

# Individuals With Disabilities Education Act Part C: Early Intervention Program for Infants and Toddlers With Disabilities



Final Regulations Side-by-Side Comparison October 2011



The voice and vision of special education







#### The Council for Exceptional Children (CEC) is the

largest international professional organization dedicated to improving the educational success of individuals with disabilities and/or gifts and talents. CEC advocates for appropriate governmental policies, sets professional standards, provides professional development, advocates for individuals with exceptionalities, and helps professionals obtain conditions and resources necessary for effective professional practice. www.cec.sped.org

For more information, please contact Deborah A. Ziegler, Associate Executive Director for Policy and Advocacy Services at <u>debz@cec.sped.org</u>, 1-800-224-6830 or 703-620-3660, x406

**Division of Early Childhood** is one of seventeen divisions of the Council for Exceptional Children (CEC) - the largest international professional organization dedicated to improving educational outcomes for individuals with exceptionalities, students with disabilities, and/or the gifted. DEC is especially for individuals who work with or on behalf of children with special needs, birth through age eight, and their families. *www.dec-sped.org*  For more information, please contact Sarah Mulligan, Executive Director for the Division for Early Childhood at <u>sara.mulligan@dec.sped.org</u>, or 406-543-872 x224, or Sharon Walsh, Governmental Liaison at <u>WALSHTAYLO@aol.com</u>.



#### Infant and Toddler Coordinators Association

The Individuals with Disabilities Education Act (IDEA) Infant and Toddler Coordinators Association is organized as a not-for-profit corporation to promote mutual assistance, cooperation, and exchange of information and ideas in the administration of Part C and to provide support to state and territory Part C coordinators. www.ideainfanttoddler.org For more information, please contact Maureen Greer, Executive Director or Sharon Walsh, Governmental Liaison at (317)251-0125 or ideaitca@aol.com

This side-by-side comparison of the 2011 final regulations to the 1999 Part C regulations serves as a tool to assist readers in understanding the new regulations and preparing their own analysis related to Part C. Permission to copy is not required and distribution is encouraged. Please give credit to CEC/DEC/ITCA

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On Sept. 28, 2011, new regulations for the Part C Early Intervention Program for Infants and Toddlers with Disabilities were published in the Federal Register. These regulations, promulgated under the Individuals with Disabilities Education Act (IDEA), were in response to IDEA 2004, the most recent reauthorization of IDEA. Public comments had been received on a Noticed of Proposed Rulemaking (NPRM) for Part C published May 9, 2007. These final regulations are effective Oct. 28, 2011.

The Council for Exceptional Children (CEC), its Division for Early Childhood (DEC) and the IDEA Infant Toddler Coordinators Association (ITCA) are pleased to provide this side-by-side comparison of the 2011 final Part C regulations to the 1999 Part C regulations. This document is designed as a tool to assist readers in understanding the new regulations in relation to the 1999 regulations.

The document is available for downloading in two different formats. The complete document, organized into its eight subparts, can be downloaded or selected subparts can be downloaded. The document is organized according to the subparts in the 1999 regulations with the exception of a new Subpart H, which is based on the new regulations.

Subpart A: General
Subpart B: State Application for a Grant and Requirements for a Statewide System
Subpart C: Procedures for Making Grants to States
Subpart D: Program and Service Components of a Statewide System of Early Intervention Services
Subpart E: Procedural Safeguards
Subpart F: State Administration
Subpart G: State Interagency Coordinating Council
Subpart H: Monitoring and Enforcement; Reporting; and Allocation of Funds

Both formats of the document are available at the Web sites of all three associations: www.cec.sped.org www.dec-sped.org www.ideainfanttoddler.org Permission to copy is not required and distribution is encouraged. When using the document, please give credit to CEC/DEC/ITCA.

The side-by-side format of the document includes:

- *Left column* "1999 Part C Regulations" includes the current Part C regulations last published in the Federal Register on March 12, 1999.
- *Middle column* "2011 Part C Regulations" provides sections of the new regulations aligned next to the applicable 1999 regulatory section.
- *Right column* "U.S. Department of Education Selected Analysis of Comments and Changes" includes selected quotes from this introductory section of the new Part C regulations package. These quotes are selected to provide the reader with an understanding of why a particular regulation was changed or not as compared with the NPRM. These quotes also provide additional clarification of the Department's intent when revising or adding a particular final regulation.

The reader should note a few things in reviewing the new regulations. First, all "notes" that are included in the current regulations have been removed. Also, specific language from 34 CFR Part 300, related to confidentiality and dispute resolution, has been incorporated into relevant sections of the Part C regulations package with necessary changes made for applicability to Part C.

Finally, the reader should note that in many instances, the final regulations represent a reorganization of the existing regulations. Numerous provisions have been moved and resulting citations have changed. These changes made the task of alignment difficult. While we have made every effort to ensure accurate alignment of the new provisions, there may be instances in which this was not possible.

The final Part C regulations contain numerous changes and additions. The reader is encouraged to consider and review the new regulations completely. The following are a selected list of changes made and areas to review:

- Definitions of key terms, including multidisciplinary, natural environments, and native language, have been revised and new definitions, including local educational agency (LEA) and scientifically-based research have been added.
- Transition requirements have been revised, including provisions related to notification to the local educational agency (LEA) and state educational agency (SEA), timelines, an opt-out policy, the transition conference, and the transition plan.

- An optional state screening policy has been added as part of a new organizational structure of pre-referral, referral, and post-referral activities.
- The two working-day requirement from identification to referral has been changed to "as soon as possible but no more than 7 calendar days after identification."
- The 45-day required timeline from referral to the IFSP meeting has been retained with the addition of some provisions permitting documentation of extraordinary circumstances for a delay.
- Child Find provisions have been changed to add programs with which the lead agency must collaborate.
- Definitions and provisions for evaluation and assessment including family assessment have been revised.
- Required provisions for the "use of informed clinical opinion" have been clarified.
- Natural environment provisions have been revised to reflect the 2004 statutory change.
- Changes in the content of the IFSP have been made including in the "early intervention services" and "other services" components.
- Several changes have been made to procedural safeguards, including provisions related to written prior notice, confidentiality, surrogate parents, and dispute resolution.
- Changes have been made in provisions related to financial responsibility, systems of payment, and ability to pay, as well as to the use of public benefits and insurance and private insurance.
- Provisions related to monitoring, enforcement, reporting, and allocation have been included in a new subpart of the Part C regulations.

The Department has announced plans to publish a Notice of Proposed Rulemaking (NPRM) related to maintenance of effort (MOE) requirements with an opportunity for public comment in the near future.

As you work to implement these new regulations in order to serve infants and toddlers with disabilities and their families, CEC, DEC, and ITCA stand ready to serve as a resource for you.

# Subpart A - General

Individuals with Disabilities Education Act: Part C Early Intervention Program for Infants and Toddlers with Disabilities Final Regulations

This side-by-side comparison of the 2011 final regulations to the 1999 Part C regulations serves as a tool to assist readers in understanding the new regulations and preparing their own analysis related to Part C. Permission to copy is not required and distribution is encouraged. Please give credit to CEC/DEC/ITCA

IDEA Part C Side-By-Side Comparison			
SUBPART A- GENERAL			
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
§303.1 Purpose of the early intervention	§303.1 Purpose of the early intervention		
program for infants and toddlers with	program for infants and toddlers with		
disabilities.	disabilities.		
The purpose of this part is to provide financial	The purpose of this part is to provide financial		
assistance to States to—	assistance to States to		
(a) Maintain and implement a statewide,	(a) Develop and implement a statewide,		
comprehensive, coordinated, multidisciplinary,	comprehensive, coordinated, multidisciplinary,		
interagency system of early intervention services	interagency system that provides early intervention		
for infants and toddlers with disabilities and their	services for infants and toddlers with disabilities		
families;	and their families;		
(b) Facilitate the coordination of payment for early	(b) Facilitate the coordination of payment for early		
intervention services from Federal, State, local, and	intervention services from Federal, State, local, and		
private sources (including public and private	private sources (including public and private		
insurance coverage);	insurance coverage);		
(c) Enhance the States' capacity to provide quality	(c) Enhance State capacity to provide quality early		
early intervention services and expand and improve	intervention services and expand and improve		
existing early intervention services being provided	existing early intervention services being provided		
to infants and toddlers with disabilities and their	to infants and toddlers with disabilities and their		
families; and	families;		
(d) Enhance the capacity of State and local	(d) Enhance the capacity of State and local		
agencies and service providers to identify, evaluate,	agencies and service providers to identify, evaluate,		
and meet the needs of historically underrepresented	and meet the needs of all children, including		
populations, particularly minority, low-income,	historically underrepresented populations,		
inner-city, and rural populations.	particularly minority, low-income, inner-city, and		
	rural children, and infants and toddlers in foster		
	care; and		
	(e) Encourage States to expand opportunities for children under three users of age who would be at		
	children under three years of age who would be at		
	risk of having substantial developmental delay if		
8202.2 Eligible reginights of an award	they did not receive early intervention services. §303.2 Eligible recipients of an award and		
<b><u>§303.2 Eligible recipients of an award.</u></b> Eligible recipients include the 50 States, the	applicability of this part.		
Commonwealth of Puerto Rico, the District of	(a) Eligible recipients of an award. Eligible		
Columbia, the Secretary of the Interior, and the	recipients include the 50 States, the		
following jurisdictions: Guam, American Samoa,	Commonwealth of Puerto Rico, the District of		
Tonowing juristicuous. Ouani, American Sallioa,	Commonwealth of Fuerto Kico, the District of		





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SUBPART A- GENERAL		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§303.2 Eligible recipients of an award.	§303.2 Eligible recipients of an award and	
the Virgin Islands, the Commonwealth of the	applicability of this part.	
Northern Mariana Islands.	Columbia, the Secretary of the Interior, and the	
	following jurisdictions: Guam, American Samoa,	
	the United States Virgin Islands, and the	
	Commonwealth of the Northern Mariana Islands.	
§303.3 Activities that may be supported under	NOTE: This regulation now appears under	
<u>this part.</u>	Subpart F at <u>§303.501 Permissive use of funds</u>	
Funds under this part may be used for the	by lead agency.	
following activities:		
(a) To maintain and implement a statewide system		
of early intervention services for children eligible		
under this part and their families.		
(b) For direct services for eligible children and		
their families that are not otherwise provided from		
other public or private sources.		
(c) To expand and improve on services for eligible		
children and their families that are otherwise		
available, consistent with § 303.527.		
(d) To provide a free appropriate public education,		
in accordance with part B of the Act, to children		
with disabilities from their third birthday to the		
beginning of the following school year.		
(e) To strengthen the statewide system by		
initiating, expanding, or improving collaborative		
efforts related to at-risk infants and toddlers,		
including establishing linkages with appropriate		
public or private community based organizations,		
services, and personnel for the purpose of-		
(1) Identifying and evaluating at-risk		
infants and toddlers;		
(2) Making referrals of the infants		
and toddlers identified and evaluated		
under paragraph (e)(1) of this section; and $(2) = 0$		
(3) Conducting periodic follow-up on each referral		







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SUBPART A- GENERAL				eci
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes		Section A
§303.3 Activities that may be supported under				
<u>this part.</u>				
under paragraph (e)(2) of this section to determine				
if the status of the infant or toddler involved has				
changed with respect to the eligibility of the infant				
or toddler for services under this part.				
§303.4 Limitation on eligible children.	§303.2 Eligible recipients of an award and	The Department explained the placement of "the		
This part 303 does not apply to any child with	applicability of this part.	language from current §303.4 in a new paragraph		
disabilities receiving a free appropriate public	(b) Applicability of this part.	(b) under §303.2 to clarify that the regulations in		
education, in accordance with 34 CFR part 300,	(1) The provisions of this part apply to	Part 303 do not apply to a child with a disability		
with funds received under 34 CFR part 301.	(i) The State lead agency and any EIS provider	who is receiving FAPE under Part B of the Act."		
	that is part of the statewide system of early			
	intervention, regardless of whether that EIS	The Department noted changes in "this provision to		
	provider receives funds under Part C of the Act;	identify the entities that must comply with Part		
	and	303. Part 303 applies to the lead agency and any		
	(ii) All children referred to the Part C program,	EIS provider that is part of the Part C statewide		
	including infants and toddlers with disabilities	system regardless of whether the EIS provider		
	consistent with the definitions in §§303.6 and 303.21, and their families.	receives funds under Part C of the Act."		
	(2) The provisions of this part do not apply to any			
	child with a disability receiving a free appropriate			
	public education or FAPE under 34 CFR part 300.			
§303.5 Applicable regulations.	<b>§303.3 Applicable regulations.</b>			
(a) The following regulations apply to this part:	(a) The following regulations apply to this part:			
(1) The Education Department General	(1) The regulations in this part 303.			
Administrative Regulations (EDGAR), including—	<ul><li>(2) The Education Department General</li></ul>			
(i) Part 76 (State Administered Programs), except	Administrative Regulations (EDGAR), including			
for § 76.103;	34 CFR Parts 76 (except for §76.103), 77, 79, 80,			
(ii) Part 77 (Definitions that Apply to Department	81, 82, 84, 85, and 86.			
Regulations);	- , - , - , - ,			
(iii) Part 79 (Intergovernmental Review of				
Department of Education Programs and Activities);				
(iv) Part 80 (Uniform Administrative Requirements				
for Grants and Cooperative Agreements to State				
and Local Governments);				



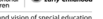


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SUBPART A- GENERAL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<ul> <li>§303.5 Applicable regulations.</li> <li>(v) Part 81 (Grants and Cooperative Agreements under the General Education Provisions Act Enforcement);</li> <li>(vi) Part 82 (New Restrictions on Lobbying); and</li> <li>(vii) Part 85 (Governmentwide Debarment and Suspension (Nonprocurement) and Governmentwide Requirements for Drug-Free Work Place (Grants)).</li> <li>(2) The regulations in this part 303.</li> <li>(3) The following regulations in 34 CFR part 300 (Assistance to States for the Education of Children with Disabilities Program): §§ 300.560–300.577, and §§ 300.580–300.585.</li> <li>§303.5 Applicable regulations.</li> <li>(b) In applying the regulations cited in paragraphs (a)(1) and (a)(3) of this section, any reference to—</li> <li>(1) State educational agency means the lead agency under this part;</li> <li>(2) Special education, related services, free appropriate public education, free public education, or education means "early intervention services" under this part;</li> <li>(3) Participating agency, when used in reference to a local educational agency or an intermediate educational agency or an intermediate educational agency, means a local service provider under this part;</li> <li>(4) Section 300.128 means §§ 303.164 and 303.321; and</li> <li>(5) Section 300.129 means § 303.460.</li> </ul>	<ul> <li><u>\$303.3 Applicable regulations.</u></li> <li>(b) In applying the regulations cited in paragraph (a)(2) of this section, any reference to</li> <li>(1) State educational agency means the lead agency under this part; and</li> <li>(2) Education records or records means early intervention records.</li> </ul>	The Department indicated, "using multiple terms to refer to early intervention records is confusing and, therefore [the Department] has changed all references to 'Part C records,' 'education records,' and 'the records' in this part to 'early intervention records."
<b><u>§303.6 Act.</u></b> As used in this part, Act means the Individuals with	<u>§303.4 Act.</u> Act means the Individuals with Disabilities	
Disabilities Education Act.	Education Act, as amended.	
	§303.5 At-risk infant or toddler.	The Department noted "For clarity, [the
	At-risk infant or toddler means an individual under	Department] has replaced the phrase 'such as,'







