Significant Disproportionality Requirements

Background
Texas has long regarded significant disproportionality (SD) as a critical issue requiring a comprehensive solution to ensure a free and appropriate public education (FAPE) in the least restrictive environment (LRE) for every eligible child under the Individuals with Disabilities Education Act (IDEA). Determinations for whether SD based on race/ethnicity occurs with respect to the identification of children as children with disabilities are made annually and include:

- Identification as children with particular impairments;
- Placement of children in particular educational settings; and
- Incidence, duration, and type of disciplinary actions, including suspensions and expulsions.

Prior to the January 2017 federal regulation updates to 20 U.S.C. 1418(d) and 34 CFR §§300.646 and 300.647, the Texas Education Agency (TEA) made SD determinations utilizing a calculation methodology approved by the Office of Special Education Programs (OSEP). In early 2017, with stakeholder input and approval, TEA executed a plan to analyze data utilizing the new calculation methodology found in 34 CFR §300.647 and provide results to each local educational agency (LEA) in the state in a “report only” output. Simultaneously, TEA continued to implement the prior approved calculation methodology to meet the continuing requirement for making SD annual determinations. This allowed the state to maintain compliance under the existing federal regulation while preparing for implementation of the new regulations as required by July 1, 2018.

In July 2018, the United States Department of Education (USDE), led by Secretary Betsy DeVos, halted the SD rule for two years. This decision was challenged in federal court by the Council of Parent Attorneys and Advocates (COPAA) resulting in a 2019 ruling for the 2016 final regulations to immediately go into effect.

State Implementation
Public reporting at the beginning of the 2019-2020 school year included, for each LEA identified in one or more of the required categories found in 34 CFR §300.647, designations of:

- SD Year 1, SD Year 2, or SD Year 3 with Reasonable Progress (RP) – all being “report only” with no actions required under the federal regulations; and
- SD Year 3 which carried the actionable requirements under 34 CFR §300.646.

Since that time, TEA notifies, in writing every year, each LEA identified as SD Year 3 in any of the required SD categories of its resulting actionable requirements and timelines associated for completion and assurance of those requirements.

Frequently Asked Actionable Requirements for SD and Mandatory Use of Funds
The following frequently asked questions address identified LEA actionable requirements. Additional essential questions and answers provided by OSEP: Significant Disproportionality – Essential Questions and Answers and State General Supervision Responsibilities Under Parts B And C Of the IDEA

1. What specific actions are required under IDEA and these regulations when an LEA is identified with SD in Texas?

1 Per 34 CFR §300.647(d)(2), the TEA is not required to identify an LEA for SD until the LEA has exceeded the risk ratio threshold and has failed to demonstrate Reasonable Progress (RP). The RP designation requires an LEA to reduce its risk ratio in each of two prior consecutive years. The TEA will use a proportionate improvement method for calculating RP that is described in the RDA chapter and Appendix K of the 2023 Accountability Manual, which was previously in the standalone RDA Manual (see historical RDA and PBMAS Manuals).
Each LEA identified as “SD Year 3” in one or more SD category is required to:

1. provide for the review and, if appropriate, revision of policies, practices, and procedures used in the area in which the LEA is identified to ensure compliance with the requirements of IDEA;
2. publicly report on the revision of any policies, practices, and procedures consistent with the requirements of the Family Educational Rights and Privacy Act (FERPA) and its implementing regulations in 34 CFR Part 99 and Section 618(b)(1) of the IDEA; and
3. set aside 15 percent of its IDEA, Part B (sections 611 and 619) funds to provide comprehensive coordinated early intervening services (CCEIS) to address factors contributing to the SD. (See 34 C.F.R. §300.646(c) and (d))

2. Who can an LEA serve with funds reserved for CCEIS?

An LEA may use funds reserved for CCEIS to serve children from age 3 through grade 12, particularly, but not exclusively, children in those groups identified as significantly disproportionate, including children 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 children with disabilities. (See 34 C.F.R. §300.646(d)(2).) LEAs may not limit CCEIS only to children with disabilities. (See 34 C.F.R.§300.646(d)(3).)

3. What Fiscal Year (FY) IDEA Part B funds can an LEA reserve for CCEIS and how does it affect the LEA’s ability to take the Maintenance of Effort (MOE) reduction in 34 CFR §300.205?

