for the administration of Part C of the Act, if the SEA is the lead agency		



İ	for the State under that Part.
(b) Other	r State-level activities.
1 8	States may reserve a portion of their allocations for other State-level activities. The maximum amount that a State may reserve for other State-level activities is as follows:
((i) If the amount that the State sets aside for State administration under paragraph (a) of this section is greater than \$850,000 and the State opts to finance a high-cost fund under paragraph (c) of this section:
	 (A) For fiscal years 2005 and 2006, 10 percent of the State's allocation under §300.703.
	(B) For fiscal year 2007 and subsequent fiscal years, an amount equal to 10 percent of the State's allocation for fiscal year 2006 under §300.703 adjusted cumulatively for inflation.
((ii) If the amount that the State sets aside for State administration under paragraph (a) of this section is greater than \$850,000 and the State opts not to finance a high- cost fund under paragraph (c) of this section—
	(A) For fiscal years 2005 and 2006, nine percent of the State's allocation under §300.703.
	(B) For fiscal year 2007 and subsequent fiscal years, an amount equal to nine percent of the State's allocation for fiscal year 2006 adjusted cumulatively for inflation.
((iii) If the amount that the State sets aside for

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State administration under paragraph (a) of this section is less than or equal to \$850,000 and the State opts to finance a high-cost fund under paragraph (c) of this section:	
(A) For fiscal years 2005 and 2006, 10.5 percent of the State's allocation under § 300.703.	
(B) For fiscal year 2007 and subsequent fiscal years, an amount equal to 10.5 percent of the State's allocation for fiscal year 2006 under §300.703 adjusted cumulatively for inflation.	
 (iv) If the amount that the State sets aside for State administration under paragraph (a) of this section is equal to or less than \$850,000 and the State opts not to finance a high-cost fund under paragraph (c) of this section: 	
 (A) For fiscal years 2005 and 2006, nine and one-half percent of the State's allocation under § 300.703. 	
(B) For fiscal year 2007 and subsequent fiscal years, an amount equal to nine and one-half percent of the State's allocation for fiscal year 2006 under § 300.703 adjusted cumulatively for inflation.	
(2) The adjustment for inflation is the rate of inflation as measured by the percentage of increase, if any, from the preceding fiscal year in the Consumer Price Index for All Urban Consumers, published by the Bureau of Labor Statistics of the Department of Labor.	

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(3) Some portion of the funds reserved under paragraph (b)(1) of this section must be used to carry out the following activities:	
(i) For monitoring, enforcement, and complaint investigation; and	
 (ii) To establish and implement the mediation process required by section 615(e) of the Act, including providing for the costs of mediators and support personnel; 	
(4) Funds reserved under paragraph (b)(1) of this section also may be used to carry out the following activities:	
 (i) For support and direct services, including technical assistance, personnel preparation, and professional development and training; 	
 (ii) To support paperwork reduction activities, including expanding the use of technology in the IEP process; 	
 (iii) To assist LEAs in providing positive behavioral interventions and supports and mental health services for children with disabilities; 	
(iv) To improve the use of technology in the classroom by children with disabilities to enhance learning;	
 (v) To support the use of technology, including technology with universal design principles and assistive technology devices, to maximize accessibility to the general education curriculum for children with disabilities; 	
(vi) Development and implementation of transition programs, including	

professional development to special and	
regular education teachers who teach	
children with disabilities, based on	
scientifically based research to improve	
educational instruction, in order to	
improve academic achievement based on the challenging academic standards	
described in section 1111(b)(1) of the	
ESEA.	
LSLA.	
(c) Local educational agency high-cost fund.	
(1) In general—	
(i) For the purpose of assisting LEAs	
(including a charter school that is an LEA	
or a consortium of LEAs) in addressing	
the needs of high need children with	
disabilities, each State has the option to	
reserve for each fiscal year 10 percent of the amount of funds the State reserves for	
other State- level activities under	
paragraph (b)(1) of this section—	
paragraph (b)(1) of this section—	
(A) To finance and make disbursements	
from the high-cost fund to LEAs in	
accordance with paragraph (c) of this	
section during the first and	
succeeding fiscal years of the high-	
cost fund; and	
(B) To support innovative and effective	
ways of cost sharing by the State, by	
an LEA, or among a consortium of LEAs, as determined by the State in	
coordination with representatives	
from LEAs, subject to paragraph	
(c)(2)(ii) of this section.	
(ii) For purposes of paragraph (c) of this	
section, local educational agency	
includes a charter school that is an LEA,	

	or a consortium of LEAs.	
	or a consortium of LEAS.	
(2)		
(i)) A State must not use any of the funds the State reserves pursuant to paragraph	
	(c)(1)(i) of this section, which are solely	
	for disbursement to LEAs, for costs	
	associated with establishing, supporting,	
	and otherwise administering the fund. The	
	State may use funds the State reserves under paragraph (a) of this section for	
	those administrative costs.	
(;;	i) A State must not use more than 5 percent	
(11	of the funds the State reserves pursuant to	
	paragraph (c)(1)(i) of this section for each	
	fiscal year to support innovative and	
	effective ways of cost sharing among consortia of LEAs.	
(3)		
(i)) The SEA must develop, not later than 90 days after the State reserves funds under	
	paragraph $(c)(1)(i)$ of this section,	
	annually review, and amend as necessary,	
	a State plan for the high -cost fund. Such	
	State plan must—	
(A		
	coordination with representatives from	
	LEAs, a definition of a high need child with a disability that, at a minimum—	
	with a disability that, at a minimum—	
	(1) Addresses the financial	
	impact a high need child with	
	a disability has on the budget of the child's LEA; and	
	(2) Ensures that the cost of the	
	high need child with a disability is greater than 3	
	times the average per pupil	
	expenditure (as defined in	