SUBPART A- GENERAL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
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	<u>§303.5 At-risk infant or toddler.</u>	which precedes the list of factors, with the word
	three years of age who would be at risk of	'including.' The Department notes that the
	experiencing a substantial developmental delay if	definitions of include and including in §303.18
	early intervention services were not provided to the	clarify that the items named in a particular list are
	individual. At the State's discretion, at-risk infant	not all of the possible items that are covered,
	or toddler may include an infant or toddler who is	whether like or unlike the ones named. This
	at risk of experiencing developmental delays	change clarifies that the list of factors is not
	because of biological or environmental factors that	exhaustive."
	can be identified (including low birth weight,	
	respiratory distress as a newborn, lack of oxygen,	
	brain hemorrhage, infection, nutritional	
	deprivation, a history of abuse or neglect, and	
	being directly affected by illegal substance abuse	
	or withdrawal symptoms resulting from prenatal	
	drug exposure).	
<u>§303.7 Children.</u>	<u>§303.6 Child.</u>	
As used in this part, children means infants and	Child means an individual under the age of six and	
toddlers with disabilities as that term is defined in	may include an infant or toddler with a disability,	
§. 303.16.	as that term is defined in §303.21.	
<u>§303.401 Definitions of consent, native language,</u>	<u>\$303.7 Consent.</u>	
and personally identifiable information.	Consent means that—	
As used in this subpart	(a) The parent has been fully informed of all	
(a) Consent means that—	information relevant to the activity for which	
(1) The parent has been fully informed of all	consent is sought, in the parent's native language,	
information relevant to the activity for which	as defined in §303.25;	
consent is sought, in the parent's native language or	(b) The parent understands and agrees in writing to	
other mode of communication;	the carrying out of the activity for which the	
(2) The parent understands and agrees in writing to	parent's consent is sought, and the consent form	
the carrying out of the activity for which consent is sought, and the consent describes that activity and	describes that activity and lists the early intervention records (if any) that will be released	
lists the records (if any) that will be released and	and to whom they will be released; and	
to whom; and	(c)(1) The parent understands that the granting of	
(3) The parent understands that the granting of	consent is voluntary on the part of the parent and	
consent is voluntary on the part of the parent and	may be revoked at any time.	
may be revoked at any time;	<ul><li>(2) If a parent revokes consent, that revocation is</li></ul>	
Inay of tevoked at any time,	(2) If a parent revokes consent, that revocation is	





Section A

IDEA Part C Side-Dy-Side Comparison SUDDADT A. CENEDAL			
1999 Part C Regulations	SUBPART A- GENERAL 2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
	<u>§303.7 Consent.</u>		
	not retroactive (i.e., it does not apply to an action		
	that occurred before the consent was revoked).		
<u>\$303.8 Council.</u>	<u>§303.8 Council</u> .		
As used in this part, Council means the State	Council means the State Interagency Coordinating		
Interagency Coordinating Council.	Council that meets the requirements of subpart G		
	of this part.		
<u>\$303.9 Days.</u>	<u>§303.9 Day.</u>		
As used in this part, days means calendar days.	Day means calendar day, unless otherwise		
	indicated.		
<u>\$303.10 Developmental delay.</u>	<u>§303.10 Developmental delay</u> .		
As used in this part, "developmental delay," when	Developmental delay, when used with respect to a		
used with respect to an individual residing in a	child residing in a State, has the meaning given that		
State, has the meaning given to that term under	term by the State under §303.111.		
§ 303.300.			
<u>§303.11 Early intervention program.</u>	<u>§303.11 Early intervention service program.</u>		
As used in this part, early intervention program	Early intervention service program or EIS program		
means the total effort in a State that is directed at	means an entity designated by the lead agency for		
meeting the needs of children eligible under this part and their families.	reporting under §§303.700 through 303.702.		
\$303.12 Early intervention services.	\$202.12 Fordy intervention convises	The Department notes "inclusion of the language	
(a) General. As used in this part, early	<ul><li>§303.13 Early intervention services.</li><li>(a) General. Early intervention services means</li></ul>	'as requested by the family' could be interpreted to	
intervention services means services that—	developmental services that	mean that addressing the needs of a family of an	
(1) Are designed to meet the developmental needs	(1) Are provided under public supervision;	infant or toddler with a disability is not an essential	
of each child eligible under this part and the needs	<ul><li>(1) Are provided under public supervision,</li><li>(2) Are selected in collaboration with the parents;</li></ul>	component of early intervention services under Part	
of the family related to enhancing the child's	(3) Are provided at no cost, except, subject to	C of the Act. This was not [the Department's]	
development;	\$\$303.520 and 303.521, where Federal or State law	intention in proposing this language. Therefore,	
(2) Are selected in collaboration with the parents;	provides for a system of payments by families,	for clarity [the Department] has removed this	
(3) Are provided—	including a schedule of sliding fees;	phrase from §303.13(a)(4).'	
(i) Under public supervision;	(4) Are designed to meet the developmental needs	Pinase iroin 3505115(u)(1).	
(ii) By qualified personnel, as defined in § 303.21,	of an infant or toddler with a disability and the	Further, "Social and emotional development are	
including the types of personnel listed in paragraph	needs of the family to assist appropriately in the	two distinct developmental areas. Therefore,	
(e) of this section;	infant's or toddler's development, as identified by	section 632(4)(C)(iv) of the Act and	
(iii) In conformity with an individualized family	following areas, including	303.13(a)(4)(iv) use the term 'or' to make clear	
· · · · · · · · · · · · · · · · · · ·	0		





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SUBPART A- GENERAL			
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
<ul> <li>§303.12 Early intervention services.</li> <li>service plan; and <ul> <li>(iv) At no cost, unless, subject to § 303.520(b)(3),</li> <li>Federal or State law provides for a system of payments by families, including a schedule of sliding fees; and</li> <li>(4) Meet the standards of the State, including the requirements of this part.</li> <li>(b) Natural environments. To the maximum extent appropriate to the needs of the child, early intervention services must be provided in natural environments, including the home and community settings in which children without disabilities participate.</li> </ul> </li> </ul>	<ul> <li>§303.13 Early intervention services.</li> <li>(i) Physical development;</li> <li>(ii) Cognitive development;</li> <li>(iii) Communication development; or</li> <li>(v) Adaptive development;</li> <li>(5) Meet the standards of the State in which the early intervention services are provided, including the requirements of Part C of the Act;</li> <li>(6) Include services identified under paragraph (b) of this section;</li> <li>(7) Are provided by qualified personnel (as that term is defined in §303.31), including the types of personnel listed in paragraph (c) of this section;</li> <li>(8) To the maximum extent appropriate, are provided in natural environments, as defined in §303.26 and consistent with §§303.126 and 303.344(d); and</li> <li>(9) Are provided in conformity with an IFSP adopted in accordance with section 636 of the Act and §303.20.</li> </ul>	that early intervention services may address a child's needs in either developmental area." Further, "If the IFSP Team determines that a child or family needs services to help the child learn when a teacher or therapist is not present, then that outcome, and services to meet that outcome, must be included in the IFSP. This individualized approach, in which appropriate outcomes and services are determined by the IFSP Team in light of each child's unique needs, is appropriate and is addressed sufficiently under this part." The Department also clarified, "Concerning the comment about providing family members with the necessary tools to help an infant or toddler with a disability learn even when a teacher or therapist is not present, [the Department] agrees that EIS providers should work with the parents of an infant or toddler with a disability occurs. However, in addition to the reasons stated, adding language to §303.13 as requested is not necessary because the definition of EIS provider in §303.12(b)(3) specifies that such provision of early intervention services described in the IFSP of the infant or toddler with a disability. Additionally, this consultation and training will provide family members with the tools to facilitate a child's development even when a teacher or therapist is not present."	





SUBPART A- GENERAL			
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
<b><u>§303.12 Early intervention services.</u></b> (c) General role of service providers. To the extent appropriate, service providers in each area of early intervention services included in paragraph (d) of this section are responsible for— (1) Consulting with parents, other service providers, and representatives of appropriate community agencies to ensure the effective provision of services in that area; (2) Training parents and others regarding the provision of those services; and (3) Participating in the multidisciplinary team's assessment of a child and the child's family, and in the development of integrated goals and outcomes for the individualized family service plan.	<ul> <li>§303.12 Early intervention service provider.</li> <li>(a) Early intervention service provider or EIS provider means an entity (whether public, private, or nonprofit) or an individual that provides early intervention services under Part C of the Act, whether or not the entity or individual receives Federal funds under Part C of the Act, and may include, where appropriate, the lead agency and a public agency responsible for providing early intervention services to infants and toddlers with disabilities in the State under Part C of the Act.</li> <li>(b) An EIS provider is responsible for</li> <li>(1) Participating in the multidisciplinary individualized family service plan (IFSP) Team's ongoing assessment of an infant or toddler with a disability and a family-directed assessment of the infant's or toddler's family, as related to the needs of the infant or toddler, in the development of integrated goals and outcomes for the IFSP;</li> <li>(2) Providing early intervention services in accordance with the IFSP of the infant or toddler with a disability; and</li> <li>(3) Consulting with and training parents and others regarding the provision of the early intervention services described in the IFSP of the infant or toddler with a disability; and</li> </ul>		
<b><u>§303.12 Early intervention services.</u></b> Types of services; definitions. Following are types	<ul><li><u>§303.13 Early intervention services.</u></li><li>(b) Types of early intervention services. Subject</li></ul>		
of services included under "early intervention	to paragraph (d) of this section, early intervention		
services," and, if appropriate, definitions of those	services include the following services defined in		
services:	this paragraph:		
§303.12 Early intervention services.	§303.13 Early intervention services.	The Department notes "Whether a hearing aid or an	
(1) Assistive technology device means any item,	(1) Assistive technology device and service are	appropriate related audiological service is	
piece of equipment, or product system, whether	defined as follows:	considered an assistive technology device or an	



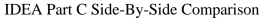


IDEA Part C Side-By-Side Comparison	SUBPART A- GENERAL	October 2
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
<u>§303.12 Early intervention services.</u>	§303.13 Early intervention services.	early intervention service, respectively, for an
acquired commercially off the shelf, modified, or	(i) Assistive technology device means any item,	infant or toddler with a disability depends on
customized, that is used to increase, maintain, or	piece of equipment, or product system, whether	whether the device or service is used to increase,
improve the functional capabilities of children with disabilities.	acquired commercially off the shelf, modified, or customized, that is used to increase, maintain, or	maintain, or improve the functional capabilities of the child and whether the IFSP Team determines
disabilities.	improve the functional capabilities of an infant or	that the infant or toddler needs the device or
	toddler with a disability. The term does not include	service in order to meet his or her specific
	a medical device that is surgically implanted,	developmental outcomes."
	including a cochlear implant, or the optimization	L
	(e.g., mapping), maintenance, or replacement of	The Department also noted that, "while Part C lead
	that device.	agencies are not responsible for providing personal
		devices meant for daily or personal use, such as
		eyeglasses, hearing aids, or prosthetic limbs, to an
		infant or toddler with a disability, these devices may be an early intervention service if the device is
		not surgically implanted (§303.13(b)(1)(i)
		specifically excludes medical devices that are
		surgically implanted), and the IFSP Team
		determines that the infant or toddler with a
		disability requires such a personal device to meet
		the unique developmental needs of that infant or
		toddler."
		Further, "Costion $(02(1)(\mathbf{D}))$ of the Ast evolution
		Further, "Section 602(1)(B) of the Act excludes from the definition of an assistive technology
		device "a medical device that is surgically
		implanted, or the replacement of such device."
		A cochlear implant, as a surgically implanted
		medical device, is excluded from being an assistive
		technology device under section 602(1)(B) and,
		therefore, optimization (e.g., mapping) of a
		cochlear implant cannot directly assist an infant or
		toddler with a disability with regard to an assistive technology device that is covered under the Act.
		Thus, optimization (e.g., mapping) is not an
		Thus, optimization (e.g., mapping) is not all





#### **SUBPART A- GENERAL 1999 Part C Regulations 2011 Part C Regulations U.S. Department of Education Selected Analysis of Comments and Changes** assistive technology service and excluding optimization from the definition of early intervention service is consistent with the Act." The Department also notes "that the exclusion of mapping does not prevent the appropriate early intervention service provider from checking to ensure the device is working." §303.13 Early intervention services. §303.12 Early intervention services. Assistive technology service means a service that (ii) Assistive technology service means any directly assists a child with a disability in the service that directly assists an infant or toddler with selection, acquisition, or use of an assistive a disability in the selection, acquisition, or use of technology device. Assistive technology an assistive technology device. The term includes-(A) The evaluation of the needs of an infant or services includetoddler with a disability, including a functional (i) The evaluation of the needs of a child with a disability, including a functional evaluation of the evaluation of the infant or toddler with a disability child in the child's customary environment; in the child's customary environment; (ii) Purchasing, leasing, or otherwise providing for (B) Purchasing, leasing, or otherwise providing for the acquisition of assistive technology devices by the acquisition of assistive technology devices by children with disabilities: infants or toddlers with disabilities; (iii) Selecting, designing, fitting, customizing, (C) Selecting, designing, fitting, customizing, adapting, applying, maintaining, repairing, or adapting, applying, maintaining, repairing, or replacing assistive technology devices; replacing assistive technology devices; (iv) Coordinating and using other therapies, (D) Coordinating and using other therapies, interventions, or services with assistive technology interventions, or services with assistive technology devices, such as those associated with existing devices, such as those associated with existing education and rehabilitation plans and programs; education and rehabilitation plans and programs; (v) Training or technical assistance for a child with (E) Training or technical assistance for an infant or disabilities or, if appropriate, that child's family; toddler with a disability or, if appropriate, that and child's family; and (F) Training or technical assistance for (vi) Training or technical assistance for professionals (including individuals providing early professionals (including individuals providing intervention services) or other individuals who education or rehabilitation services) or other provide services to or are otherwise substantially individuals who provide services to, or are









