

NDIANA DEPARTMENT of EDUCATION

## **SPREAD THE WORD PART C TO PART B TRANSITION**

This document is intended to aid public agencies in understanding the requirements in the Individual with Disabilities Education Act (IDEA) and Indiana Article 7 related to Part C to Part B Transition. Local education agencies (LEA) are required to ensure compliance with IDEA and Indiana Article 7. Potentially eligible children must be evaluated, have a Case Conference Committee (CCC) meeting, and have services implemented by their third birthday. This document will elaborate on federal and state education agency (SEA) policies to ensure smooth transition practices and procedures at LEAs.

### **Federal Regulations**

### 34 CFR § 300.301; 34 CFR § 300.101

### **State Regulations**

### 511 IAC 7-43-2, 511 IAC 7-40-5, 511 IAC 7-42-2, 511 IAC 7-42-3



Other regulations may be relevant to Part C to Part B Transition, but major regulations listed above are addressed in this document. LEAs are responsible for knowing and implementing IDEA and Indiana Article 7. Not all information related to transition is guaranteed to be in this document.



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## **Transition (First Steps Responsibilities)**

- Article 7 and a Memorandum of Understanding (MOU) between the Indiana Family and Social Services Administration (FSSA) Α. and the Indiana Department of Education (IDOE) require First Steps to notify the LEA (where the child receiving services resides) of children who are potentially eligible to receive Part B services at least six months prior to the child turning three. Indiana is *not* an opt-out state; this information will be transmitted to the LEA regardless of parental consent. All children in Indiana receiving First Steps services are considered potentially eligible.
- B. First Steps will schedule a transition planning meeting with necessary parties. With parental consent, the LEA can be invited to this convening.
- C. If First Steps determines the child is eligible for services over 45 days but less than 90 days before their third birthday, First Steps may provide the transition notification to IDOE and the LEA upon determining the child's eligibility that they may be eligible to receive Part B services.
- D. First Steps will provide the LEA with personally identifiable information (PII) regarding the child's name, birth date, and contact information. With parental permission, it will also provide:
  - **Individualized Family Service Plan (IFSP);** а.
  - Family service plan report; and b.
  - **Evaluation reports from any source.** C.

511 IAC 7-43-2



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## **Transition (LEA Responsibilities)**

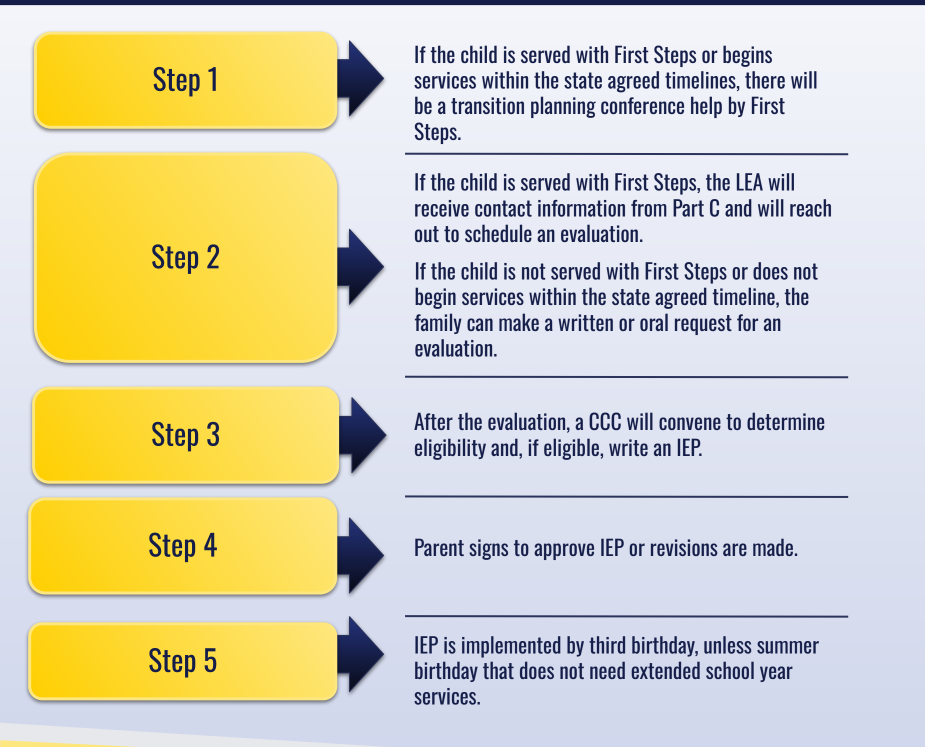
- Upon receipt of the child's PII, the LEA will contact the family to begin the evaluation process, including procedural Α. safeguards outlining the right to a free and appropriate public education (FAPE) in the family's home language. The family has the right to reject services at any time in this process. Indiana is *not* an opt-out state; this information will be transmitted to the LEA regardless of parental consent.
- B. By the date of the child's third birthday, the LEA will:
  - **Complete its evaluation a**.
  - **Convene a CCC to determine eligibility special education and related services** b.
  - If the student is eligible, develop an Individualized Education Program (IEP) for the student, taking into consideration C. the student's IFSP and the other general and special factors listed in 511 IAC 7-42-6(b) and 511 IAC 7-42-6(c).
  - **Implement the IEP** d.
- C. If a student's third birthday occurs during the summer and the CCC determines the student:
  - **Requires extended school year services, the student's IEP must state that services will be initiated during the a**. summer of the student's third birthday; or
  - **Does not require extended school year services; the student's IEP shall state that services will be initiated at the** b. beginning of the upcoming school year.