Generally, an LEA may reserve IDEA Part B funds that it is required to reserve for CCEIS either from the funds awarded for the FY following the date on which the State identified the SD or from funds awarded from the appropriation for a prior FY. For example, Texas uses data on identification collected for three school years (2020-21, 2021-22, and 2022-23), which is analyzed in summer 2023, to make a determination in January 2024 that an LEA has SD related to identification and therefore must set aside 15 percent of its IDEA Part B funds for CCEIS. The State makes this determination before FY 2025 funds become available on July 1, 2024. The LEA has the following three options. The LEA may set aside:

1. 15 percent of the funds that the LEA receives from its FY 2025 IDEA Part B allocation (available for obligation beginning July 1, 2024);
2. 15 percent of the funds that the LEA received from its FY 2024 IDEA Part B allocation (available for obligation July 1, 2023), by amending the application for the current fiscal year covering school year 2023-24; or
3. 15 percent of the funds that it received from the FY 2023 IDEA Part B allocation (that was available for obligation July 1, 2022) only if the LEA did not use the adjustment to reduce its required level of effort in the FY covering school year 2022-23 under 34 C.F.R. §300.205, the LEA has adequate carryover funds to cover the entire required 15%, and an amendment request is received and approved by TEA Grants Division management.  

If an LEA selects option 1, the LEA will not be able to use the adjustment to reduce its required level of effort, known as MOE under 34 C.F.R. §300.205 in FYs 2024 and 2025.

If an LEA selects option 2, the LEA will not be able to use the adjustment to reduce its required level of effort, or MOE, under 34 C.F.R. §300.205 in FY 2024.

An LEA could only select option 3 if the LEA did not use the adjustment in 34 C.F.R. §300.205 to reduce its required level of effort in FY 2023, and the LEA had adequate carryover funds to cover the entire required 15%. Because FY 2023 has ended at the time the LEA is identified with SD in early 2024, the LEA would already know whether it used the adjustment in 34 C.F.R. §300.205 to reduce its required level of effort in FY 2023, and if it had done so, could not use its FY 2023 IDEA Part B funds to provide CCEIS because of the way the MOE adjustment provision and the authority to use IDEA Part B funds for CCEIS are interconnected.

Finally, an LEA must reserve IDEA Part B funds received from a single FY IDEA Part B allocation, and not from multiple FY Part B allocations. For example, if an LEA is required to reserve funds for CCEIS, it must reserve funds from a single year’s

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2 Option 3 is considered on a case by case basis. LEAs seeking this option should contact the TEA Grants Division for more information on limitations and related conditions. Please note that Option 3 is not available for 2023-2024 required actions due to the delay in releasing the SD determinations.
allocation. The LEA could reserve $100 from its FY 2024 IDEA Part B funds, but it could not reserve $50 of its FY 2024 IDEA Part B funds and $50 of its FY 2025 IDEA Part B funds to provide CCEIS. Once the LEA chooses to reserve funds from a particular FY, it must reserve the entire amount for CCEIS from that FY. Further, the LEA must expend the funds reserved to provide CCEIS reported on the budget schedule BS6016 of the applicable Special Education Consolidated Grant Application.

4. If mandatory IDEA Part B funds (CCEIS) are reserved in the current year (FY 2024) or previous year (FY 2023) and used for planning or professional development activities but do not serve students in the same year, when would an LEA begin tracking and reporting which identified students are impacted (served)?

LEAs identified as SD in school year 2023-2024 and who used funds for professional development and/or planning for CCEIS in a given year must expend the funds reserved to provide CCEIS and report on the budget schedule BS6016 of the applicable Special Education Consolidated Grant Application. LEAs are required to submit the number of students with disabilities and the number of students without disabilities who were served with CCEIS funds during the reference year.