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§303.12 Early intervention services.	§303.13 Early intervention services.	
involved in the major life functions of individuals	otherwise substantially involved in the major life	
with disabilities.	functions of, infants and toddlers with disabilities.	
§303.12 Early intervention services.	§303.13 Early intervention services.	
(2) Audiology includes—	(2) Audiology services include	
(i) Identification of children with auditory	(i) Identification of children with auditory	
impairment, using at risk criteria and appropriate	impairments, using at-risk criteria and appropriate	
audiologic screening techniques;	audiologic screening techniques;	
(ii) Determination of the range, nature, and degree	(ii) Determination of the range, nature, and degree	
of hearing loss and communication functions, by	of hearing loss and communication functions, by	
use of audiological evaluation procedures;	use of audiological evaluation procedures;	
(iii) Referral for medical and other services	(iii) Referral for medical and other services	
necessary for the habilitation or rehabilitation of	necessary for the habilitation or rehabilitation of an	
children with auditory impairment;	infant or toddler with a disability who has an	
(iv) Provision of auditory training, aural	auditory impairment;	
rehabilitation, speech reading and listening device	(iv) Provision of auditory training, aural	
orientation and training, and other services;	rehabilitation, speech reading and listening devices,	
(v) Provision of services for prevention of hearing	orientation and training, and other services;	
loss; and	(v) Provision of services for prevention of hearing	
(vi) Determination of the child's need for	loss; and	
individual amplification, including selecting,	(vi) Determination of the child's individual	
fitting, and dispensing appropriate listening and	amplification, including selecting, fitting, and	
vibrotactile devices, and evaluating the	dispensing appropriate listening and vibrotactile	
effectiveness of those devices.	devices, and evaluating the effectiveness of those	
	devices.	
§303.12 Early intervention services.	\$303.13 Early intervention services.	The Department clarified "The language in
(3) Family training, counseling, and home visits	(3) Family training, counseling, and home visits	§303.13(b)(3) does not mean that family training
means services provided, as appropriate, by social	means services provided, as appropriate, by social	must occur in the home or include counseling.
workers, psychologists, and other qualified	workers, psychologists, and other qualified	Section 303.13(b)(3) merely defines three separate
personnel to assist the family of a child eligible	personnel to assist the family of an infant or toddler	early intervention services family training,
under this part in understanding the special needs	with a disability in understanding the special needs	counseling, and home visits that may be
of the child and enhancing the child's development.	of the child and enhancing the child's development.	provided to assist the family of an infant or toddler
		with a disability in understanding the special needs
		of the child and enhancing the child's
		development."





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<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§303.12 Early intervention services.	§303.13 Early intervention services.	
(4) Health services (See § 303.13).	(4) Health services has the meaning given the term	
	in §303.16.	
§303.12 Early intervention services.	§303.13 Early intervention services.	
(5) Medical services only for diagnostic or	(5) Medical services means services provided by a	
evaluation purposes means services provided by a	licensed physician for diagnostic or evaluation	
licensed physician to determine a child's	purposes to determine a child's developmental	
developmental status and need for early	status and need for early intervention services	
intervention services.		
§303.12 Early intervention services.	§303.13 Early intervention services.	The Department noted "While nursing services and
(6) Nursing services includes—	(6) Nursing services include	nutrition services are not specifically mentioned in
(i) The assessment of health status for the purpose	(i) The assessment of health status for the purpose	the Act, they historically have been included in the
of providing nursing care, including the	of providing nursing care, including the	definition of early intervention services."
identification of patterns of human response to	identification of patterns of human response to	
actual or potential health problems;	actual or potential health problems;	
(ii) Provision of nursing care to prevent health	(ii) The provision of nursing care to prevent health	
problems, restore or improve functioning, and	problems, restore or improve functioning, and	
promote optimal health and development; and	promote optimal health and development; and	
(iii) Administration of medications, treatments, and	(iii) The administration of medications, treatments,	
regimens prescribed by a licensed physician.	and regimens prescribed by a licensed physician.	
<b>§303.12 Early intervention services.</b>	<b>§303.13 Early intervention services.</b>	
(7) Nutrition services includes—	(7) Nutrition services include	
(i) Conducting individual assessments in—	(i) Conducting individual assessments in	
(a) Nutritional history and dietary intake;	(A) Nutritional history and dietary intake;	
(b) Anthropometric, biochemical, and clinical	(B) Anthropometric, biochemical, and clinical	
variables;	variables;	
(c) Feeding skills and feeding problems; and	(C) Feeding skills and feeding problems; and	
(d) Food habits and food preferences;	(D) Food habits and food preferences;	
(ii) Developing and monitoring appropriate plans to	(ii) Developing and monitoring appropriate plans	
address the nutritional needs of children eligible	to address the nutritional needs of children eligible	
under this part, based on the findings in paragraph (d)(7)(i) of this section; and	under this part, based on the findings in paragraph (b)(7)(i) of this section; and	
(iii) Making referrals to appropriate community	(iii) Making referrals to appropriate community	
resources to carry out nutrition goals.	resources to carry out nutrition goals.	
resources to early out nutrition goals.	resources to earry out nutrition goals.	





(8) Occupational therapy includes services to

address the functional needs of a child related to

and sensory, motor, and postural development.

(i) Identification, assessment, and intervention;

design, and fabrication of assistive and orthotic

(ii) Adaptation of the environment, and selection,

devices to facilitate development and promote the

(iii) Prevention or minimization of the impact of

(9) Physical therapy includes services to address

the promotion of sensorimotor function through

initial or future impairment, delay in development,

adaptive development, adaptive behavior and play,

These services are designed to improve the child's

functional ability to perform tasks in home, school,

§303.12 Early intervention services.

and community settings, and include-

acquisition of functional skills; and

§303.12 Early intervention services.

enhancement of musculoskeletal status,

or loss of functional ability.

Council for Exceptional Children

Division for

The voice and vision of special education

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	Analysis of Comments and Changes		
§303.13 Early intervention services.			$\mathbf{A}$
(8) Occupational therapy includes services to			
address the functional needs of an infant or toddler			
with a disability related to adaptive development,			
adaptive behavior, and play, and sensory, motor,			
and postural development. These services are			
designed to improve the child's functional ability to			
perform tasks in home, school, and community			
settings, and include—			
(i) Identification, assessment, and intervention;			
(ii) Adaptation of the environment, and selection,			
design, and fabrication of assistive and orthotic			
devices to facilitate development and promote the			
acquisition of functional skills; and			
(iii) Prevention or minimization of the impact of			
initial or future impairment, delay in development,			
or loss of functional ability.			
§303.13 Early intervention services.			
(9) Physical therapy includes services to address			
the promotion of sensorimotor function through			
enhancement of musculoskeletal status,			
neurobehavioral organization, perceptual and			
motor development, cardiopulmonary status, and			

neurobehavioral organization, perceptual and motor development, cardiopulmonary status, and effective environmental adaptation. These services include-(i) Screening, evaluation, and assessment

of infants and toddlers to identify movement dysfunction;

(ii) Obtaining, interpreting, and integrating information appropriate to program planning to prevent, alleviate, or compensate for movement dysfunction and related functional problems; and (iii) Providing individual and group services or treatment to prevent, alleviate, or compensate for movement dysfunction and related functional



effective environmental adaptation. These services

(i) Screening, evaluation, and assessment of

children to identify movement dysfunction; (ii) Obtaining, interpreting, and integrating

information appropriate to program planning to

prevent, alleviate, or compensate for movement

dysfunction and related functional problems; and (iii) Providing individual and group services or

treatment to prevent, alleviate, or compensate for,

movement dysfunction and related functional

include--

problems.

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<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§303.12 Early intervention services.		
problems.		
§303.12 Early intervention services.	§303.13 Early intervention services.	
(10) Psychological services includes—	(10) Psychological services include	
(i) Administering psychological and developmental	(i) Administering psychological and	
tests and other assessment procedures;	developmental tests and other assessment	
(ii) Interpreting assessment results;	procedures;	
(iii) Obtaining, integrating, and interpreting	(ii) Interpreting assessment results;	
information about child behavior, and child and	(iii) Obtaining, integrating, and interpreting	
family conditions related to learning, mental health,	information about child behavior and child and	
and development; and	family conditions related to learning, mental health,	
(iv) Planning and managing a program of	and development; and	
psychological services, including psychological	(iv) Planning and managing a program of	
counseling for children and parents, family	psychological services, including psychological	
counseling, consultation on child development,	counseling for children and parents, family	
parent training, and education programs.	counseling, consultation on child development,	
	parent training, and education programs.	
§303.12 Early intervention services.	<b>§303.13 Early intervention services.</b>	
(11) Service coordination services means	(11) Service coordination services has the meaning	
assistance and services provided by a service	given the term in §303.34.	
coordinator to a child eligible under this part and		
the child's family that are in addition to the		
functions and activities included under § 303.23.		
	<b>§303.13 Early intervention services.</b>	The Department clarified "that establishing a
	(12) Sign language and cued language services	separate definition of sign language and cued
	include teaching sign language, cued language, and	language services, which includes auditory/oral
	auditory/oral language, providing oral	language and transliteration services, is consister
	transliteration services (such as amplification), and	with section 632(4)(E)(iii) of the Act. Therefore
	providing sign and cued language interpretation.	[the Department] has included in new
		§303.13(b)(12) a definition of the term that
		incorporates the language from proposed
		§303.13(b)(12)(iv).
		Further, the Department noted "we determined
		was necessary to clarify and distinguish between





#### **1999 Part C Regulations 2011 Part C Regulations U.S. Department of Education Selected Analysis of Comments and Changes** services that focus on teaching and interpretation. Thus, [the Department] has clarified that sign language and cued language services include teaching sign language, cued language, and auditory/oral language, providing oral transliteration services (such as amplification), and providing sign and cued language interpretation." In addition, "Transliteration, in new §303.13(b)(12) (proposed \$303.13(b)(12)(iv)), refers to the rendering of one language or mode of communication into another by sound such as voicing over difficult-to-understand speech in order to clarify the sounds, not the meaning. We agree that including amplification as an example of transliteration is appropriate and have added amplification as an example in the definition." §303.12 Early intervention services. §303.13 Early intervention services. (12) Social work services includes— (13) Social work services include--(i) Making home visits to evaluate a child's living (i) Making home visits to evaluate a child's living conditions and patterns of parent-child interaction; conditions and patterns of parent-child interaction; (ii) Preparing a social or emotional developmental (ii) Preparing a social or emotional developmental assessment of the child within the family context; assessment of the infant or toddler within the (iii) Providing individual and family-group family context; (iii) Providing individual and family-group counseling with parents and other family members, and appropriate social skill-building activities with counseling with parents and other family members, the child and parents; and appropriate social skill-building activities with (iv) Working with those problems in a child's and the infant or toddler and parents; family's living situation (home, community, and (iv) Working with those problems in the living situation (home, community, and any center where any center where early intervention services are

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provided) that affect the child's maximum

utilization of early intervention services; and

(v) Identifying, mobilizing, and coordinating

community resources and services to enable the

child and family to receive maximum benefit from



early intervention services are provided) of an

that child that affect the child's maximum

utilization of early intervention services; and

(v) Identifying, mobilizing, and coordinating

infant or toddler with a disability and the family of

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§303.12 Early intervention services.	§303.13 Early intervention services.	
early intervention services.	community resources and services to enable the	
	infant or toddler with a disability and the family to	
	receive maximum benefit from early intervention	
	services.	
§303.12 Early intervention services.	§303.13 Early intervention services.	The Department noted "States may refer to this
(13) Special instruction includes—	(14) Special instruction includes	early intervention service as 'developmental
(i) The design of learning environments and	(i) The design of learning environments and	instruction' or use another term, provided that it
activities that promote the child's acquisition of	activities that promote the infant's or toddler's	meets the definition of special instruction in
skills in a variety of developmental areas, including	acquisition of skills in a variety of developmental	§303.13(b)."
cognitive processes and social interaction;	areas, including cognitive processes and social	
(ii) Curriculum planning, including the planned	interaction;	
interaction of personnel, materials, and time and	(ii) Curriculum planning, including the planned	
space, that leads to achieving the outcomes in the	interaction of personnel, materials, and time and	
child's individualized family service plan;	space, that leads to achieving the outcomes in the	
(iii) Providing families with information, skills, and	IFSP for the infant or toddler with a disability;	
support related to enhancing the skill development	(iii) Providing families with information, skills,	
of the child; and	and support related to enhancing the skill	
(iv) Working with the child to enhance the child's	development of the child; and	
development.	(iv) Working with the infant or toddler with a	
	disability to enhance the child's development.	
§303.12 Early intervention services.	§303.13 Early intervention services.	
(14) Speech-language pathology includes—	(15) Speech-language pathology services include	
(i) Identification of children with communicative or	(i) Identification of children with communication	
oropharyngeal disorders and delays in development	or language disorders and delays in development of	
of communication skills, including the diagnosis	communication skills, including the diagnosis and	
and appraisal of specific disorders and delays in	appraisal of specific disorders and delays in those	
those skills;	skills;	
(ii) Referral for medical or other professional	(ii) Referral for medical or other professional	
services necessary for the habilitation or rehabilitation of children with communicative or	services necessary for the habilitation or rehabilitation of children with communication or	
oropharyngeal disorders and delays in development	language disorders and delays in development of	
of communication skills; and	communication skills; and	
(iii) Provision of services for the habilitation,	(iii) Provision of services for the habilitation,	
rehabilitation, or prevention of communicative or	rehabilitation, or prevention of communication or	
renaonitation, or prevention of communicative of	renaonitation, or prevention of communication of	