	1	1
section 8101 of the ESEA) in		
that State;		
(B) Establish eligibility criteria for the participation of an LEA that, at a minimum, take into account the number and percentage of high need children with disabilities served by an LEA;		
 (C) Establish criteria to ensure that placements supported by the fund are consistent with the requirements of §§ 300.114 through 300.118; 		
 (D) Develop a funding mechanism that provides distributions each fiscal year to LEAs that meet the criteria developed by the State under paragraph(c)(3)(i)(B) of this section; 		
(E) Establish an annual schedule by which the SEA must make its distributions from the high-cost fund each fiscal year; and		
(F) If the State elects to reserve funds for supporting innovative and effective ways of cost sharing under paragraph (c)(1)(i)(B) of this section, describe how these funds will be used.		
(ii) The State must make its final State plan available to the public not less than 30 days before the beginning of the school year, including dissemination of such information on the State Web site.		
(4)(i) Each SEA must make all annual disbursements from the high-cost fund		



established under paragraph (c)(1)(i) of	
this section in accordance with the State	
plan published pursuant to paragraph	
(c)(3) of this section.	
(ii) The costs associated with educating a	
high need child with a disability, as	
defined under paragraph (c)(3)(i)(A) of	
this section, are only those costs associated with providing direct special	
education and related services to the child	
that are identified in that child's IEP,	
including the cost of room and board for	
a residential placement determined necessary, consistent with § 300.114, to	
implement a child's IEP.	
(iii) The funds in the high-cost fund remain	
under the control of the State until disbursed to an LEA to support a specific	
child who qualifies under the State plan	
for the high-cost funds or distributed to	
LEAs, consistent with paragraph (c)(9) of	
this section.	
(5) The disbursements under paragraph $(c)(4)$ of this	
section must not be used to support legal fees,	
court costs, or other costs associated with a cause of action brought on behalf of a child with	
a disability to ensure FAPE for such child.	
(6) Nothing in paragraph (c) of this section—	
(i) Limits or conditions the right of a child	
with a disability who is assisted under	
Part B of the Act to receive FAPE	
pursuant to section $612(a)(1)$ of the Act in	
the least restrictive environment pursuant to section $612(a)(5)$ of the Act; or	
(ii) Authorizes an SEA or LEA to establish a	
limit on what may be spent on the	
education of a child with a disability.	



 (7) Notwithstanding the provisions of paragraphs (c)(1) through (6) of this section, a State may use funds reserved pursuant to paragraph (c)(1)(i) of this section for implementing a placement neutral cost sharing and reimbursement program of high need, low 	
incidence, catastrophic, or extraordinary aid to LEAs that provides services to high need children based on eligibility criteria for such programs that were created not later than January 1, 2004, and are currently in operation, if such program serves children that meet the requirement of the definition of a high need child with a disability as described in paragraph (c)(3)(i)(A) of this section.	
(8) Disbursements provided under paragraph (c) of this section must not be used to pay costs that otherwise would be reimbursed as medical assistance for a child with a disability under the State Medicaid program under Title XIX of the Social Security Act.	
(9) Funds reserved under paragraph (c)(1)(i) of this section from the appropriation for any fiscal year, but not expended pursuant to paragraph (c)(4) of this section before the beginning of their last year of availability for obligation, must be allocated to LEAs in the same manner as other funds from the appropriation for that fiscal year are allocated to LEAs under § 300.705 during their final year of availability.	
 (d) Inapplicability of certain prohibitions. A State may use funds the State reserves under paragraphs (a) and (b) of this section without regard to— 	
 The prohibition on commingling of funds in §300.162(b). 	
(2) The prohibition on supplanting other funds in §300.162(c).	





(e)	<i>Special rule for increasing funds.</i> A State may use funds <i>the</i> State reserves under paragraph (a)(1) of this section as a result of inflationary increases under paragraph (a)(2) of this section to carry out activities authorized under paragraph(b)(4)(i), (iii), (vii), or (viii) of this section.
(f)	<i>Flexibility in using funds for Part C.</i> Any State eligible to receive a grant under section 619 of the Act may use funds made available under paragraph (a)(1) of this section, §300.705(c), or § 300.814(e) to develop and implement a State policy jointly with the lead agency under Part C of the Act and the SEA to provide early intervention services (which must include an educational component that promotes school readiness and incorporates preliteracy, language, and numeracy skills) in accordance with Part C of the Act to children with disabilities who are eligible for services under section 619 of the Act and who previously received services under Part C of the Act until the children enter, or are eligible under State law to enter, kindergarten, or elementary school as appropriate.
	roved by the Office of Management and Budget under ol number 1820–0600) (Authority: 20 U.S.C. (e))

<u>§ 300.705 Subgrants to LEAs.</u>		
(a) Subgrants required. Each State that receives a grant under section 611 of the Act for any fiscal year must distribute any funds the State does not reserve under §300.704 to LEAs (including public charter schools that operate as LEAs) in the State that have established their eligibility under section 613 of the Act for use in accordance with Part B of the Act. Effective with funds that become available on the July 1, 2009, each State must distribute funds to eligible LEAs, including public charter schools that	 6.31.2.9 NMAC. PUBLIC AGENCY RESPONSIBILITIES: I. Reallocation of funds. If a new LEA is created, the base payment portion of IDEA subgrant of the LEA that would have served children with disabilities now being served by the new LEA will be adjusted pursuant to 34 CFR Sec. 300.705(b)(2). IDEA funds to new charter schools that are LEAs will be allocated pursuant to 34 CFR Secs. 76.785 through 76.799 and 300.705(b). 	