The following chart is provided for clarity of options and recommendations for mandatory CCEIS:

<table>
<thead>
<tr>
<th>Reserve 15% IDEA B funds in which FY?</th>
<th>School year students served</th>
<th>Options</th>
<th>Student Cohort Tracking/Reporting Years</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY 2025 (school year 2024-2025)</td>
<td>2024-2025</td>
<td>Could plan/PD in 2023-2024 without using IDEA B funds; or Could plan/PD/serve students in 2024-2025</td>
<td>Track/report the number of students with disabilities and the number of students without disabilities who were served with CCEIS during 2024-2025</td>
</tr>
<tr>
<td>FY 2024 (school year 2023-2024)</td>
<td>2023-2024</td>
<td>Could plan/PD/serve students in 2023-2024</td>
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<td></td>
<td>2024-2025</td>
<td>Could plan/PD in 2023-2024 then serve students in 2024-2025</td>
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</tr>
</tbody>
</table>

5. What is the difference in CEIS and CCEIS regarding voluntary or mandatory, and what is 15% set aside calculated from?

Published existing resources regarding differences between CEIS and CCEIS requirements can be found on TEA’s website at bit.ly/SD_Texas. For specific context regarding 15% set aside:

- **CEIS** (Coordinated Early Intervening Services) defined at 34 CFR §300.226 allows voluntary set aside of no more than 15% of your IDEA-B allocation (Section 611, Formula, and Section 619, Preschool) to develop and implement CEIS for students 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.
CCEIS (Comprehensive Coordinated Early Intervening Services) defined at 34 CFR §300.646(d) requires maximum mandatory set aside (15%) of your IDEA-B allocation (Section 611, Formula, and Section 619, Preschool) to provide CCEIS to address factors contributing to the SD for children ages 3 through grade 12, particularly, but not exclusively, for children in those groups that were significantly overidentified. This includes 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 children with disabilities. An LEA may not limit the provision of CCEIS under this paragraph to only children with disabilities.

6. Are LEAs identified as SD required to reserve 15% of the combined IDEA-B Formula and IDEA-B Preschool “planning” allocations, which are released in April/May, or 15% of the “final” allocation, which are released in November?

LEAs identified as SD are required to reserve 15% of the combined IDEA-B Formula and IDEA-B Preschool “final” allocations, which are released in November.

7. Does the grant require you to itemize the set aside, or is it one lump sum for the set aside?

The total amount allocated to CCEIS is reserved in Part 2 of the BS6016 – Fiscal Compliance Requirements schedule of the 2023-2024 Special Education Consolidated Grant Application. The costs are not itemized in the 2023-2024 Special Education Consolidated Grant Application.

8. My understanding is that the entire 15% must be spent within one grant year. However, some information indicates we have access to the 15% based on the 27 months (i.e., can spend some of the money that is carried over to the next year). What is the timeline to spend the funds?

LEAs who set-aside the required 15% of IDEA B funds in a particular budget year would typically plan to expend within the 12-month budget year. However, if an LEA does not spend down the total set-aside amount, TEA may allow a “carryover” of unspent funds into the next grant year and provide additional time (up to a total of 27 months from July 1 of the original budgeted year).

9. One year of intervention may not be sufficient to see progress for students receiving CCEIS. How does this impact the tracking and reporting requirement for the use of CCEIS funds?

LEAs are required to report the number of students with disabilities and the number of students without disabilities who are served with CCEIS funds. The requirement is to track and report these students during the reference year they are served. This data will be reported on the SC5100-Special Ed Comprehensive and Coordinated Early Intervening Services (CCEIS & CEIS) special data collection form.

10. When must the review and public reporting of policies take place by?

LEAs should complete their review and, if appropriate, revision of the policies, procedures, and practices used in the identification, placement, or discipline of students, to ensure the policies, procedures, and practices comply with the requirements of IDEA (34 CFR §300.646(c)(1)) and report publicly any revisions to those as soon as possible. LEAs will be required to make assurances during the 2023-2024 school year regarding completion of these required actions. Notice and direction for the assurance submission through the Texas Legal Framework portal will be provided to LEAs in January 2024.

11. Will TEA be creating resources for LEAs that experience issues with SD?

TEA continues to develop and leverage additional resources and technical assistance through a dedicated grantee award for support to LEAs identified with SD, or those that may have questions regarding SD. Please check the TEA Significant Disproportionality website at bit.ly/SD_Texas for continued updates.

For more information regarding CEIS, CCEIS funding, data collection, and reporting please reference the IDEA Fiscal Compliance webpage on the TEA website.