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<u>§303.12 Early intervention services.</u>	§303.13 Early intervention services.	
oropharyngeal disorders and delays in development	language disorders and delays in development of	
of communication skills.	communication skills.	
<u>§303.12 Early intervention services.</u>	§303.13 Early intervention services.	
(15) Transportation and related costs includes the	(16) Transportation and related costs include the	
cost of travel (e.g., mileage, or travel by taxi,	cost of travel and other costs that are necessary to	
common carrier, or other means) and other costs	enable an infant or toddler with a disability and the	
(e.g., tolls and parking expenses) that are necessary	child's family to receive early intervention	
to enable a child eligible under this part and the	services.	
child's family to receive early intervention		
services.		
<u>§303.12 Early intervention services.</u>	<b>§303.13 Early intervention services.</b>	The Department "clarified in the definition of
(16) Vision services means—	(17) Vision services mean	vision services in new §303.13(b)(17) that
(i) Evaluation and assessment of visual	(i) Evaluation and assessment of visual	evaluations and assessments of visual functioning
functioning, including the diagnosis and appraisal	functioning, including the diagnosis and appraisal	include the diagnosis and appraisal of specific
of specific visual disorders, delays, and abilities;	of specific visual disorders, delays, and abilities	visual disorders, delays, and abilities that affect
(ii) Referral for medical or other professional	that affect early childhood development;	early childhood development. [The Department]
services necessary for the habilitation or	(ii) Referral for medical or other professional	also agrees that reference to independent living
rehabilitation of visual functioning disorders, or	services necessary for the habilitation or	applies to older children and have deleted the
both; and	rehabilitation of visual functioning disorders, or	reference"
(iii) Communication skills training, orientation and	both; and	
mobility training for all environments, visual	(iii) Communication skills training, orientation	
training, independent living skills training, and	and mobility training for all environments, visual	
additional training necessary to activate visual	training, and additional training necessary to	
motor abilities.	activate visual motor abilities.	
§303.12(e) Early intervention services.	§303.13 Early intervention services.	The Department notes "the lead agency would be
(e) Qualified personnel. Early intervention services	(c) Qualified personnel. The following are the	responsible for referring families to
must be provided by qualified personnel,	types of qualified personnel who provide early	ophthalmologists or optometrists and also would be
including—	intervention services under this part:	responsible for paying for diagnostic services, as
(1) Audiologists;	(1) Audiologists.	required under §303.13(b)(5)."
(2) Family therapists;	(2) Family therapists.	
(3) Nurses;	(3) Nurses.	Further, "The term 'special educators' consists of
(4) Nutritionists;	(4) Occupational therapists.	many distinct professions including teachers of
(5) Occupational therapists;	(5) Orientation and mobility specialists.	children with hearing impairments and teachers of
(6) Orientation and mobility specialists;	(6) Pediatricians and other physicians for	children with visual impairments. Therefore,





1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<ul> <li>§303.12(e) Early intervention services.</li> <li>(7) Pediatricians and other physicians;</li> <li>(8) Physical therapists;</li> <li>(9) Psychologists;</li> <li>(10) Social workers;</li> <li>(11) Special educators; and</li> <li>(12) Speech and language pathologists.</li> </ul>	<ul> <li>§303.13 Early intervention services.</li> <li>diagnostic and evaluation purposes.</li> <li>(7) Physical therapists.</li> <li>(8) Psychologists.</li> <li>(9) Registered dieticians.</li> <li>(10) Social workers.</li> <li>(11) Special educators, including teachers of children with hearing impairments (including deafness) and teachers of children with visual impairments (including blindness).</li> <li>(12) Speech and language pathologists.</li> <li>(13) Vision specialists, including ophthalmologists and optometrists.</li> </ul>	including teachers of children with hearing impairments and teachers of children with visual impairments as examples of special educators in §303.13(c)(11) is appropriate and listing these terms separately is not necessary."
	<b><u>§303.13 Early intervention services.</u></b> (d) Other services. The services and personnel identified and defined in paragraphs (b) and (c) of this section do not comprise exhaustive lists of the types of services that may constitute early intervention services or the types of qualified personnel that may provide early intervention services. Nothing in this section prohibits the identification in the IFSP of another type of service as an early intervention service provided that the service meets the criteria identified in paragraph (a) of this section or of another type of personnel that may provide early intervention services in accordance with this part, provided such personnel meet the requirements in §303.31.	The Department notes "Specifically, §303.13(d) states that "(t)he services and personnel identified and defined in paragraphs (b) and (c) of this section do not comprise exhaustive lists of the types of services that may constitute early intervention services or the types of qualified personnel that may provide early intervention services." Further, §303.13(d) states that "[n]othing in this section prohibits the identification in the IFSP of another type of service as an early intervention service provided that the service meets the criteria identified in paragraph (a) of this section." Further, "Section 303.13(d) clearly conveys that the early intervention services identified in §303.13(b) are not an exhaustive list and may include other developmental, corrective, or supportive services that meet the needs of a child as determined by the IFSP Team, provided that the services meet the criteria identified in §303.13(a)





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		previous definitions of nursing services and nutritional services to these final regulations because these definitions are defined in the current regulations and relied upon by the field. However, adding new definitions of additional services identified [by those who made comments], such as music therapy and respite care, is not necessary." The Department does "not agree that requiring services identified in an IFSP to be based on proven methods or evidence-based practices is appropriate. Section 636(d)(4) of the Act provides that the IFSP include a statement of the specific early intervention services, based on peer-reviewed research, to the extent practicable, that are necessary to meet the unique needs of the infant or toddler with a disability and the family. Mirroring this standard, §303.344(d)(1) requires that each IFSP include a statement of the specific early intervention services based on peer-reviewed research (to the extent practicable) that are necessary to meet the unique needs for the child and the family to achieve the measurable results or
<b><u>§303.12 Early intervention services.</u></b> NOTE: The lists of services in paragraph (d) and qualified personnel in paragraph (e) of this section are not exhaustive. Early intervention services may include such services as the provision of respite and other family support services. Qualified personnel may include such personnel as vision specialists, paraprofessionals, and parent-to-parent support personnel.		outcomes identified in the IFSP."





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	<b><u>§303.14 Elementary school.</u></b> Elementary school means a nonprofit institutional day or residential school, including a public elementary charter school that provides elementary education, as determined under State law.	
	<ul> <li>§303.15 Free appropriate public education.</li> <li>Free appropriate public education or FAPE as used in §§303.211, 303.501, and 303.521, means special education and related services that <ul> <li>(a) Are provided at public expense, under public supervision and direction, and without charge;</li> <li>(b) Meet the standards of the State educational agency (SEA), including the requirements of Part B of the Act;</li> <li>(c) Include an appropriate preschool, elementary school, or secondary school education in the State involved; and</li> <li>(d) Are provided in conformity with an individualized education program (IEP) that meets the requirements of 34 CFR 300.320 through 300.324.</li> </ul> </li> </ul>	
<ul> <li>§303.13 Health services.</li> <li>(a) As used in this part, health services means services necessary to enable a child to benefit from the other early intervention services under this part during the time that the child is receiving the other early intervention services.</li> <li>(b) The term includes— <ul> <li>(1) Such services as clean intermittent</li> <li>catheterization, tracheostomy care, tube feeding, the changing of dressings or colostomy collection bags, and other health services; and</li> <li>(2) Consultation by physicians with other service providers concerning the special health care needs of eligible children that will need to be addressed</li> </ul> </li> </ul>	<ul> <li>§303.16 Health services.</li> <li>(a) Health services mean services necessary to enable an otherwise eligible child to benefit from the other early intervention services under this part during the time that the child is eligible to receive early intervention services.</li> <li>(b) The term includes</li> <li>(1) Such services as clean intermittent catheterization, tracheostomy care, tube feeding, the changing of dressings or colostomy collection bags, and other health services; and</li> <li>(2) Consultation by physicians with other service providers concerning the special health care needs of infants and toddlers with disabilities that will</li> </ul>	The Department noted "it is the Department's position that the exclusion of services related to the optimization (e.g., mapping) of surgically implanted medical devices, such as cochlear implants, from the definition of health services is consistent with the Act."





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<ul> <li>1999 Part C Regulations</li> <li>\$303.13 Health services. in the course of providing other early intervention services.</li> <li>\$303.13 Health services.</li> <li>(c) The term does not include the following: <ol> <li>Services that are—</li> <li>Surgical in nature (such as cleft palate surgery, surgery for club foot, or the shunting of hydrocephalus); or</li> <li>Purely medical in nature (such as hospitalization for management of congenital heart ailments, or the prescribing of medicine or drugs for any purpose).</li> <li>Devices necessary to control or treat a medical condition.</li> <li>Medical-health services (such as immunizations and regular "well-baby" care) that are routinely recommended for all children.</li> </ol> </li> </ul>	<ul> <li>2011 Part C Regulations</li> <li><u>\$303.16 Health services.</u> need to be addressed in the course of providing other early intervention services.</li> <li><u>\$303.16 Health services.</u></li> <li>(c) The term does not include <ol> <li>Services that are</li> <li>Surgical in nature (such as cleft palate surgery, surgery for club foot, or the shunting of hydrocephalus);</li> <li>Purely medical in nature (such as hospitalization for management of congenital heart ailments, or the prescribing of medicine or drugs for any purpose); or</li> <li>Related to the implementation, optimization</li> <li>e.g., mapping), maintenance, or replacement of a medical device that is surgically implanted, including a cochlear implant.</li> <li>Nothing in this part limits the right of an infant or toddler with a disability with a surgically implanted device (e.g., cochlear implant) to receive the early intervention services that are identified in the child's IFSP as being needed to meet the child's developmental outcomes.</li> <li>Nothing in this part prevents the EIS provider from routinely checking that either the hearing aid or the external components of a surgically implanted device (e.g., cochlear implant) of an infant or toddler with a disability are functioning properly;</li> <li>Devices (such as heart monitors, respirators</li> </ol> </li> </ul>	
	and oxygen, and gastrointestinal feeding tubes and pumps) necessary to control or treat a medical condition; and	
	(3) Medical-health services (such as immunizations and regular "well-baby" care) that	





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	<u>§303.16 Health services.</u>	
	are routinely recommended for all children.	
<b><u>§303.13 Health services.</u></b> NOTE: The definition in this section distinguishes between the health services that are required under this part and the medical-health services that are not required. The IFSP requirements in subpart D of this part provide that, to the extent appropriate, these other medical-health services are to be included in the IFSP, along with the funding sources to be used in paying for the services or the steps that will be taken to secure the services through public or private sources. Identifying these services in the IFSP does not impose an obligation to provide the services if they are otherwise not required to be provided under this part. (See § 303.344(e) and the note 3 following that section.)		
	<b>§303.17 Homeless children.</b> Homeless children means children who meet the definition given the term homeless children and youths in section 725 (42 U.S.C. 11434a) of the McKinney-Vento Homeless Assistance Act, as amended, 42 U.S.C. 11431 et seq.	
<b><u>§303.14 IFSP.</u></b> As used in this part, IFSP means the individualized family service plan, as that term is defined in §303.340(b).	<ul> <li>§303.20 Individualized family service plan. Individualized family service plan or IFSP means a written plan for providing early intervention services to an infant or toddler with a disability under this part and the infant's or toddler's family that</li> <li>(a) Is based on the evaluation and assessment described in §303.321;</li> <li>(b) Includes the content specified in §303.344;</li> <li>(c) Is implemented as soon as possible once parental consent for the early intervention services in the IFSP is obtained (consistent with §303.420);</li> </ul>	





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	§303.20 Individualized family service plan.	
	and	
	(d) Is developed in accordance with the IFSP	
	procedures in §§303.342, 303.343, and 303.345.	
§303.15 Include; including.	§303.18 Include; including.	
As used in this part, include or including means	Include or including means that the items named	
that the items named are not all of the possible	are not all of the possible items that are covered,	
items that are covered whether like or unlike the	whether like or unlike the ones named.	
ones named.		
	§303.19 Indian; Indian tribe.	
	(a) Indian means an individual who is a member of	
	an Indian tribe.	
	(b) Indian tribe 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 et seq.).	
	(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.	
§303.16 Infants and toddlers with disabilities.	§303.21 Infant or toddler with a disability.	The Department noted "that even a mild sensory
(a) As used in this part, infants and toddlers with	(a) Infant or toddler with a disability means an	impairment may result in developmental delay" in
disabilities means individuals from birth through	individual under three years of age who needs early	explaining the change in the regulation.
age two who need early intervention services	intervention services because the individual	
because they—	(1) Is experiencing a developmental delay, as	
(1) Are experiencing developmental delays, as	measured by appropriate diagnostic instruments	
measured by appropriate diagnostic instruments	and procedures, in one or more of the following	
and procedures, in one or more of the following	areas:	
areas:	(i) Cognitive development.	





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§303.16 Infants and toddlers with disabilities.	§303.21 Infant or toddler with a disability.	
(i) Cognitive development.	(ii) Physical development, including vision and	
(ii) Physical development, including vision and	hearing.	
hearing.	(iii) Communication development.	
(iii) Communication development.	(iv) Social or emotional development.	
(iv) Social or emotional development.	(v) Adaptive development; or	
(v) Adaptive development; or	(2) Has a diagnosed physical or mental condition	
(2) Have a diagnosed physical or mental condition	that	
that has a high probability of resulting in	(i) Has a high probability of resulting in	
developmental delay.	developmental delay; and	
	(ii) Includes conditions such as chromosomal	
	abnormalities; genetic or congenital disorders;	
	sensory impairments; inborn errors of metabolism;	
	disorders reflecting disturbance of the development	
	of the nervous system; congenital infections; severe	
	attachment disorders; and disorders secondary to	
	exposure to toxic substances, including fetal	
	alcohol syndrome.	
§303.16 Infants and toddlers with disabilities.	§303.21 Infant or toddler with a disability.	
(b) The term may also include, at a State's	(b) Infant or toddler with a disability may include,	
discretion, children from birth through age two	at a State's discretion, an at-risk infant or toddler	
who are at risk of having substantial developmental	(as defined in §303.5).	
delays if early intervention services are not		
provided.		
	§303.21 Infant or toddler with a disability.	
	(c) Infant or toddler with a disability may include,	
	at a State's discretion, a child with a disability who	
	is eligible for services under section 619 of the Act	
	and who previously received services under this	
	part until the child enters, or is eligible under State	
	law to enter, kindergarten or elementary school, as	
	appropriate, provided that any programs under this	
	part must include	
	(1) An educational component that promotes	
	school readiness and incorporates pre-literacy,	





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	<ul> <li>§303.21 Infant or toddler with a disability.</li> <li>language, and numeracy skills for children ages three and older who receive Part C services pursuant to §303.211; and</li> <li>(2) A written notification to parents of a child with a disability who is eligible for services under section 619 of the Act and who previously received services under this part of their rights and responsibilities in determining whether their child will continue to receive services under this part or participate in preschool programs under section</li> </ul>		
<u>\$303.16 Infants and toddlers with disabilities.</u>	619 of the Act.		
NOTE 1: The phrase "a diagnosed physical or mental condition that has a high probability of resulting in developmental delay," as used in paragraph (a)(2) of this section, applies to a condition if it typically results in developmental delay. Examples of these conditions include chromosomal abnormalities; genetic or congenital disorders; severe sensory impairments, including hearing and vision; inborn errors of metabolism; disorders reflecting disturbance of the development of the nervous system; congenital infections; disorders secondary to exposure to toxic substances, including fetal alcohol syndrome; and severe attachment disorders.			
<b><u>§303.16 Infants and toddlers with disabilities.</u></b> NOTE 2: With respect to paragraph (b) of this section, children who are at risk may be eligible under this part if a State elects to extend services to that population, even though they have not been identified as disabled. Under this provision, States have the authority to define who would be "at risk of having substantial developmental delays if early			





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§303.16 Infants and toddlers with disabilities.			
intervention services are not provided." In definit			
the "at risk" population, States may include well-			
known biological and environmental factors that			
can be identified and that place infants and toddle	S		
"at risk" for developmental delay.			
Commonly cited factors include low birth weight,			
respiratory distress as a newborn, lack of oxygen,			
brain hemorrhage, infection, nutritional			
deprivation, and a history of abuse or neglect. It			
should be noted that "at risk" factors do not			
predict the presence of a barrier to development,			
but they may indicate children who are at higher			
risk of developmental delay than children without			
these problems.	8202 22 I		
	<u>§303.22 Lead agency.</u>		
	Lead agency means the agency designated by the State's Governor under section 635(a)(10) of the		
	Act and §303.120 that receives funds under section		
	643 of the Act to administer the State's		
	responsibilities under Part C of the Act.		
	\$303.23 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		
	schools or secondary schools in a city, county,		
	township, school district, or other political		
	subdivision of a 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.		