	operate as LEAs, even if the LEA is not serving any	Pursuant to 34 CFR Sec. 300.705(c) if the department	
	children with disabilities.	determines that a public agency is adequately providing	
		FAPE to all children with disabilities residing in the	
(b)		area served by that public agency with state and local	
	funds are allocated to States under § 300.703, each	funds, the department may reallocate any portion of the	
	State shall allocate funds as follows:	funds under this part that are not needed by that public agency to provide FAPE to other LEAs in the state that	
	(1) <i>Base payments</i> . The State first must award	are not adequately providing special education and	
	each LEA described in paragraph (a) of this	related services to all children with disabilities residing	
	section the amount the LEA would have	in the areas served by those other LEAs or the	
	received under section 611 of the Act for fiscal	department may also retain those funds for use at the	
	year 1999, if the State had distributed 75 percent of its grant for that year under section	state level as provided by 34 CFR Sec. 300.705(c).	
	611(d) of the Act, as that section was then in		
	effect.		
	(2) <i>Base payment adjustments</i> For any fiscal year		
	after 1999 —		
	(i) If a new LEA is created, the State must		
	divide the base allocation determined		
	under paragraph (b)(1) of this section for		
	the LEAs that would have been		
	responsible for serving children with disabilities now being served by the new		
	LEA, among the new LEA and affected		
	LEAs based on the relative numbers of		
	children with disabilities ages 3 through		
	21, or ages 6 through 21 if a State has had		
	its payment reduced under § 300.703(b),		
	currently provided special education by each of the LEAs;		
	each of the LEAS,		
	(ii) If one or more LEAs are combined into a		
	single new LEA, the State must combine		
	the base allocations of the merged LEAs;		
	(iii) If, for two or more LEAs, geographic		
	boundaries or administrative		
	responsibility for providing services to		
	children with disabilities ages 3 through		
	21 change, the base allocations of affected		
	LEAs must be redistributed among		

affected LEAs based on the relative	
numbers of children with disabilities ages	
3 through 21, or ages 6 through 21 if a	
State has had its payment reduced under §	
300.703(b), currently provided special	
education by each affected LEA; and	
(iv) If an LEA received a base payment of	
zero in its first year of operation, the SEA	
must adjust the base payment for the first	
fiscal year after the first annual child	
count in which the LEA reports that it is	
serving any children with disabilities. The	
State must divide the base allocation	
determined under paragraph (b)(1) of this	
section for the LEAs that would have	
been responsible for serving children with	
disabilities now being served by the LEA,	
among the LEA and affected LEAs based	
on the relative numbers of children with	
disabilities ages 3 through 21, or ages 6	
through 21 currently provided special	
education by each of the LEAs. This	
requirement takes effect with funds that	
become available on July 1, 2009.	
(3) Allocation of remaining funds. After making	
allocations under paragraph (b)(1) of this	
section, as adjusted by paragraph $(b)(2)$ of this	
section, the State must —	
·····	
(i) Allocate 85 percent of any remaining	
funds to those LEAs on the basis of the	
relative numbers of children enrolled in	
public and private elementary schools and	
secondary schools within the LEA 's	
jurisdiction; and	
,,,	
(ii) Allocate 15 percent of those remaining	
funds to those LEAs in accordance with	
their relative numbers of children living	
in poverty, as determined by the SEA.	
in poverty, as determined by the SEA.	

(c) Reallocation of LEA funds.	
(1) If an SEA determines that an LEA is	
adequately providing FAPE to all children	
with disabilities residing in the area served by	
that agency with State and local funds, the	
SEA may reallocate any portion of the funds	
under this part that are not needed by that LEA	
to provide FAPE, to other LEAs in the State	
that are not adequately providing special	
education and related services to all children	
with disabilities residing in the areas served by	
those other LEAs. The SEA may also retain	
those funds for use at the State level to the	
extent the State has not reserved the maximum	
amount of funds it is permitted to reserve for	
State-level activities pursuant to \$300.704.	
(2) After an SEA distributes funds under this part	
to an eligible LEA that is not serving any	
children with disabilities, as provided in	
paragraph (a) of this section, the SEA must	
determine, within a reasonable period of time	
prior to the end of the carryover period in 34	
CFR 76.709, whether the LEA has obligated	
the funds. The SEA may reallocate any of	
those funds not obligated by the LEA to other	
LEAs in the State that are not adequately	
providing special education and related	
services to all children with disabilities	
residing in the areas served by those other	
LEAs. The SEA may also retain those funds	
for use at the State level to the extent the State	
has not reserved the maximum amount of	
funds it is permitted to reserve for State-level	
activities pursuant to §300.704.	
(Approved by the Office of Management and Budget under	
control number 1820–0030) (Authority: 20 U.S.C. 1411(f))	

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Secretary of the Interior

§ 300.707 Use of amounts by Secretary of the Interior.	
[Text omitted from these procedures.]	

§ 300.708 Submission of information.	
[Text omitted from these procedures.]	

§ 300.709 Public participation.	
[Text omitted from these procedures.]	

§ 300.710 Use of funds under Part B of the Act.	
[Text omitted from these procedures.]	

§ 300.711 Early intervening services.	
[Text omitted from these procedures.]	

§ 300.712 Payments for education and services for Indian	
children with disabilities aged three through five.	
[Text omitted from these procedures.]	

§ 300.713 Plan for coordination of services.	
[Text omitted from these procedures.]	

§ 300.714 Establishment of advisory board.	
[Text omitted from these procedures.]	

§ 300.715 Annual reports.	
[Text omitted from these procedures.]	

<u>§ 300.716 Applicable regulations.</u> [Text omitted from these procedures.]	
[Text onlined from these procedures.]	

Definitions that Apply to this Subpart	
§ 300.717 Definitions applicable to allotments, grants, and	
use of funds.	
[Text omitted from these procedures.]	