In addition, at the request of the parent, an invitation to the initial IEP meeting must be sent to the First Steps service coordinator or other Part C service representative if the child previously received First Steps services.

511 IAC 7-43-2

511 IAC 7-42-2

# **TRANSITION STEPS AND REPORTING**



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The Indicator reporting requirements for evaluation was clarified in the 2023 Early Childhood Transition Q&A. The following table serves to clarify the Indicators under which compliant.

### Description

Child has an IFSP, regardless of eligibility

Child referred to First Steps few before third birthday AND First S not evaluate. Parent submits r



## compliance will be considered. IDOE issues findings annually for both Indicator 11 and Indicator 12. Children transitioning from First Steps must meet the third birthday requirement as well as the 50 instructional day requirement to be considered

	Indicator
the date of IFSP	11, 12
ver than 45 days Steps chooses to request to LEA	11

# **POTENTIAL EXCEPTIONS**

Description	Allowable?
Parent refusal to provide consent caused delayed evaluation or initial services	Indicator 12 Only
Referred to Part C less than 90 days before the child's third birthday	Indicator 12 Only
Family and LEA agree to extend timeline	Indicator 11 Only
Move-in from another LEA and evaluation not yet completed	Yes
Parent repeatedly failed to present child for evaluation	Yes
Referred to Part B less than 90 days before the child's third birthday	No
Scheduling problems/lack of staff	No
School break, including summer break	CCC must be held on time, services implemented if ESY required



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# **DATA REPORTING**

## **Circumstances Relevant to Timeline Descriptor**

For data reporting, it is essential for LEAs to accurately report. A field with common questions is "Circumstances Relevant to Timeline Descriptor," which may vary in field name depending on the LEAs student information system (SIS). The only appropriate reporting code for any child receiving First Steps services, regardless of referral to Part B date, is circumstance 3, "preparation for transfer from First Steps."

Code Value	Definition
1	20 instructional days due to implementation of Response to Intervention (I LONGER ALLOWABLE FOR REPORTING IN THE 2025 SCHOOL YEAR AN BEYOND)
	NOTE: Parental consent dates prior to July 1, 2024 will accept historical repo this code.
2	20 instructional days expedited evaluation due to disciplinary action.
3	preparation for transfer from First Steps.
4	All other, 50 instructional day timeline.



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# **DATA REPORTING**

## **Timeline Compliance Descriptor**

For data reporting, it is essential for LEAs to accurately report. A field with common questions is "Timeline Compliance Descriptor," which may vary depending on the LEAs chosen SIS. It is important to note that code 07 must still complete evaluation and convene the CCC to be complete. Further, code 09 will only be compliant if the child began receiving First Steps services fewer than 90 days before their third birthday, not if the referral to Part B was late.