**SUBPART A- GENERAL** 

**2011 Part C Regulations** 





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	§303.23 Local educational agency.	
	(b) Educational service agencies and other public	
	institutions or agencies. The term includes the	
	following:	
	(1) Educational service agency, defined as a	
	regional public multiservice agency	
	(i) Authorized by State law to develop, manage,	
	and provide services or programs to LEAs; and	
	(ii) 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.	
	(2) Any other public institution or agency having	
	administrative control and direction of a public	
	elementary school or secondary school, including a	
	public charter school that is established as an LEA	
	under State law.	
	(3) Entities that meet the definition of intermediate advantiged unit or $WU$ in section $602(22)$ of the	
	educational unit or IEU in section 602(23) of the Act, as in effect prior to June 4, 1997. Under that	
	definition an intermediate educational unit or IEU	
	means any public authority other than an LEA that-	
	(i) Is under the general supervision of a State	
	educational agency;	
	(ii) Is established by State la w for the purpose of	
	providing FAPE on a regional basis; and	
	(iii) Provides special education and related	
	services to children with disabilities within the	
	State.	
	§303.23 Local educational agency.	
	(c) BIE-funded schools. The term includes an	
	elementary school or secondary school funded by	
	the Bureau of Indian Education, and not subject to	
	the jurisdiction of any SEA other than the Bureau	
	of Indian Education, but only to the extent that the	





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<ul> <li>§303.23 Local educational agency.</li> <li>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.</li> <li>§303.24 Multidisciplinary.</li> <li>Multidisciplinary means the involvement of two or more separate disciplines or professions and with respect to— <ul> <li>(a) Evaluation of the child in §\$303.113 and 303.321(a)(1)(i) and assessments of the child and family in §303.321(a)(1)(ii), may include one individual who is qualified in more than one discipline or profession; and</li> <li>(b) The IFSP Team in §303.340 must include the involvement of the parent and two or more individuals from separate disciplines or professions and one of these individuals must be the service coordinator (consistent with §303.343(a)(1)(iv)).</li> </ul></li></ul>	The Department notes "With respect to IFSP Team meetings, [the Department] believes it is important for the parent to be able to meet not only with the service coordinator (who may have conducted the evaluation and assessments), but also with another individual (whether that person is the service provider or another evaluator) to obtain input from two or more individuals representing at least two disciplines and have revised §303.24 accordinglyalso have added a reference to multidisciplinary in §303.340, regarding the general provisions that apply to IFSP development, review, and implementation. Thus, with these changes in §§303.24 and 303.340, the term multidisciplinary IFSP Team requires the involvement of two or more individuals from separate disciplines or professions, one of whom must be the service coordinator (consistent with §303.343(a)(1)(iv))." "With respect to evaluation of the child and assessments of the child and family, §303.321(a) requires that all evaluations and assessments be conducted by qualified personnel Therefore, if one individual completes an evaluation while representing two or more separate disciplines or professions, that individual would have to meet the definition of qualified personnel in each area in		
	<b>§303.23 Local educational agency.</b> 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. <b>§303.24 Multidisciplinary.</b> Multidisciplinary means the involvement of two or more separate disciplines or professions and with respect to—- (a) Evaluation of the child in §§303.113 and 303.321(a)(1)(i) and assessments of the child and family in §303.321(a)(1)(ii), may include one individual who is qualified in more than one discipline or profession; and (b) The IFSP Team in §303.340 must include the involvement of the parent and two or more individuals from separate disciplines or professions and one of these individuals must be the service		





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		which the individual is conducting the evaluation	
		or assessment. Given these standards and	
		requirements, [the Department] has retained the	
		proposed definition to indicate that	
		multidisciplinary means the involvement of two or	
		more separate disciplines or professions and may	
		include one individual who is qualified in more	
		than one discipline or profession."	
		"Concerning adding a reference to transdisciplinary	
		or interdisciplinary, the term multidisciplinary is	
		consistent with section $635(a)(3)$ of the Act,	
		regarding the requirement that the Part C statewide	
		system must include a timely, comprehensive,	
		multidisciplinary evaluation of the functioning of each infant or toddler with a disability in the State.	
		Transdisciplinary and interdisciplinary are specific	
		team models. Multidisciplinary teams could be	
		based on these models as long as the team meets	
		the State's definition of multidisciplinary and the	
		State's definition meets both statutory and	
		regulatory requirements in this part. Thus,	
		referencing specific team models in the regulatory	
		definition of multidisciplinary is not necessary."	
<u>§303.401 Definitions of consent, native language,</u>	<u>§303.25 Native language.</u>	The Department notes agreement with those	
and personally identifiable information.	(a) Native language, when used with respect to an	providing comment "that requiring the native	
(b) Native language, where used with reference to	individual who is limited English proficient or LEP	language to be used in all direct contact with a	
persons of limited English proficiency, means the	(as that term is defined in section 602(18) of the	child, especially in providing early intervention	
language or mode of communication normally used by the parent of a child eligible under this part;	Act), means (1) The language normally used by that individual,	services to an infant or toddler with a disability, may not be necessary or feasible in all	
(c) (3) If a parent is deaf or blind, or has no written	or, in the case of a child, the language normally	circumstances."	
language, the mode of communication must be that	used by the parents of the child, except as provided	cheumsunees.	
normally used by the parent (such as sign language,	in paragraph (a)(2) of this section; and	"Thus, [the Department] has not included in these	
Braille, or oral communication).	(2) For evaluations and assessments conducted	final regulations the requirement in proposed	
	pursuant to §303.321(a)(5) and (a)(6), the language	§303.25(a)(2) that native language be used in all	



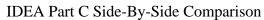


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	<ul> <li><u>\$303.25 Native language.</u></li> <li>normally used by the child, if determined</li> <li>developmentally appropriate for the child by</li> <li>qualified personnel conducting the evaluation or</li> <li>assessment.</li> <li>(b) Native language, when used with respect to an</li> <li>individual who is deaf or hard of hearing, blind or</li> <li>visually impaired, or for an individual with no</li> <li>written language, means the mode of</li> <li>communication that is normally used by the</li> <li>individual (such as sign language, Braille, or oral</li> <li>communication).</li> </ul>	direct contact with the child. However, as recipients of Federal financial assistance, Part C lead agencies must comply with the requirements in Title VI of the Civil Rights Act of 1964, which prohibits discrimination based on race, color, or national origin in programs or activities receiving Federal financial assistance." The Department added "new §303.25(a)(2) to provide that, for evaluations and assessments of a child, the native language of a child with limited English proficiency is the language normally used by the child if qualified personnel conducting the evaluation or assessment determine that this language is developmentally appropriate for the child given the child's age and communication skills."
		Further, "These changes do not change the long- standing native language requirements in §303.342, concerning IFSP meetings, §303.420, concerning obtaining parental consent, and §303.421, concerning prior written notice and procedural safeguards. As discussed in the Analysis of Comments and Changes for subpart E of this part, [the Department] has added a native language requirement in §303.404, concerning the general notice of confidentiality procedures provided to parents."
<b>§303.18 Natural environments.</b> As used in this part, natural environments means settings that are natural or normal for the child's age peers who have no disabilities.	<b>§303.26 Natural environments.</b> Natural environments means settings that are natural or typical for a same-aged infant or toddler without a disability, may include the home or community settings, and must be consistent with the provisions of §303.126.	The Department "added a reference to 'community settings' in §303.26 to ensure greater conformity with the statutory language, and to clarify that the term natural environments includes not only the home but community settings in which one finds same-aged children who do not have disabilities





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		(diagnosed conditions, developmental delays, or, at	
		the State's option, at-risk children). "	
		···· ·································	
		Further, "The term "normal" was introduced into	
		the regulations implementing the Individuals with	
		Disabilities Education Act Amendments of 1991	
		and at that time, "normal" was commonly used and	
		accepted. However, [the Department] agrees with	
		[those who provided comments] that "normal" is	
		less commonly used today and has replaced the	
		word "normal" with the word "typical" in the	
		definition of natural environments in §303.26."	
		"[The Department] appreciates [those who	
		provided comments] request for clarification as to	
		whether clinics, hospitals, or a service provider's	
		office may be considered the natural environment	
		in cases when specialized instrumentation or	
		equipment that cannot be transported to the home is	
		needed [the Department] does not believe that	
		a clinic, hospital or service provider's office is a	
		natural environment for an infant or toddler	
		without a disability; therefore, such a setting would	
		not be natural for an infant or toddler with a	
		disability. However, §303.344(d)(1) requires that	
		the identification of the early intervention service	
		needed, as well as the appropriate setting for	
		providing each service to an infant or toddler with	
		a disability, be individualized decisions made by	
		the IFSP Team based on that child's unique needs,	
		family routines, and developmental outcomes. If a	
		determination is made by the IFSP Team that,	
		based on a review of all relevant information	
		regarding the unique needs of the child, the child	
		cannot satisfactorily achieve the identified early	









#### **SUBPART A- GENERAL 1999 Part C Regulations 2011 Part C Regulations U.S. Department of Education Selected Analysis of Comments and Changes** intervention outcomes in natural environments, then services could be provided in another environment (e.g. clinic, hospital, service provider's office). In such cases, a justification must be included in the IFSP, pursuant to §303.344(d)(1)(ii)(A)." Further, "Concerning the comment to add a reference to family routines and activities to the definition of natural environments, §303.26 allows for and supports providing services within family routines and activities." §303.27 Parent. §303.19 Parent. (a) General. As used in this part, ``parent" means--(a) Parent means--(1) A natural or adoptive parent of a child; (1) A biological or adoptive parent of a child; (2) A guardian; (2) A foster parent, unless State law, regulations, (3) A person acting in the place of a parent (such as or contractual obligations with a State or local a grandparent or stepparent with whom the child entity prohibit a foster parent from acting as a lives, or a person who is legally responsible for the parent; (3) A guardian generally authorized to act as the child's welfare): or (4) A surrogate parent who has been assigned in child's parent, or authorized to make early accordance with § 303.406. intervention, educational, health or developmental (b) Foster parent. Unless State law prohibits a decisions for the child (but not the State if the child foster parent from acting as a parent, a State may is a ward of the State): allow a foster parent to act as a parent under Part C (4) An individual acting in the place of a of the Act if biological or adoptive parent (including a grandparent, stepparent, or other relative) with (1) The natural parents' authority to make the decisions required of parents under the Act has whom the child lives, or an individual who is been extinguished under State law; and legally responsible for the child's welfare; or (2) The foster parent— (5) A surrogate parent who has been appointed in (i) Has an ongoing, long-term parental accordance with §303.422 or section 639(a)(5) of relationship with the child; the Act. (ii) Is willing to make the decisions required of parents under the Act; and (iii) Has no interest that would conflict with the interests of the child.





Section A

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	<b>§303.27 Parent.</b> (b)(1) Except as provided in paragraph (b)(2) of this 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 or early intervention services decisions for the child. (2) If a judicial decree or order identifies a specific person or persons under paragraphs (a)(1) through (a)(4) of this section to act as the "parent" of a child or to make educational or early intervention service decisions on behalf of a child, then the person or persons must be determined to be the "parent" for purposes of Part C of the Act, except that if an EIS provider or a public agency provides any services to a child or any family member of that child, that EIS provider or public agency may not act as the parent for that child.	The Department noted "when the whereabouts of the biological parent are unknown (e.g., cases in which the parent is concerned about revealing his or her location due to safety concerns) or the biological parent is incarcerated, but the parent is attempting to act as the parent, the biological parent would be presumed to be the parent However, when the whereabouts of the biological parent are unknown or the parent is incarcerated, and the biological parent is not attempting to act as the parent, an individual identified in §303.27, including the foster parent would be presumed to be the parent unless State law, regulations, or contractual obligations with a State or local entity prohibit a foster parent from acting as a parent." The Department further noted, "The Act and the regulations are silent on how assertively a State, for purposes of obtaining consent, should seek out the biological parent of an infant or toddler who is undergoing an eligibility determination or who has been determined eligible to receive early intervention services under Part C of the Act. It is the Department's position that these regulations should not prescribe the efforts, including specific procedures or timelines, that a State must make in its attempts to contact the biological parent(s). The procedures and timelines will vary depending on numerous factors, including how judicial orders or decrees are routinely handled in a State or locality, and are best left to the State and local officials to determine in light of State law and policy."	