Acquisition of Equipment and Construction or Alteration of Fa	acilities	
§ 300.718 Acquisition of equipment and construction or		
alteration of facilities.		
 (a) <i>General.</i> If the Secretary determines that a program authorized under Part B of the Act will be improved by permitting program funds to be used to acquire appropriate equipment, or to construct new facilities or alter existing facilities, the Secretary may allow the use of those funds for those purposes. 		
(b) Compliance with certain regulations. Any construction of new facilities or alteration of existing facilities under paragraph (a)of this section must comply with the requirements of—		
 Appendix A of part 36 of title 28, Code of Federal Regulations (commonly known as the "Americans with Disabilities Accessibility Standards for Buildings and Facilities"); or 		
 (2) Appendix A of subpart 101–19.6 of title 41, Code of Federal Regulations (commonly known as the "Uniform Federal Accessibility Standards"). 		
(Authority: 20 U.S.C. 1404)		

<u>§ 300.801–300.802 [Reserved]</u>	
[Text omitted from these procedures.]	

§ 300.803 Definition of State.	
[Text omitted from these procedures.]	

<u>§ 300.804 Eligibility.</u> [Text omitted from these procedures.]	
[rext onlined from these procedures.]	

<u>§ 300.805 [Reserved]</u>	
[Text omitted from these procedures.]	

§ 300.806 Eligibility for financial assistance.	
[Text omitted from these procedures.]	

§ 300.807 Allocations to States.	
[Text omitted from these procedures.]	

§ 300.808 Increase in funds.	
[Text omitted from these procedures.]	

§ 300.809 Limitations.	
[Text omitted from these procedures.]	

§ 300.810 Decrease in funds.	
[Text omitted from these procedures.]	

<u>§ 300.811 [Reserved]</u>	
[Text omitted from these procedures.]	

§ 300.812 Reservation for State activities.	
[Text omitted from these procedures.]	

§ 300.813 State administration.	
[Text omitted from these procedures.]	

§ 300.814 Other State-level activities.	
[Text omitted from these procedures.]	

§ 300.815 Subgrants to LEAs.		
[Text omitted from these procedures.]		

§ 300.816 Allocations to LEAs.	
[Text omitted from these procedures.]	

§ 300.817 Reallocation of LEA funds.	
[Text omitted from these procedures.]	

§ 300.818 Part C of the Act inapplicable.	
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6.31.2.10 (C)(3) NMAC. See § 300.305 6.31.2.10 (C)(4) NMAC. See § 300.305 6.31.2.10 (C)(f) NMAC. See § 300.502 6.31.2.10 (D)(1) NMAC. See § 300.301 6.31.2.10 (D)(2) NMAC. See § 300.301 6.31.2.10 (D)(3) NMAC. See § 300.301 6.31.2.10 (D)(4) NMAC. See § 300.301 6.31.2.10 (D)(5) NMAC. See § 300.301 6.31.2.10 (D)(6) NMAC. See § 300.301 6.31.2.10 (E) NMAC. See § 300.306, See § 300.304 6.31.2.10 (E)(1) NMAC. See § 300.304 6.31.2.10 (E)(2) NMAC. See § 300.304 6.31.2.10 (E)(3) NMAC. See § 300.304, See § 300.306 6.31.2.10 (E)(4) NMAC. See § 300.304 6.31.2.10 (E)(5) NMAC. See § 300.304 6.31.2.10 (E)(5)(a) NMAC. See § 300.304 6.31.2.10 (E)(5)(b) NMAC. See § 300.304 6.31.2.10 (E)(6) NMAC. See § 300.304 6.31.2.10 (F)(1) NMAC. See § 300.301, See § 300.306 6.31.2.10 (F)(2) NMAC. See § 300.301 6.31.2.10 (F)(3) NMAC. See § 300.301 6.31.2.10 (G)(1) NMAC. See § 300.304, See § **300.305**6.31.2.10 (G)(2) NMAC. See § 300.304, See § 300.305 6.31.2.10 (G)(3) NMAC. See § 300.304 6.31.2.10 (G)(4) NMAC. See § 300.304 6.31.2.10 (J) NMAC. See § 300.306, See § 300.303, See § 300.301 6.31.2.10 (I) NMAC. See § 300.502 6.31.2.10 (J)(1) NMAC. See § 300.306 6.31.2.10 (J)(1)(a) NMAC. See § 300.306 6.31.2.10 (J)(1)(b) NMAC. See § 300.306 6.31.2.10 (J)(2) NMAC. See § 300.303, See § 300.301, See § 300.306 6.31.2.10 (J)(2)(a) NMAC. See § 300.301 6.31.2.10 (J)(2)(b) NMAC. See § 300.303

