General Supervision Updates



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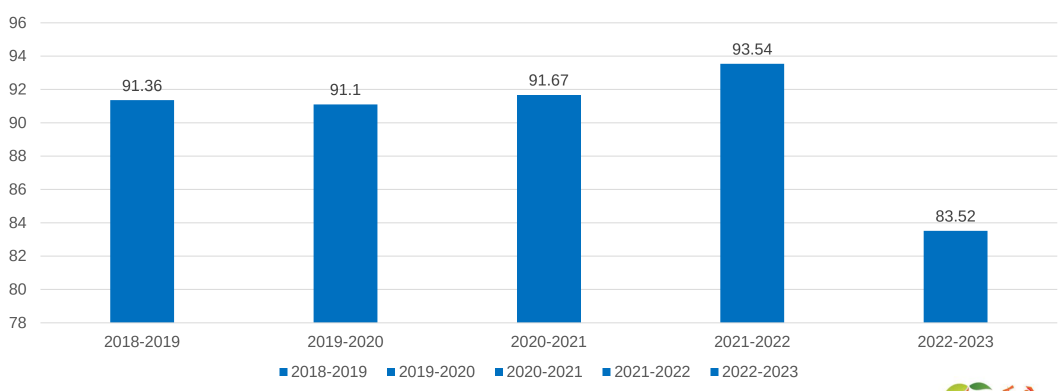
Transition Mandatory Compliance Monitoring

- Significant decline in Transition Compliance Data (Indicator 13)
- Starting in FY25- Transition Compliance monitoring will be required each year for LEAs that have non-compliant status on the most recent Transition Compliance Review.
- For LEAs that have non-compliant status and are scheduled to participate in FY25 Cross Functional Monitoring (CFM), will have transition plans reviewed through the CFM process.
- LEAs that have non-compliant status and ARE NOT scheduled to participate in FY25 Cross Functional Monitoring (CFM), will have transition plans reviewed from October-November 2024. LEAS will be notified of specific dates/portal application upload instructions.



Transition Compliance – Indicator 13 Results

Indicator 13 Results





IDEA Program Review

- Monitoring of Overdue Annual Reviews/Re-evaluations/Overage SDD.
- Should be completed by Student Record Sign-Off —June 15, 2024.
- If **NOT** completed by June 15, 2024, LEAs will be notified by July 31, 2024 of students that have overdue Annual Reviews, Reevaluations, and/or SDD Overage.
 - LEAs will be required to have all overdue Annual Reviews, Reevaluations, and/or SDD Overage completed by the FY25 October FTE Count



Manifestation Determination Review (MDR)

Team **must** meet to determine:

- whether the conduct in question was caused by, or had a direct and substantial relationship to, the child's disability or
- whether the conduct was a direct result of the local educational agency's (LEA's) failure to implement the child's IEP, including any behavioral intervention plan that may be in place. (34 C.F.R. 300.530(e))



Manifestation Determination Review (MDR)

- In making this determination, the LEA, the parent, and the relevant members of the IEP Team (as determined by the parent and the LEA), will review all relevant information in the child's file, including (but not limited to):
 - The child's IEP,
 - The child's behavioral intervention plan,
 - Any relevant teacher observations, and
 - Any other information provided by the parents.



Manifestation Determination Review (MDR)

What happens if the IEP Team cannot reach consensus on whether a child's behavior was or was not a manifestation of the child's disability?

- The LEA must make the determination and provide the parent with prior written notice.
- The parent has the right to exercise their procedural safeguards, including requesting mediation, filing a formal complaint, or requesting an expedited due process hearing



Surrogate Parent

APPOINTMENT. In order to provide every child eligible for a public education with the protection of procedural due process, a surrogate parent shall be appointed by the LEA when:

- a) No parent can be identified; [34 C.F.R. § 300.519(a)(1)]
- b) The LEA, after reasonable efforts, cannot locate the parents; [34 C.F.R. § 300.519(a)(2)]
- c) The child is a ward of the State under the laws of Georgia; [34 C.F.R. § 300.519(a)(3)]; or (d) 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)). [34 C.F.R. § 300.519(a)(4)]

160-4-7-.11 SURROGATE PARENT.