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		under these regulations, unless a question is raised about their legal authority. There is nothing in the Act that requires the biological or adoptive parent to affirmatively assert their rights to be presumed to be the parentunless a judicial order or decree identifies a specific person or persons to act as the parent of an infant or toddler, the biological or adoptive parent, when attempting to act as a parent, must be determined to be the "parent" for purposes of Part C of the Act and thus retains all the rights and responsibilities of a parent under the Act, including the right to receive written notice and attend meetings."
		Furthermore, the Department clarified "a judge may appoint a person to make health-related decisions for an eligible infant or toddler without intending to limit the biological parent's or adoptive parent's role in early intervention decision-making. Therefore, [the Department] has revised paragraphs (b)(1) and (b)(2) to remove the reference to "health" decisions."
		The Department also noted "For clarity and to eliminate redundancy, [the Department] has revised the definition of parent in §303.27(b)(2) to state that if an EIS provider or a public agency provides any services to a child or any family member of that child, that EIS provider or public agency may not act as the parent for that child. [The Department] has replaced 'early intervention services or other services' in proposed §303.27(b)(2) with 'any services' in new §303.27(b)(2). This change is necessary to make clear that if a public agency provides services other





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	<u>\$303.28 Parent training and information center.</u> Parent training and information center means a	than early intervention services to a family member of the child, that public agency may not serve as the parent for that child. This change strengthens protections against potential conflicts of interest by providing that a public agency that provides services to a child or any family member of that child cannot act as the parent under these regulations which would preclude a public agency that provides child welfare services (including a child welfare case manager) to the child or any family member of the child from acting as the parent for that child."	
	center assisted under section 671 or 672 of the Act. (Authority: 20 U.S.C. 1401(25))		
<ul> <li>§303.401 Definitions of consent, native language, and personally identifiable information.</li> <li>(c) Personally identifiable means that information includes</li> <li>(1) The name of the child, the child's parent, or other family member;</li> <li>(2) The address of the child;</li> <li>(3) A personal identifier, such as the child's or parent's social security number; or</li> <li>(4) A list of personal characteristics or other information that would make it possible to identify the child with reasonable certainty.</li> </ul>	<b>§303.29 Personally identifiable information.</b> Personally identifiable information means personally identifiable information as defined in 34 CFR 99.3, as amended, except that the term "student" in the definition of personally identifiable information in 34 CFR 99.3 means "child" as used in this part and any reference to "school" means "EIS provider" as used in this part.	The Department stated "it is important to align the definition of personally identifiable information in these regulations with the definition of that same term in 34 CFR 99.3 under the Family Educational Rights and Privacy Act (FERPA) (in section 444 of the General Education Provisions Act). Examples of data that would be considered personally identifiable information under both the FERPA regulations in 34 CFR 99.3, as well as under Part C of the Act, include the child's or parent's name and social security number, date and place of birth, race, ethnicity, gender, physical description, and disability or level of developmental delay, because some of this information can also indirectly identify an individual depending on the combination of factors and level of detail released."	
<ul> <li><u>§303.20 Policies.</u></li> <li>(a) As used in this part, policies means State statutes, regulations, Governor's orders, directives</li> </ul>			





SUBPART A- GENERAL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<ul> <li>§303.20 Policies.</li> <li>by the lead agency, or other written documents that represent the State's position concerning any matter covered under this part.</li> <li>(b) State policies include</li> <li>(1) A State's commitment to maintain the statewide system (see §. 303.140);</li> <li>(2) A State's eligibility criteria and procedures (see Sec. 303.300);</li> <li>(3) A statement that, consistent with §.303.520(b), provides that services under this part will be provided at no cost to parents, except where a system of payments is provided for under Federal or State law.</li> <li>(4) A State's standards for personnel who provide services to children eligible under this part (see §. 303.361);</li> <li>(5) A State's position and procedures related to contracting or making other arrangements with service providers under subpart F of this part; and</li> <li>(6) Other positions that the State has adopted related to implementing any of the other</li> </ul>		
requirements under this part. <b>§303.21 Public agency.</b> As used in this part, public agency includes the lead agency and any other political subdivision of the State that is responsible for providing early intervention services to children eligible under this part and their families.	<b>§303.30 Public agency.</b> As used in this part, public agency means the lead agency and any other agency or political subdivision of the State.	The Department clarified the use of "the term public agency in this part to refer to public agencies that provide early intervention services as well as public agencies that provide other services or are sources of funding for early intervention services. Therefore, [the Department] revised the definition of public agency in §303.30 to make clear that the term includes the lead agency and any other agency or political subdivision of the State. also have clarified, in §303.12, that a public agency that is responsible for providing early intervention services to infants and toddlers with





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2011 Part C Regulations         §303.31 Qualified personnel.         Qualified personnel means personnel who have met         State approved or recognized certification,         licensing, registration, or other comparable         requirements that apply to the areas in which the         individuals are conducting evaluations or         assessments or providing early intervention         services.	U.S. Department of Education Selected Analysis of Comments and Changes disabilities under this part and their families is an EIS provider under §303.12." The Department noted "States have the authority to establish standards for licensure or certification and to determine on a case-by-case basis personnel who meet those standards. Therefore, an individual could only provide services in the area of occupational therapy if that individual meets State approved or recognized certification, licensing, registration or other comparable requirements that apply to the area in which the individual is providing early intervention services.
Qualified personnel means personnel who have met State approved or recognized certification, licensing, registration, or other comparable requirements that apply to the areas in which the individuals are conducting evaluations or assessments or providing early intervention	disabilities under this part and their families is an EIS provider under §303.12." The Department noted "States have the authority to establish standards for licensure or certification and to determine on a case-by-case basis personnel who meet those standards. Therefore, an individual could only provide services in the area of occupational therapy if that individual meets State approved or recognized certification, licensing, registration or other comparable requirements that apply to the area in which the individual is providing early intervention services.
Qualified personnel means personnel who have met State approved or recognized certification, licensing, registration, or other comparable requirements that apply to the areas in which the individuals are conducting evaluations or assessments or providing early intervention	EIS provider under §303.12." The Department noted "States have the authority to establish standards for licensure or certification and to determine on a case-by-case basis personnel who meet those standards. Therefore, an individual could only provide services in the area of occupational therapy if that individual meets State approved or recognized certification, licensing, registration or other comparable requirements that apply to the area in which the individual is providing early intervention services.
Qualified personnel means personnel who have met State approved or recognized certification, licensing, registration, or other comparable requirements that apply to the areas in which the individuals are conducting evaluations or assessments or providing early intervention	The Department noted "States have the authority to establish standards for licensure or certification and to determine on a case-by-case basis personnel who meet those standards. Therefore, an individual could only provide services in the area of occupational therapy if that individual meets State approved or recognized certification, licensing, registration or other comparable requirements that apply to the area in which the individual is providing early intervention services.
Qualified personnel means personnel who have met State approved or recognized certification, licensing, registration, or other comparable requirements that apply to the areas in which the individuals are conducting evaluations or assessments or providing early intervention	establish standards for licensure or certification and to determine on a case-by-case basis personnel who meet those standards. Therefore, an individual could only provide services in the area of occupational therapy if that individual meets State approved or recognized certification, licensing, registration or other comparable requirements that apply to the area in which the individual is providing early intervention services.
	Paraprofessionals or assistants could assist in the provision of occupational therapy if they are appropriately trained and supervised in accordance with State law, regulation, or written policy to assist in the provision of early intervention services under Part C of the Act to infants and toddlers with disabilities pursuant to \$303.119(c). The term "area" as used in \$303.31 refers to the specific domain in which the individual has qualified through State certification, licensing, registration, or other comparable requirements to provide early intervention services. [The Department] has added in \$303.31 a reference to conducting evaluations or assessments to reflect the
	long-standing requirement that evaluations and assessments must be conducted by qualified personnel."





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SUBPART A- GENERAL		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§303.22 Qualified.		
1. Section 303.12(a)(4) provides that early		
intervention services must meet State standards.		
This provision implements a requirement that is		
similar to a longstanding provision under part B of		
the Act (i.e., that the State educational agency		
establish standards and ensure that those standards		
are currently met for all programs providing special		
education and related services).		
2. Section 303.12(a)(3)(ii) provides that early		
intervention services must be provided by qualified		
personnel.		
3. Section 303.361(b) requires statewide systems to		
have policies and procedures relating to personnel		
standards.		
	§303.32 Scientifically based research.	The Department noted "that adding a definition for
	Scientifically based research has the meaning given	scientifically based research to subpart A would be
	the term in section 9101(37) of the Elementary and	helpful because the definition will provide clarity
	Secondary Education Act of 1965, as amended	and understanding when the term scientifically
	(ESEA). In applying the ESEA to the regulations	based research is used in this part."
	under Part C of the Act, any reference to	
	"education activities and programs" refers to "early	
	intervention services."	
	<u>§303.33 Secretary.</u>	
	Secretary means the Secretary of Education.	
<u>§303.23 (a) Service coordination (case</u>	<u>§303.34 Service coordination services (case</u>	The Department described "several structural and
management).	management).	organizational revisions to improve clarity and
(a) General. (1) As used in this part, except in §	(a) General. (1) As used in this part, service	readability [the Department] clarified in these
303.12(d)(11), service coordination means the	coordination services mean services provided by a	final regulations that the service coordinator is
activities carried out by a service coordinator to	service coordinator to assist and enable an infant or	responsible for assisting parents of infants and
assist and enable a child eligible under this part and	toddler with a disability and the child's family to	toddlers with disabilities in obtaining access to
the child's family to receive the rights, procedural	receive the services and rights, including	needed early intervention services and other
safeguards, and services that are authorized to be	procedural safeguards, required under this part.	services identified in the IFSP. Additionally, for
provided under the State's early intervention	(2) Each infant or toddler with a disability and the	clarity, [the Department] has provided examples of
program.	child's family must be provided with one service	activities that the service coordinator may engage





IDEA Part C Side-By-Side Comparison		October 2
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<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
\$202.22 (a) Samia a subjection (as a		Analysis of Comments and Changes
<u>§303.23 (a) Service coordination (case</u>	<u>§303.34 Service coordination services (case</u>	in when assisting parents in obtaining access to
(2) Each child eligible under this part and the	<u>management).</u> coordinator who is responsible for	needed early intervention services and other services identified in the IFSP [The
child's family must be provided with one service	(i) Coordinating all services required under this	
condinator who is responsible for—	part across agency lines; and	Department] further clarified that service coordination services assist and enable an infant or
(i) Coordinating all services across agency lines;	(ii) Serving as the single point of contact for	toddler with a disability and the child's family to
and	carrying out the activities described in paragraphs	receive the services and rights, including
(ii) Serving as the single point of contact in helping	(a)(3) and (b) of this section.	procedural safeguards, required under Part C of the
parents to obtain the services and assistance they	<ul><li>(3) Service coordination is an active, ongoing</li></ul>	Act. Such activities include: (1) the coordination
need.	process that involves	of early intervention services and other services
(3) Service coordination is an active, ongoing	(i) Assisting parents of infants and toddlers with	that the child needs or is being provided; (2)
process that involves—	disabilities in gaining access to, and coordinating	conducting referral and other activities; (3)
(i) Assisting parents of eligible children in gaining	the provision of, the early intervention services	ensuring the timely provision of services; and (4)
access to the early intervention services and other	required under this part; and	conducting follow-up activities to determine that
services identified in the individualized family	(ii) Coordinating the other services identified in	appropriate Part C services are being provided."
service plan;	the IFSP under §303.344(e) that are needed by, or	appropriate rait e services are being provided.
(ii) Coordinating the provision of early intervention	are being provided to, the infant or toddler with a	
services and other services (such as medical	disability and that child's family.	
services for other than diagnostic and evaluation	disubility and that child 5 fulling.	
purposes) that the child needs or is being provided;		
(iii) Facilitating the timely delivery of available		
services; and		
(iv) Continuously seeking the appropriate services		
and situations necessary to benefit the development		
of each child being served for the duration of the		
child's eligibility.		
§303.23(b) Service coordination (case	§303.34 Service coordination services.	
<u>management).</u>	(b) Specific service coordination services.	
(b) Specific service coordination activities.	Service coordination services include	
Service coordination activities include—	(1) Assisting parents of infants and toddlers with	
(1) Coordinating the performance of evaluations	disabilities in obtaining access to needed early	
and assessments;	intervention services and other services identified	
(2) Facilitating and participating in the	in the IFSP, including making referrals to providers	
development, review, and evaluation of	for needed services and scheduling appointments	
individualized family service plans;	for infants and toddlers with disabilities and their	





SUBPART A- GENERAL		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§303.23(b) Service coordination (case	<u>§303.34</u> Service coordination services.	
nanagement).	families;	
(3) Assisting families in identifying available	(2) Coordinating the provision of early	
service providers;	intervention services and other services (such as	
(4) Coordinating and monitoring the delivery of	educational, social, and medical services that are	
available services;	not provided for diagnostic or evaluative purposes)	
(5) Informing families of the availability of	that the child needs or is being provided;	
advocacy services;	(3) Coordinating evaluations and assessments;	
(6) Coordinating with medical and health	(4) Facilitating and participating in the	
providers; and	development, review, and evaluation of IFSPs;	
(7) Facilitating the development of a transition plan	(5) Conducting referral and other activities to	
to preschool services, if appropriate.	assist families in identifying available EIS	
	providers;	
	(6) Coordinating, facilitating, and monitoring the	
	delivery of services required under this part to	
	ensure that the services are provided in a timely	
	manner;	
	(7) Conducting follow-up activities to determine	
	that appropriate Part C services are being provided;	
	(8) Informing families of their rights and	
	procedural safeguards, as set forth in subpart E of	
	this part and related resources;	
	(9) Coordinating the funding sources for services	
	required under this part; and	
	(10) Facilitating the development of a transition	
	plan to preschool, school, or, if appropriate, to	
	other services.	
§ 303.23(c) Service coordination (case		
management).		
(c) Employment and assignment of service coordinators.		
(1) Service coordinators may be employed or		
assigned in any way that is permitted under State		
law, so long as it is consistent with the		
requirements of this part.		