6.31.2.10 (K)(1) NMAC. See § 300.309, See § 300.111, See § 300.311 6.31.2.10 (K)(1)(a) NMAC. See § 300.309 6.31.2.10 (K)(1)(b) NMAC. See § 300.309 6.31.2.10 (K)(1)(c) NMAC. See § 300.309 6.31.2.10 (K)(1)(d) NMAC. See § 300.111, See § 300.311 6.31.2.10 (K)(2) NMAC. See § 300.309 6.31.2.10 (K)(3) NMAC. See § 300.309 6.31.2.11 (A) NMAC. See § 300.124, See § 300.323, See § 300.321, See § 300.305, See § 300.124, See § 300.101 6.31.2.11 (A)(1) NMAC. See § 300.323, See § 300.124, See § 300.101 6.31.2.11 (A)(2) NMAC. See § 300.124, See § 300.101 6.31.2.11 (A)(3) NMAC. See § 300.124, See § 300.101 6.31.2.11 (A)(3)(a) NMAC. See § 300.124, See § 300.101 6.31.2.11 (A)(3)(b) NMAC. See § 300.124, See § 300.101 6.31.2.11 (A)(3)(c) NMAC. See § 300.124, See § 300.101 6.31.2.11 (A)(4) NMAC. See § 300.124 6.31.2.11 (A)(5) NMAC. See § 300.323, See § 300.321, See § 300.305, See § 300.124, See § 300.101 6.31.2.11 (A)(5)(a) NMAC. See § 300.124 6.31.2.11 (A)(5)(b) NMAC. See § 300.124 6.31.2.11 (A)(5)(c) NMAC. See § 300.124 6.31.2.11 (A)(5)(d) NMAC. See § 300.124 6.31.2.11 (A)(5)(e) NMAC. See § 300.124 6.31.2.11 (A)(5)(f) NMAC. See § 300.124, See § 300.305 6.31.2.11 (A)(5)(g) NMAC. See § 300.124, See § 300.321, See § 300.323 6.31.2.11 (A)(5)(g)(i) NMAC. See § 300.323, See § 300.321, See § 300.124

6.31.2.11 (A)(5)(g)(ii) NMAC. See § 300.323, See § 300.321, See § 300.124 6.31.2.11 (A)(5)(h) NMAC. See § 300.124, See § 300.101 6.31.2.11 (A)(5)(i) NMAC. See § 300.124 6.31.2.11 (B) NMAC. See § 300.503, See § 300.324, See § 300.322, See § 300.321, See § 300.320 6.31.2.11 (B)(1) NMAC. See § 300.320 6.31.2.11(B)(2) NMAC, See § 300.322 6.31.2.11 (B)(3) NMAC. See § 300.503, See § 300.324, See § 300.321 6.31.2.11 (B)(4) NMAC. See § 300.324 6.31.2.11 (B)(4)(a) NMAC. See § 300.324 6.31.2.11 (B)(4)(b) NMAC. See § 300.324 6.31.2.11 (B)(5) NMAC. See § 300.324 6.31.2.11 (B)(5)(a) NMAC. See § 300.324 6.31.2.11 (B)(5)(b) NMAC. See § 300.324 6.31.2.11 (B)(5)(c) NMAC. See § 300.324 6.31.2.11 (B)(5)(d) NMAC. See § 300.324 6.31.2.11 (B)(5)(d)(i) NMAC. See § 300.324 6.31.2.11 (B)(5)(d)(ii) NMAC. See § 300.324 6.31.2.11 (B)(5)(e) NMAC. See § 300.324 6.31.2.11 (B)(5)(f) NMAC. See § 300.324 6.31.2.11 (B)(5)(f)(i) NMAC. See § 300.324 6.31.2.11 (B)(5)(f)(ii) NMAC. See § 300.324 6.31.2.11 (B)(5)(f)(iii) NMAC. See § 300.324 6.31.2.11 (B)(5)(g) NMAC. See § 300.324 6.31.2.11 (B)(5)(g)(i) NMAC. See § 300.324 6.31.2.11 (B)(5)(g)(ii) NMAC. See § 300.324 6.31.2.11 (B)(5)(g)(iii) NMAC. See § 300.324 6.31.2.11 (B)(5)(h) NMAC. See § 300.324 6.31.2.11 (B)(5)(i) NMAC. See § 300.324 6.31.2.11 (B)(5)(j) NMAC. See § 300.324 6.31.2.11 (B)(5)(k) NMAC. See § 300.324 6.31.2.11 (B)(6) NMAC. See § 300.324 6.31.2.11 (C) NMAC. See § 300.114 6.31.2.11 (C)(1) NMAC. See § 300.114 6.31.2.11 (C)(2) NMAC. See § 300.114



6.31.2.11 (C)(2)(a) NMAC. See § 300.114 6.31.2.11 (C)(2)(b) NMAC. See § 300.114 6.31.2.11 (C)(2)(c) NMAC. See § 300.114 6.31.2.11 (C)(2)(d) NMAC. See § 300.114 6.31.2.11 (C)(2)(e) NMAC. See § 300.114 6.31.2.11 (C)(2)(f) NMAC. See § 300.114 6.31.2.11 (C)(2)(g) NMAC. See § 300.114 6.31.2.11 (C)(2)(h) NMAC. See § 300.114 6.31.2.11 (C)(2)(i) NMAC. See § 300.114 6.31.2.11 (D) NMAC. See § 300.157 6.31.2.11 (D)(1) NMAC. See § 300.157 6.31.2.11 (D)(2) NMAC. See § 300.157 6.31.2.11 (D)(2)(a) NMAC. See § 300.157 6.31.2.11 (D)(2)(b) NMAC. See § 300.157 6.31.2.11 (D)(3) NMAC. See § 300.157 6.31.2.11 (E) NMAC. See § 300.320, See § 300.157 6.31.2.11 (E)(1) NMAC. See § 300.320, See § 300.157 6.31.2.11 (E)(2) NMAC. See § 300.320, See § 300.157 6.31.2.11 (E)(3) NMAC. See § 300.320, See § 300.157 6.31.2.11 (F) NMAC. See § 300.530, See § 300.324, See § 300.170 6.31.2.11 (F)(1) NMAC. See § 300.530, See § 300.324 6.31.2.11 (F)(2) NMAC. See § 300.530 6.31.2.11 (F)(3) NMAC. See § 300.530 6.31.2.11 (F)(4) NMAC. See § 300.530, See § 300.170 6.31.2.11 (G) NMAC. See § 300.320, See § 300.305, See § 300.102 6.31.2.11 (G)(1) NMAC. See § 300.320 6.31.2.11 (G)(1)(a) NMAC. See § 300.320 6.31.2.11 (G)(1)(b) NMAC. See § 300.320 6.31.2.11 (G)(1)(c) NMAC. See § 300.320 6.31.2.11 (G)(2) NMAC. See § 300.320 6.31.2.11 (G)(2)(a) NMAC. See § 300.320 6.31.2.11 (G)(2)(b) NMAC. See § 300.320 6.31.2.11 (G)(2)(c) NMAC. See § 300.320 6.31.2.11 (G)(2)(c)(i) NMAC. See § 300.320

