
OSEP is responsible for administering IDEA, which provides financial assistance to State educational agencies (SEAs) and through SEAs to local educational agencies (LEAs) to assist States in making available a free appropriate public education (FAPE) to all eligible children with one or more of thirteen disabling conditions as defined in the regulations implementing Part B of IDEA Part B (copy enclosed). Under the Part B regulations, parents of children with disabilities have two separate means available to them for resolving disputes with public agencies concerning the education of their children -- i.e., (1) the State complaint resolution system required in §§300.660-300.662 and (2) the impartial due process hearing system required in §§300.506-300.513. States also are required to have mediation available at a minimum when a due process hearing is requested. According to your correspondence, you have already exercised your rights to the State complaint resolution system and due process hearing under IDEA.

The IDEA regulations do not contain a mechanism for review of a State’s decision when a complainant is dissatisfied with the SEA’s resolution of a complaint. Although we have no specific knowledge of Washington State law, we note that in a number of final State agency actions, that action may be appealed under the State’s administrative procedures law. Part B of the IDEA does not provide for an OSEP review of individual State-level complaint decisions or due process hearings.
In your complaint, you raise the issue that some of the records on your children maintained by the school “contain errors, inaccurate or fraudulent information.” Under IDEA, a parent who believes that information in education records is “inaccurate or misleading” may request that the agency that maintains the information amend the records. The agency has a reasonable period of time to amend the records, and if it does not, must notify you of its refusal to do so, and offer you the right to a hearing. See 34 CFR 300.567.

In your complaint, you also raise concerns with the Washington OSPI’s general supervision of the School district. As you may know, the Department has a responsibility to monitor a State’s compliance with the IDEA. Among the many statutorily mandated areas that the Department monitors is the State’s general supervision of its local school districts’ educational programs for students with disabilities. Washington, in response to a Department Monitoring Report and a self-assessment by the State and its stakeholders, submitted an Improvement Plan (IP) that requires reports to outline evidence of progress on the IP. One of the areas addressed in the IP is the State’s general supervision of local school districts. The State’s most recent report (April 2002) indicates that the State is implementing a new monitoring system of its school districts. The next semi-annual report, which should describe the results of the new system, is due in October, 2003. We will review that submission carefully to ensure that Washington is carrying out its responsibilities for general supervision by ensuring that local school districts comply with the requirements of the IDEA.

If this Office can be of assistance in the future, please feel free to contact Ms. Lucille Sleger, OSEP’s Part B contract for the State of Washington, at (202) 205-8104.

Sincerely,

Stephanie S. Lee
Director
Office of Special Education Programs

cc: Ms. Melissa Hall
Office of the Inspector General