IDEA Part C Side-By-Side Comparison		October 2
SUBPART A- GENERAL		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§303.23(c) Service coordination (case		<u> </u>
management).		
(2) A State's policies and procedures for		
implementing the statewide system of early		
intervention services must be designed and		
implemented to ensure that service coordinators are		
able to effectively carry out on an interagency basis		
the functions and services listed under paragraphs		
(a) and (b) of this section.		
§303.23(d) Service coordination (case		
management).		
(d) Qualifications of service coordinators.		
Service coordinators must be persons who,		
consistent with § 303.344(g), have demonstrated		
knowledge and understanding about—		
(1) Infants and toddlers who are eligible under this		
part;		
(2) Part C of the Act and the regulations in this		
part; and		
(3) The nature and scope of services available		
under the State's early intervention program, the		
system of payments for services in the State, and		
other pertinent information.		
	§303.34 Service coordination services (case	The Department notes, "The legislative history of
	management).	the 1991 amendments to the Act indicates that use
	(c) Use of the term service coordination or service	of the term 'service coordination' is not intended to
	coordination services. The lead agency's or an EIS	affect authority to seek reimbursement for services
	provider's use of the term service coordination or	provided under Medicaid or any other legislation
	service coordination services does not preclude	that makes reference to 'case management'
	characterization of the services as case	services. See H.R. Rep. No. 198, 102d Cong., 1st
	management or any other service that is covered by	Sess. 12 (1991); S. Rep. No. 84, 102d Cong., 1st
	another payor of last resort (including Title XIX of	Sess. 20 (1991). Accordingly, this paragraph is
	the Social Security ActMedicaid), for purposes of	intended to reflect the intent of Congress."
	claims in compliance with the requirements of	
	§§303.501 through 303.521 (Payor of last resort	





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IDEA Part C Side-By-Side Comparison	SUBPART A- GENERAL	
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.34 Service coordination services (case	
	management).	
	provisions).	
§303.23(d) Service coordination (case		
<u>management).</u>		
NOTE 1: If States have existing service		
coordination systems, the States may use or adapt		
those systems, so long as they are consistent with		
the requirements of this part.		
§303.23(d) Service coordination (case		
<u>management).</u>		
NOTE 2: The legislative history of the 1991		
amendments to the Act indicates that the use of the		
term "service coordination" was not intended to		
affect the authority to seek reimbursement for		
services provided under Medicaid or any other		
legislation that makes reference to "case		
management" services.		
	§303.36 State educational agency.	
	(a) State educational agency or SEA 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.	
	(b) The term includes the agency that receives	
	funds under sections 611 and 619 of the Act to	
	administer the State's responsibilities under Part B	
	of the Act.	
<u>§303.24 State.</u>	<u>§303.35 State</u> .	
Except as provided in § 303.200(b)(3), State means	Except as provided in §303.732(d)(3) (regarding	
each of the 50 States, the Commonwealth of Puerto	State allotments under this part), State means each	
Rico, the District of Columbia, and the	of the 50 States, the Commonwealth of Puerto	
	Rico, the District of Columbia, and the four	





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SUBPART A- GENERAL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<u>§303.24 State.</u>	<u>§303.35 State.</u>	
jurisdictions of Guam, American Samoa, the Virgin	outlying areas and jurisdictions of Guam,	
Islands, the Commonwealth of the Northern	American Samoa, the United States Virgin Islands,	
Mariana Islands.	and the Commonwealth of the Northern Mariana	
	Islands.	
	<ul> <li>§303.37 Ward of the State.</li> <li>(a) General. Subject to paragraph (b) of this section, ward of the State means a child who, as determined by the State where the child resides, is-(1) A foster child;</li> <li>(2) A ward of the State; or</li> <li>(3) In the custody of a public child welfare agency.</li> <li>(b) Exception. Ward of the State does not include a foster child who has a foster parent who meets</li> </ul>	
	the definition of a parent in §303.27.	
<b>§303.25 EDGAR definitions that apply.</b> The following terms used in this part are defined in 34 CFR 77.1: Applicant Award Contract Department EDGAR Fiscal year		
Grant		
Grantee		
Grant period		
Private		
Public		
Secretary		
Secretary		





# Subpart B – State Application for a Grant and Requirements for a Statewide System

Individuals with Disabilities Education Act: Part C Early Intervention Program for Infants and Toddlers with Disabilities Final Regulations

This side-by-side comparison of the 2011 final regulations to the 1999 Part C regulations serves as a tool to assist readers in understanding the new regulations and preparing their own analysis related to Part C. Permission to copy is not required and distribution is encouraged. Please give credit to CEC/DEC/ITCA

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SUBPART B- STATE APPLIC	ATION FOR A GRANT AND REQUIREMENTS I	FOR A STATEWIDE SYSTEM
1999 Part C Regulations	2011 Part C Regulations	<b>U.S. Department of Education Selected</b>
		Analysis of Comments and Changes
§ 303.100 Conditions of assistance.	NOTE: This regulation now appears under	
General Requirements	Subpart C <u>§303.228 Subsequent State</u>	
(a) In order to receive funds under this part for any	application and modifications of application.	
fiscal year, a State must have		
(1) An approved application that contains the		
information required in this part, including		
(i) The information required in §§ 303.140 through		
303.148; and		
(ii) The information required in §§ 303.161 through		
303.176; and		
(2) The statement of assurances required under		
§§ 303.120 through 303.128, on file with the		
Secretary.		
(b) If a State has on file with the Secretary a policy,		
procedure, or assurance that demonstrates that the		
State meets an application requirement, including		
any policy or procedure filed under this part before		
July 1, 1998, that meets such a requirement, the		
Secretary considers the State to have met that		
requirement for purposes of receiving a grant under		
this part.		
(c) An application that meets the requirements of		
this part remains in effect until the State submits to the Secretary modifications of that application.		
(d) The Secretary may require a State to modify its application under this part to the extent necessary		
to ensure the State's compliance with this part if		
(1) An amendment is made to the Act, or to a		
regulation under this part;		
(2) A new interpretation is made of the Act by a		
Federal court or the State's highest court; or		
(3) An official finding of noncompliance with		
Federal law or regulations is made with respect to		
the State.		
the state.		





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SUBPART B- STATE APPLICATION FOR A GRANT AND REQUIREMENTS FOR A STATEWIDE SYSTEM		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§ 303.101 How the Secretary disapproves a	NOTE: This regulation now appears under	
State's application or statement of assurances.	Subpart C §303.230 Standard for disapproval of	
The Secretary follows the procedures in 34 CFR	an application.	
300.581 through 300.586 before disapproving a		
State's application or statement of assurances		
submitted under this part.		
-	§303.102 State conformity with Part C of the	
	Act.	
	Each State that receives funds under Part C of the	
	Act must ensure that any State rules, regulations,	
	and policies relating to this part conform to the	
	purposes and requirements of this part.	
	§303.103 Abrogation of State sovereign	
	immunity.	
	(a) General. A State is not immune under the 11 <sup>th</sup>	
	amendment of the Constitution of the United States	
	from suit in Federal court for a violation of Part C	
	of the Act.	
	(b) Remedies. In a suit against a State for a	
	violation of Part C of the Act, remedies (including	
	remedies both at law and in equity) are available	
	for such a violation to the same extent as those	
	remedies are available for such a violation in a suit	
	against any public entity other than a State.	
	(c) Effective date. Paragraphs (a) and (b) of this	
	section apply with respect to violations that occur	
	in whole or part after October 30, 1990, the date of	
	enactment of the Education of the Handicapped	
	Act Amendments of 1990.	
	<u>§303.104 Acquisition of equipment and</u>	
	construction or alteration of facilities.	
	(a) General. If the Secretary determines that a	
	program authorized under Part C of the Act will be	
	improved by permitting program funds to be used	





SUBPART B- STATE APPLICATION FOR A GRANT AND REQUIREMENTS FOR A STATEWIDE SYSTEM		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.104 Acquisition of equipment and	
	construction or alteration of facilities.	
	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	
	(1) Appendix A of part 36 of title 28, Code of	
	Federal Regulations (commonly known as the	
	"Americans with Disabilities Act Accessibility	
	Guidelines 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").	
	<b>§303.105 Positive efforts to employ and advance</b>	
	qualified individuals with disabilities.	
	Each recipient of assistance under Part C of the Act	
	must make positive efforts to employ and advance	
	in employment, qualified individuals with	
	disabilities in programs assisted under Part C of the	
	Act.	
§ 303.110 General requirements and timelines	NOTE: This regulation now appears under	
for public participation.	Subpart C <u>§303.208 Public participation policies</u>	
(a)Before submitting to the Secretary its	and procedures.	
application under this part, and before adopting a		
new or revised policy that is not in its current		
application, a State shall—		
(1) Publish the application or policy in a manner		
that will ensure circulation throughout the State for		
at least a 60-day period, with an opportunity for		
comment on the application or policy for at least 30		





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SUBPART B- STATE APPLIC	ATION FOR A GRANT AND REQUIREMENTS I	FOR A STATEWIDE SYSTEM
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§ 303.110 General requirements and timelines		;~~~;~~~
for public participation.		
days during that period;		
(2) Hold public hearings on the application or		
policy during the 60-day period required in		
paragraph $(a)(1)$ of this section; and		
(3) Provide adequate notice of the hearings		
required in paragraph (a)(2) of this section at least		
30 days before the dates that the hearings are		
conducted.		
(b) A State may request the Secretary to waive		
compliance with the timelines in paragraph (a) of		
this section.		
The Secretary grants the request if the State		
demonstrates that—		
(1) There are circumstances that would warrant		
such an exception; and		
(2) The timelines that will be followed provide an		
adequate opportunity for public participation and		
comment.		
§ 303.111 Notice of public hearings and	NOTE: This regulation now appears under	
opportunity to comment.	Subpart C §303.208 Public participation policies	
The notice required in § 303.110(a)(3) must—	and procedures.	
(a)Be published in newspapers or announced in		
other media, or both, with coverage adequate to		
notify the general public, including individuals		
with disabilities and parents of infants and toddlers		
with disabilities, throughout the State about the		
hearings and opportunity to comment on the		
application or policy; and		
(b) Be in sufficient detail to inform the public		
about—		
(1) The purpose and scope of the State application		
or policy, and its relationship to part C of the Act;		
(2) The length of the comment period and the date,		





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SUBPART B- STATE APPLIC	ATION FOR A GRANT AND REQUIREMENTS I	FOR A STATEWIDE SYSTEM
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§ 303.111 Notice of public hearings and		
opportunity to comment.		
time, and location of each hearing; and		
(3) The procedures for providing oral comments or		
submitting written comments.		
<u>§ 303.112 Public hearings.</u>	NOTE: This regulation now appears under	
Each State shall hold public hearings in a sufficient	Subpart C §303.208 Public participation policies	
number and at times and places that afford	and procedures.	
interested parties throughout the State a reasonable		
opportunity to participate.		
§ 303.113 Reviewing public comments received.	NOTE: This regulation now appears under	
(a) Review of comments. Before adopting its	Subpart C §303.208 Public participation policies	
application, and before the adoption of a new or	and procedures.	
revised policy not in the application, the lead		
agency shall—		
(1) Review and consider all public comments; and		
(2) Make any modifications it deems necessary in		
the application or policy.		
(b) Submission to the Secretary. In submitting the		
State's application or policy to the Secretary, the		
lead agency shall include copies of news releases,		
advertisements, and announcements used to		
provide notice to the general public, including		
individuals with disabilities and parents of infants		
and toddlers with disabilities.		
<u>§ 303.120 General.</u>	NOTE: This regulation now appears under	
(a)A State's statement of assurances must contain	Subpart C <u>§303.200 State application and</u>	
the information required in §§ 303.121 through	assurances.	
303.128.		
(b) Unless otherwise required by the Secretary, the		
statement is submitted only once, and remains in		
effect throughout the term of a State's participation		
under this part.		
(c) A State may submit a revised statement of		







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§ 303.120 General.		<b>v v</b>
assurances if the statement is consistent with the		
requirements in §§ 303.121 through 303.128.		
§ 303.121 Reports and records.	NOTE: This regulation now appears under	
The statement must provide for—	Subpart C §303.224 Reports and records.	
(a) Making reports in such form and containing		
such information as the Secretary may require; and		
(b) Keeping such records and affording such access		
to those records as the Secretary may find		
necessary to assure compliance with the		
requirements of this part, the correctness and		
verification of reports, and the proper disbursement		
of funds provided under this part.		
§ 303.122 Control of funds and property.	NOTE: This regulation now appears under	
The statement must provide assurance satisfactory	Subpart C §303.223 Control of funds and	
to the Secretary that—	property.	
(a) The control of funds provided under this part,		
and title to property acquired with those funds, will		
be in a public agency for the uses and purposes		
provided in this part; and		
(b) A public agency will administer the funds and		
property.		
§ 303.123 Prohibition against commingling.	NOTE: This regulation now appears under	
The statement must include an assurance	Subpart C §303.225 Prohibition against	
satisfactory to the Secretary that funds made	supplanting; indirect costs.	
available under this part will not be commingled		
with State funds.		
§ 303.123 Prohibition against commingling.		
NOTE: As used in this part, commingle means		
depositing or recording funds in a general account		
without the ability to identify each specific source		
of funds for any expenditure. Under that general		
definition, it is clear that commingling is prohibited		
However, to the extent that the funds from each of		

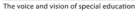




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§ 303.123 Prohibition against commingling.		
a series of Federal, State, local, and private funding		
sources can be identified— with a clear audit trail		
for each source—it is appropriate for those funds to		
be consolidated for carrying out a common		
purpose. In fact, a State may find it essential to set		
out a funding plan that incorporates, and accounts		
for, all sources of funds that can be targeted on a		
given activity or function related to the State's		
early intervention program. Thus, the assurance in		
this section is satisfied by the use of an accounting		
system that includes an "audit trail" of the		
expenditure of funds awarded under this part.		
Separate bank accounts are not required.		
§ 303.124 Prohibition against supplanting.	NOTE: This regulation now appears under	
(a) The statement must include an assurance	Subpart C <u>§303.225 Prohibition against</u>	
satisfactory to the Secretary that Federal funds	supplanting; indirect costs.	
made available under this part will be used to		
supplement the level of State and local funds		
expended for children eligible under this part and		
their families and in no case to supplant those State		
and local funds.		
(b) To meet the requirement in paragraph (a) of this		
section, the total amount of State and local		
funds budgeted for expenditures in the current		
fiscal year for early intervention services for		
children		
eligible under this part and their families must be at		
least equal to the total amount of State and loca		
funds actually expended for early intervention		
services for these children and their families in the		
most recent preceding fiscal year for which the		
information is available. Allowance may be made		
for—		
(1) Decreases in the number of children who are		