6.31.2.11 (G)(2)(c)(ii) NMAC. See § 300.320

6.31.2.11 (G)(2)(c)(iii) NMAC. See § 300.320 6.31.2.11 (G)(2)(c)(iv) NMAC. See § 300.320 6.31.2.11 (G)(2)(c)(v) NMAC. See § 300.320 6.31.2.11 (G)(2)(d) NMAC. See § 300.320 6.31.2.11 (G)(3) NMAC. See § 300.320 6.31.2.11 (G)(3)(a) NMAC. See § 300.320 6.31.2.11 (G)(3)(b) NMAC. See § 300.320 6.31.2.11 (G)(3)(c) NMAC. See § 300.320 6.31.2.11 (G)(4) NMAC. See § 300.320 6.31.2.11 (G)(5) NMAC. See § 300.305 6.31.2.11 (G)(6) NMAC. See § 300.102 6.31.2.11 (H) NMAC. See § 300.323 6.31.2.11 (H)(1) NMAC. See § 300.323 6.31.2.11 (H)(1)(a) NMAC. See § 300.323 6.31.2.11 (H)(1)(b) NMAC. See § 300.323 6.31.2.11 (H)(2) NMAC. See § 300.323 6.31.2.11 (H)(2)(a) NMAC. See § 300.323 6.31.2.11 (H)(2)(b) NMAC. See § 300.323 6.31.2.11 (H)(3) NMAC. See § 300.323 6.31.2.11 (H)(3)(a) NMAC. See § 300.323 6.31.2.11 (H)(3)(b) NMAC. See § 300.323 6.31.2.11 (I) NMAC. See § 300.209 6.31.2.11 (I)(1) NMAC. See § 300.209 6.31.2.11 (I)(2) NMAC. See § 300.209 6.31.2.11 (I)(2)(a) NMAC. See § 300.209 6.31.2.11 (I)(2)(b) NMAC. See § 300.209 6.31.2.11 (I)(2)(c) NMAC. See § 300.209 6.31.2.11 (I)(2)(c)(i) NMAC. See § 300.209 6.31.2.11 (I)(2)(c)(ii) NMAC. See § 300.209 6.31.2.11 (I)(3) NMAC. See § 300.209 6.31.2.11 (I)(4) NMAC. See § 300.209 6.31.2.11 (I)(4)(a) NMAC. See § 300.209 6.31.2.11 (I)(4)(b) NMAC. See § 300.209 6.31.2.11 (J) NMAC. See § 300.2 6.31.2.11 (J)(1) NMAC. See § 300.2 6.31.2.11 (J)(1)(a) NMAC. See § 300.2 6.31.2.11 (J)(1)(b) NMAC. See § 300.2

6.31.2.11 (J)(1)(b)(i) NMAC. See § 300.2 6.31.2.11 (J)(1)(b)(ii) NMAC. See § 300.2 6.31.2.11 (J)(1)(b)(iii) NMAC. See § 300.2 6.31.2.11 (J)(1)(c) NMAC. See § 300.2 6.31.2.11 (J)(1)(d) NMAC. See § 300.2 6.31.2.11 (J)(1)(e) NMAC. See § 300.2 6.31.2.11 (J)(2) NMAC. See § 300.2 6.31.2.11 (K) NMAC, See § 300.2 6.31.2.11 (K)(1) NMAC, See § 300.2 6.31.2.11 (K)(2) NMAC, See § 300.2 6.31.2.11 (K)(3) NMAC, See § 300.2 6.31.2.11 (K)(4) NMAC, See § 300.2 6.31.2.11 (K)(4)(a) NMAC, See § 300.2 6.31.2.11 (K)(4)(b) NMAC, See § 300.2 6.31.2.11 (K)(4)(c) NMAC, See § 300.2 6.31.2.11 (K)(4)(d) NMAC, See § 300.2 6.31.2.11 (K)(4)(d)(i) NMAC, See § 300.2 6.31.2.11 (K)(4)(d)(ii) NMAC, See § 300.2 6.31.2.11 (K)(4)(e) NMAC, See § 300.2 6.31.2.11 (K)(4)(f) NMAC, See § 300.2 6.31.2.11 (K)(4)(f)(i) NMAC, See § 300.2 6.31.2.11 (K)(4)(f)(ii) NMAC, See § 300.2 6.31.2.11 (L) NMAC, See § 300.2 6.31.2.11 (L)(1) NMAC, See § 300.2 6.31.2.11 (L)(2) NMAC, See § 300.2 6.31.2.11 (L)(3) NMAC, See § 300.2 6.31.2.11 (L)(4) NMAC, See § 300.2 6.31.2.11 (L)(4)(a) NMAC, See § 300.2 6.31.2.11 (L)(4)(b) NMAC, See § 300.2 6.31.2.11 (L)(4)(c) NMAC, See § 300.2 6.31.2.11 (L)(4)(d) NMAC, See § 300.2 6.31.2.11 (L)(4)(d)(i) NMAC, See § 300.2 6.31.2.11 (L)(4)(d)(ii) NMAC, See § 300.2 6.31.2.11 (L)(4)(e) NMAC, See § 300.2 6.31.2.11 (L)(4)(f) NMAC, See § 300.2 6.31.2.11 (L)(4)(f)(i) NMAC, See § 300.2 6.31.2.11 (L)(4)(f)(ii) NMAC, See § 300.2 6.31.2.11 (M) NMAC. See § 300.519, See § 300.324, See § 300.323, See § 300.111, See § 300.2 6.31.2.11 (M)(1) NMAC. See § 300.2 6.31.2.11 (M)(2) NMAC. See § 300.323