Code Value	Description	Definition
00	Timeline was met.	Timeline was met.
01	Parents refused/delayed services for student transitioning from First Steps	Timeline was missed because parents refused or delayed implementation of services only to stude
03	Student withdrew from school during the evaluation process	Student withdrew from school during the evaluation process.
05	Parent revoked consent for testing	Parent revoked consent for testing.
07	Timeline missed, third birthday occurs during school break and no ESY	Timeline missed, student transitioning from First Steps with 3rd birthday during any school break extended school year services.
08	Timeline missed because parent refused to bring student in for evaluation	Timeline missed, parent refused to bring student in for evaluation
09	Timeline missed, First Steps referral late	Timeline missed, First Steps referral late
10	Timeline missed, Move-In during Evaluation	Timeline missed, Move-In during Evaluation
99	Timeline missed for another reason	Timeline missed, other reason



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# **FREQUENTLY ASKED QUESTIONS**

### What happens if the LEA has a non-compliant record?

Within 90 days of its annual review of certified data, the SEA will notify the LEA in writing of any findings of non-compliance. The letter will contain the required actions for the LEA, including completing a Corrective Action Plan, Root Cause Analysis, and other steps. Full details of required actions can be found in the <u>Indicator 12 Monitoring and Compliance Guide</u>.

### Will the child with <u>circumstances</u> be considered as Indicator 11 or Indicator 12?

All children receiving First Steps services will be included in *both* Indicator 11 and Indicator 12 per the 2023 Early Childhood Transition Questions and Answers. To be in compliance for a First Steps transition, the LEA must meet both the third birthday requirement and the Indiana 50 instructional day requirement.

### Is this child with <u>circumstance</u> considered potentially eligible under Indiana Article 7?

All children receiving First Steps services are considered potentially eligible for Part B services and must complete necessary steps for transition.

### **Can a family opt out of sending directory information to the LEA?**

No. Per the Memorandum of Understanding between FSSA and IDOE, Indiana is not an opt-out state. Directory information to contact potentially eligible children and their families will be sent to the LEA. When the LEA makes contact, the family has the right to refuse evaluation and may revoke consent at any point during the evaluation and eligibility process, as well as once Part B services begin.



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### When must services begin for a summer birthday?

LEAs are not released from their obligation for Indicator 12 due to a summer birthday. By the third birthday, the LEA must evaluate, hold the CCC meeting, and implement services. If the child has a summer birthday and does not require Extended School Year (ESY) services, services must be implemented at the beginning of the school year to maintain compliance.

### When is a late First Steps referral allowable as an exception for Indicator 12?

Although still logged as a "late First Steps referral," receiving communication late from First Steps is not an allowable exception. The allowable exception for late First Steps referral is when a child is determined to be eligible for Part C services fewer than 90 days before their third birthday. In this case, First Steps will send notification to the LEA, and the LEA must make every effort to complete the evaluation on time.

### What if there is not enough staff to complete evaluations during school breaks?

Staffing is not an allowable exception for Indicator 12. LEAs should use the monthly First Steps report to plan ahead for all school breaks. Failure to meet the deadline will result in findings of non-compliance due to federal law.

### Who can I contact for help with transition?

LEAs and families can contact the Office of Special Education for questions and resources. LEAs: osemonitoring@doe.in.gov Families: <a href="mailto:specialeducation@doe.in.gov">specialeducation@doe.in.gov</a>

# **REFERENCES & RESOURCES**

## Resources

- <u>Starting Strong with Compliant Early Childhood Transition</u> Intended for LEAs
- <u>Transitioning from Part C to Part B</u> Intended for Families
- Indicator 12 Monitoring and Compliance Guide
- Indicator 12 Corrective Action Plan
- Indicator 12 Root Cause Analysis
- IDEA 2023 Early Childhood Transition Questions and Answers
- Indiana Article 7
- Individuals with Disabilities Education Act (IDEA)

## **Contact Information**

Monitoring Team: General Inbox: osemonitoring@doe.in.gov specialeducation@doe.in.gov