6.31.2.11 (M)(2)(a) NMAC. See § 300.323 6.31.2.11 (M)(2)(b) NMAC. See § 300.323 6.31.2.11 (M)(3) NMAC. See § 300.323 6.31.2.11 (M)(4) NMAC. See § 300.324 6.31.2.11 (M)(5) NMAC. See § 300.2 6.31.2.11 (M)(6) NMAC. See § 300.2 6.31.2.11 (M)(7) NMAC. See § 300.519 6.31.2.11 (M)(8) NMAC. See § 300.519 6.31.2.11 (M)(9) NMAC. See § 300.111 6.31.2.11 (N) NMAC. See § 300.148, See § 300.146, See § 300.140, See § 300.139, See § 300.137, See § 300.137, See § 300.136, See § 300.134, See § 300.133, See § 300.132, See § 300.130, See § 300.111, See § 300.2 6.31.2.11 (N)(1) NMAC. See § 300.140, See § 300.139, See § 300.137, See § 300.137, See § 300.136, See § 300.134, See § 300.133, See § 300.132, See § 300.131, See § 300.130 6.31.2.11 (N)(1)(a) NMAC. See § 300.130 6.31.2.11 (N)(1)(b) NMAC. See § 300.130 6.31.2.11 (N)(1)(c) NMAC. See § 300.131 6.31.2.11 (N)(1)(d) NMAC. See § 300.139, See § 300.137, See § 300.137, See § 300.132 6.31.2.11 (N)(1)(e) NMAC. See § 300.133, See § 300.132 6.31.2.11 (N)(1)(f) NMAC. See § 300.137 6.31.2.11 (N)(1)(g) NMAC. See § 300.136, See § 300.134 6.31.2.11 (N)(1)(h) NMAC. See § 300.140 6.31.2.11 (N)(2) NMAC. See § 300.146 6.31.2.11 ()(3) NMAC. See § 300.146 6.31.2.11 (N)(4) NMAC. See § 300.146 6.31.2.11 (N)(5) NMAC. See § 300.148 6.31.2.11 (N)(6) NMAC. See § 300.146, See § 300.2 6.31.2.11 (N)(6)(a) NMAC. See § 300.146, See § 300.2 6.31.2.11 (N)(6)(b) NMAC. See § 300.146, See § 300.2 6.31.2.11 (N)(6)(c) NMAC. See § 300.146, See § 300.2

6.31.2.11 (N)(7) NMAC. See § 300.132 6.31.2.11 (N)(8) NMAC. See § 300.111 6.31.2.11 NMAC. See § 300.530 6.31.2.12 (A) NMAC. See Educational Services for Gifted Children 6.31.2.12 (A)(1) NMAC. See Educational Services for Gifted Children 6.31.2.12 (A)(2) NMAC. See Educational Services for Gifted Children 6.31.2.12 (A)(2)(a) NMAC. See Educational Services for Gifted Children 6.31.2.12 (A)(2)(b) NMAC. See Educational Services for Gifted Children 6.31.2.12 (A)(3) NMAC. See Educational Services for Gifted Children 6.31.2.12 (B) NMAC. See Educational Services for Gifted Children 6.31.2.12 (C) NMAC. See Educational Services for Gifted Children 6.31.2.12 (C)(1) NMAC. See Educational Services for Gifted Children 6.31.2.12 (C)(2) NMAC. See Educational Services for Gifted Children 6.31.2.12 (C)(3) NMAC. See Educational Services for Gifted Children 6.31.2.12 (D) NMAC. See Educational Services for Gifted Children 6.31.2.12 (D)(1) NMAC. See Educational Services for Gifted Children 6.31.2.12 (D)(1)(a) NMAC. See Educational Services for Gifted Children 6.31.2.12 (D)(1)(b) NMAC. See Educational Services for Gifted Children 6.31.2.12 (D)(1)(c) NMAC. See Educational Services for Gifted Children 6.31.2.12 (D)(1)(d) NMAC. See Educational Services for Gifted Children

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6.31.2.13 (F)(1)(b) NMAC. See § 300.300 6.31.2.13 (F)(2) NMAC. See § 300.300 6.31.2.13 (F)(2)(a) NMAC. See § 300.300 6.31.2.13 (F)(2)(b) NMAC. See § 300.300 6.31.2.13 (F)(3) NMAC. See § 300.300 6.31.2.13 (F)(4) NMAC. See § 300.300 6.31.2.13 (F)(5) NMAC. See § 300.300 6.31.2.13 (F)(6) NMAC. See § 300.503, See § 300.300 6.31.2.13 (G) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(1) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2)(a) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2)(b) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2)(b)(i) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2)(b)(ii) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2)(b)(iii) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2)(b)(iv) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2)(b)(v) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2)(c) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2)(c)(i) NMAC. See Conflict Resolution at the Lowest Possible Level. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (G)(2)(d) NMAC. See Conflict Resolution at the Lowest Possible Level 6.31.2.13 (H) NMAC. See § 300.153, See § 300.152, See § 300.151

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- 6.31.2.13 (I)(11)(d) NMAC. *See* Due Process Prehearing Procedures
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G-2550 © GCCA PROFESSIONAL / SUPPORT STAFF SICK LEAVE

Sick leave for District personnel is a designated amount of compensated leave that is to be granted to a staff member who, through personal or family illness, death in the immediate family, injury, or quarantine, is unable to perform the duties assigned. Family, for purposes of sick leave, shall include:

Spouse	Grandparents
Children	Grandchildren
Parents	Like relations created by marriage
Siblings	(e.g., stepchild, father-in-law, etc.)

An employee claiming sick leave who is absent more than four consecutive days shall submit a physician's certificate attesting to said illness, if such is requested by the superintendent. Absence due to the illness or death of a close relative or friend of the employee, or other than those individuals listed in the definition above, must be approved in advance by the superintendent. Details as to the close relationship must be included in the written request for leave.

An employee may use in advance, during any fiscal year, the sick leave which will accumulate in the remainder of the fiscal year. If an employee does not complete the yearly contract or work agreement his or her final paycheck will be reduced on a pro rata basis for unearned sick leave taken. If the final paycheck is insufficient to pay back unearned leave taken the employee shall repay the district pursuant to a written agreement negotiated with the superintendent.

Sick leave may include other excused absences, such as medical, dental, or optical examination or treatment impossible to schedule on nonduty days.

Each staff member shall be credited with a sick leave allowance at the rate of one (1) day per month up to twelve (12) days, determined by the number of months employed i.e.,

Twelve (12)-months employmenttwelve (12) daysTen (10)-months employmentten (10) days

The unused portion of such allowance shall accumulate to a maximum of eighty (80) days, at which time no more sick leave can be earned. As accumulated sick leave days are used and drop below eighty (80) days, an eligible employee may again accumulate sick leave up to the maximum limit.

When a staff member exhausts all days of accumulated sick leave, an unpaid leave of absence must be requested for further sick leave, pursuant to District policy. Sick leave of any staff member who does not serve a full school year shall be prorated at the rate of one (1) day per month.

Sick leave may be used for childbirth during the time the physician verifies that the employee is physically unable to perform her normal duties. If the employee does not wish to return to her duties following childbirth, an extended leave of absence must be requested, consistent with existing District policy.

Upon request, the staff member shall inform the Superintendent of the following:

- **E** Purpose for which sick leave is being taken.
- Expected date of return from sick leave.
- Where the staff member may be contacted during the leave.

Sick leave is only for the purpose of recuperative activities, e.g., obtaining medical care or treatment, procuring medications or other prescribed materials, convalescing at home or at a medical facility, or other therapy or activity prescribed by the employee's physician or health practitioner (with verification required if requested by the Superintendent). The District may, at District expense, require the employee to submit to medical or psychiatric examination by a physician or psychiatrist selected by the District to determine 1) whether or not the continued use of sick leave is appropriate or 2) whether return to duty is appropriate.

Any employee who can be shown to have willfully violated or misused the District's sick leave policy or misrepresented any statement or condition will be subject to discipline, which may include reprimand, suspension, and/or dismissal.

Adopted: date of manual adoption



165 N. Collison Avenue CIMARRON MUNICIPAL SCHOOLS Cimarron, NM 87714

575-376-2445 - Phone

575-376-2442 - Fax

Board of Education

Nancy Hooker, President; Dollie O'Neill, Vice-President; Kari Jaramillo, Secretary; Kaycee Sandoval, Member; Laura Gonzales, Member Shannon Aguilar, Superintendent

September 12, 2023

IN Bank 31062 US Highway 64 Cimarron, NM 87714

To Whom It May Concern;

Please allow the following personnel to pick up overnight deposit bags and cash checks on behalf of Cimarron Municipal Schools. This will affect the following accounts:

Activity Account #27601247 Operational Account #27601298

<u>Please Add to Accounts</u> Angelica Gonzales – 575-613-5902 – <u>angonzales@cimarronschools.org</u> Mackenzie Romero – 806-471-0451 – <u>mromero@cimarronschools.org</u>

<u>Please Remove from Accounts</u> Anita Padilla

Thank you for your assistance in this matter.

DocuSigned by:

Shannon Aquilar

ASPandon Aguilar, Superintendent

Dollie O'Mill

A4D0118409E04NEeill, Vice-President DocuSigned by:

kaycee Sandoval

DocuSigned by: an ⁹እንቆትሮያ ዞ፝፝፝፝፝ ው እንቆትሮያ የጀር የ የ የ President DocuSigned by:

Kari Jaramillo

-EK-399493779797979791110, Secretary - DocuSigned by:

lawra Gonzalis — *E&&###GOffzales, Member



165 N. Collison Avenue CIMARRON MUNICIPAL SCHOOLS Cimarron, NM 87714

575-376-2445 - Phone

575-376-2442 - Fax

Board of Education

Nancy Hooker, President; Dollie O'Neill, Vice-President; Kari Jaramillo, Secretary; Kaycee Sandoval, Member; Laura Gonzales, Member Shannon Aguilar, Superintendent

September 19, 2023

Manhattan Life Insurance Company P.O. Box 925989 Houston, Texas 77292-5989

To Whom It May Concern;

Cimarron Municipal Schools has a new Superintendent. She should have access and have the ability to sign on behalf of the scholarship annuities that are held at Manhattan Life Insurance Company. This will affect the following accounts and any accounts added to the future:

Masonic Scholarship #ML00104967 Cardwell Scholarship #ML00107373 Cardwell Scholarship #ML00104687 Cardwell Scholarship #ML00107173 Cardwell Scholarship #WU00145793

<u>Please Add to Accounts</u> Shannon Aguilar

<u>Please Remove from Accounts</u> Adan Estrada

Thank you for your assistance in this matter.

Shannon Aguilar, Superintendent

Dollie O'Neill, Vice-President

Nancy Hooker, President

Kari Jaramillo, Secretary

Kaycee Sandoval, Member

Laura Gonzales, Member