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§ 303.124 Prohibition against supplanting.		
eligible to receive early intervention services under		
this part; and		
(2) Unusually large amounts of funds expended for		
such long-term purposes as the acquisition of		
equipment and the construction of facilities.		
§ 303.125 Fiscal control.	NOTE: This regulation now appears under	
The statement must provide assurance satisfactory	Subpart C <u>§303.226 Fiscal control.</u>	
to the Secretary that such fiscal control and fund	·	
accounting procedures will be adopted as may be		
necessary to assure proper disbursement of, and		
accounting for, Federal funds paid under this part.		
§ 303.126 Payor of last resort.	NOTE: This regulation now appears under	
The statement must include an assurance	Subpart C §303.222 Payor of last resort.	
satisfactory to the Secretary that the State will		
comply with the provisions in § 303.527, including		
the requirements on—		
(a) Nonsubstitution of funds; and		
(b) Non-reduction of other benefits.		
§ 303.127 Assurance regarding expenditure of	NOTE: This regulation now appears under	
<u>funds.</u>	Subpart C <u>§303.221 Expenditure of funds.</u>	
The statement must include an assurance		
satisfactory to the Secretary that the funds paid to		
the State under this part will be expended in		
accordance with the provisions of this part,		
including the requirements in § 303.3.		
§ 303.128 Traditionally underserved groups.	NOTE: This regulation now appears under	
The statement must include an assurance	Subpart C <u>§303.227 Traditionally underserved</u>	
satisfactory to the Secretary that policies and	groups.	
practices have been adopted to ensure—		
(a)That traditionally underserved groups, including		
minority, low-income, and rural families, are		
meaningfully involved in the planning and		
implementation of all the requirements of this part;		





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	§303.101 State eligibilityrequirements for a	Thatysis of comments and changes
	grant under this part.	
	State application requirements in §§303.200	
	through 303.212; and	
	(2) Assurances that the State also meets the	
	requirements in §§303.221 through 303.227.	
	(c) Approval before implementation. The State	
	must obtain approval by the Secretary before	
	implementing any policy or procedure required to	
	be submitted as part of the State's application in	
	<b>§§303.203, 303.204, 303.206, 303.207, 303.208,</b>	
	303.209, and 303.211.	
§ 303.141 Information about the Council.	§303.125 State interagency coordinating council.	
Each application must include information	Each system must include a State Interagency	
demonstrating that the State has established a State	Coordinating Council (Council) that meets the	
Interagency Coordinating Council that meets the	requirements of subpart G of this part.	
requirements of subpart G of this part.		
<u>§ 303.142 Designation of lead agency.</u>	NOTE: This regulation now appears under	
Each application must include a designation of the	Subpart C <u>§303.201 Designation of lead agency.</u>	
lead agency in the State that will be responsible for		
the administration of funds provided under this		
part. § 303.143 Designation regarding financial	NOTE: This regulation now appears under	
<u>s 505.145 Designation regarding financial</u> responsibility.	Subpart C §303.202 Certification regarding	
Each application must include a designation by the	financial responsibility.	
State of an individual or entity responsible for	<u>Imanciai responsionity.</u>	
assigning financial responsibility among		
appropriate agencies.		
§ 303.144 Assurance regarding use of funds.	NOTE: This regulation now appears under	
Each application must include an assurance that	Subpart C §303.220 Assurances satisfactory to	
funds received under this part will be used to assist	the Secretary.	
the State to maintain and implement the statewide		
system required under subparts D through F of this		
part.		







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§ 303.145 (a) Description of use of funds.	NOTE: This regulation now appears under	
(a) General. Each application must include a	Subpart C §303.205 Description of use of funds.	
description of how a State proposes to use its funds		
under this part for the fiscal year or years covered		
by the application. The description must be		
presented separately for the lead agency and the		
Council, and include the information required in		
paragraphs (b) through (e) of this section.		
§ 303.145 Description of use of funds.	NOTE: This regulation now appears under	
(b) Administrative positions. Each application	Subpart C §303.205 Description of use of funds.	
must include—		
(1) A list of administrative positions, with salaries,		
and a description of the duties for each person		
whose salary is paid in whole or in part with funds		
awarded under this part; and		
(2) For each position, the percentage of salary paid		
with those funds.		
§ 303.145 Description of use of funds.	NOTE: This regulation now appears under	
(c) Maintenance and implementation activities.	Subpart C §303.205 Description of use of funds.	
Each application must include—		
(1) A description of the nature and scope of each		
major activity to be carried out under this part in		
maintaining and implementing the statewide		
system of early intervention services; and		
(2) The approximate amount of funds to be spent		
for each activity.		
§ 303.145 Description of use of funds.	NOTE: This regulation now appears under	
(d) Direct services.	Subpart C §303.205 Description of use of funds.	
(1) Each application must include a description of		
any direct services that the State expects to provide		
to eligible children and their families with funds		
under this part, including a description of any		
services provided to at-risk infants and toddlers as		
defined in § 303.16(b), and their families,		







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§ 303.145 Description of use of funds.		
consistent with §§ 303.521 and 303.527.		
(2) The description must include information about		
each type of service to be provided, including—		
(i) A summary of the methods to be used to provide		
the service (e.g., contracts or other arrangements		
with specified public or private organizations); and		
(ii) The approximate amount of funds under this		
part to be used for the service.		
§ 303.145 Description of use of funds.	NOTE: This regulation now appears under	
(e) At-risk infants and toddlers. For any State that	Subpart C §303.501 Permissive use of funds by	
does not provide direct services for at-risk infants	the lead agency.	
and toddlers described in paragraph (d)(1) of this		
section, but chooses to use funds as described in		
§ 303.3(e), each application must include a		
description of how those funds will be used.		
§ 303.145 Description of use of funds.	NOTE: This regulation now appears under	
(f) Activities by other agencies. If other agencies	Subpart C <u>§303.501 Permissive use of funds by</u>	
are to receive funds under this part, the application	lead agency.	
must include—		
(1) The name of each agency expected to receive		
funds;		
(2) The approximate amount of funds each agency		
will receive; and		
(3) A summary of the purposes for which the funds		
will be used.		
§ 303.146 Information about public	NOTE: This regulation now appears under	
participation.	Subpart C §303.208 Public participation policies	
Each application must include the information on	and procedures.	
public participation that is required in §303.113(b).		
§ 303.147 Services to all geographic areas.	NOTE: This regulation now appears under	
Each application must include a description of the	Subpart C <u>§303.207 Availability of resources.</u>	
procedure used to ensure that resources are made		







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<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§ 303.147 Services to all geographic areas.		Analysis of Comments and Changes
available under this part for all geographic areas		
within the State.		
§ 303.148 Transition to preschool programs.	NOTE: This regulation now appears under	
Each application must include a description of the	Subpart C §303.209 Transition to preschool and	
policies and procedures to be used to ensure a	other programs.	
smooth transition for children receiving early	other programs.	
intervention services under this part to preschool or		
other appropriate services, including—		
(a) A description of how the families will be		
included in the transition plans;		
(b) A description of how the lead agency under this		
part will—		
(1) Notify the local educational agency for the area		
in which the child resides that the child will shortly		
reach the age of eligibility for preschool services		
under Part B of the Act, as determined in		
accordance with State law;		
(2)(i) In the case of a child who may be eligible for		
preschool services under Part B of the Act, with the		
approval of the family of the child, convene a		
conference among the lead agency, the family, and		
the local educational agency at least 90 days, and at		
the discretion of the parties, up to 6 months, before		
the child is eligible for the preschool services, to		
discuss any services that the child may receive; or		
(ii) In the case of a child who may not be eligible		
for preschool services under Part B of the Act, with		
the approval of the family, make reasonable efforts		
to convene a conference among the lead agency,		
the family, and providers of other appropriate		
services for children who are not eligible for		
preschool services under Part B, to discuss the		
appropriate services that the child may receive;		
(3) Review the child's program options for the		





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§ 303.148 Transition to preschool programs.		
period from the child's third birthday through the		
remainder of the school year; and (4) Establish a		
transition plan; and		
(c) If the State educational agency, which is		
responsible for administering preschool programs		
under part B of the Act, is not the lead agency		
under this part, an interagency agreement between		
the two agencies to ensure coordination on		
transition matters.		
§ 303.148 Transition to preschool programs.		
NOTE: Among the matters that should be		
considered in developing policies and procedures		
to ensure a smooth transition of children from one		
program to the other are the following:		
· The financial responsibilities of all appropriate		
agencies.		
$\cdot$ The responsibility for performing evaluations of		
children.		
$\cdot$ The development and implementation of an		
individualized education program ("IEP") or an		
individualized family service plan ("IFSP") for		
each child, consistent with the requirements of law		
(see § 303.344(h) and sections 612(a)(9) of the		
Act).		
$\cdot$ The coordination of communication between		
agencies and the child's family.		
$\cdot$ The mechanisms to ensure the uninterrupted		
provision of appropriate services to the child.		
§ 303.160 Minimum components of a statewide	§303.110 Minimum components of a statewide	
<u>system.</u>	system.	
Each application must address the minimum	Each statewide system (system) must include, at a	
components of a statewide system of coordinated,	minimum, the components described in §303.111	
comprehensive, multidisciplinary, interagency	through §303.126.	





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<u>§ 303.160 Minimum components of a statewide</u>	§303.112 Availability of early intervention	
system.	services.	
programs providing appropriate early intervention	Each system must include a State policy that is in	
services to all infants and toddlers with disabilities	effect and that ensures that appropriate early	
and their families, including Indian infants and	intervention services are based on scientifically	
toddlers with disabilities and their families residing	based research, to the extent practicable, and are	
on a reservation geographically located in the State.	available to all infants and toddlers with disabilities	
The minimum components of a statewide system	and their families, including	
are described in §§303.161 through 303.176.	(a) Indian infants and toddlers with disabilities and	
	their families residing on a reservation	
	geographically located in the State; and	
	(b) Infants and toddlers with disabilities who are	
	homeless children and their families.	
§ 303.161 State definition of developmental	§303.111 State definition of developmental	
delay.	delay.	
Each application must include the State's definition	Each system must include the State's rigorous	
of "developmental delay," as described in	definition of developmental delay, consistent with	
§303.300.	\$ 303.10 and 303.203(c), that will be used by the	
	State in carrying out programs under Part C of the	
	Act in order to appropriately identify infants and	
	toddlers with disabilities who are in need of	
	services under Part C of the Act. The definition	
	must	
	(a) Describe, for each of the areas listed in	
	§303.21(a)(1), the evaluation and assessment	
	procedures, consistent with §303.321, that will be	
	used to measure a child's development; and	
	(b) Specify the level of developmental delay in	
	functioning or other comparable criteria that	
	constitute a developmental delay in one or more of	
	the developmental areas identified in	
	§303.21(a)(1).	
	······································	





1999 Part C Regulations2011 Part C RegulationsU.S. Department of Education Selected Analysis of Comments and Changes\$ 303.162 Central directory. Each application must include information and assurances demonstrating to the satisfaction of the Sceretary that the State has developed a central directory of information that meets the requirements in \$ 303.301.\$303.101 Central directory. Each system must include a central directory that is accessible to the general public (i.e., through the lead agency's Web site and other appropriate means) and includes accurate, up-to-date information about (a) Public and private early intervention services, resources, and experts available in the State; resources, and experts available in the State; (b) Professional and other groups (including parent support, and training and information enduret the Act) that provide assistance to infants and toddlers with disabilities; eligible under the Act) that provide assistance to infants and toddlers with disabilities; eligible under the Act) that provide assistance to infants and toddlers with disabilities; and (c) Research and demonstration projects being conducted in the State relating to infants and toddlers with disabilities; and (b) Provises information to parents of infants and toddlers with disabilities; and (b) Provise information to parents of infants and toddlers with disabilities; and (b) Provise information to parents of infants and toddlers with disabilities; and (b) Provise information to parents of infants and toddlers with disabilities; and (b) Provise information to parents of infants and toddlers with disabilities; and (b) Provise information to parents of infants and toddlers with disabilities; and (b) Provise information to parents of infants and toddlers with disabilities; and (b) Provises and proce	SUBPART B- STATE APPLIC	ATION FOR A GRANT AND REQUIREMENTS I	FOR A STATEWIDE SYSTEM
§ 303.162 Central directory.         Each application must include information and directory of information that meets the requirements in § 303.301.       § 303.117 Central directory.         Each application must include information and directory of information that meets the requirements in § 303.301.       § 303.101.         Support the satisfaction of the second of the se	1999 Part C Regulations	2011 Part C Regulations	
Each application must include information and assurances demonstrating to the satisfaction of the Secretary that the State has developed a central directory of information that meets the requirements in § 303.301.Each system must include a central directory that is accessible to the general public (i.e., through the lead agency's Web site and other appropriate means) and includes accurate, up-to-date information about (a) Public and private early intervention services, resources, and experts available in the State; (b) Professional and other groups (including parent support, and training and information centers, such as those funded under the Act) that provide as sistance to infants and toddlers with disabilities, eligible under Part C of the Act and their families; and (c) Research and demonstration projects being conducted in the State relating to infants and todlers with disabilities.\$303.164 Public awareness program. Each application must include information and assurances demonstrating to the satisfaction of the Secretary that the State has established a public awareness program that meets the requirements in \$303.301.\$303.116 Public awareness program. Each application must include a public avareness program that meets the requirements in \$303.301.\$303.165 Comprehensive child find system. Each application must include— (a) The optices and procedures required in \$303.301.\$303.115 Comprehensive child find system. Each application must include— Bach system must include a comprehensive child find system. Each application must include— (b) Information demonstrating that the requirements on coordination in \$303.301(c) are\$303.102 S303.102 and 303.303.(b) Information demonstrating that the requirements on coordination in \$303.302.(c) are\$303.302 S30			Analysis of Comments and Changes
assurances demonstrating to the satisfaction of the Secretary that the State has developed a central directory of information that meets the requirements in § 303.301.       accessible to the general public (i.e., through the lead agency's Web site and other appropriate means) and includes accurate, up-to-date information about			
Secretary that the State has developed a central directory of information that meets the requirements in § 303.301.lead agency's Web site and other appropriate means) and includes accurate, up-to-date information about (a) Public and private early intervention services, resources, and experts available in the State; (b) Professional and other groups (including parent support, and training and information centers, such as sistance to infants and toddlers with disabilities eligible under Part C of the Act and their families; and (c) Research and demonstration projects being conducted in the State relating to infants and toddlers with disabilities.\$303.164 Public awareness program. Each application must include information and assurances demonstrating to the satisfaction of the Socretary that the State has established a public awareness program that meets the requirements in 			
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requirements in § 303.301.(a) Public and private early intervention services, resources, and experts available in the State; (b) Professional and other groups (including parent support, and training and information centers, such as those funded under the Act) that provide assistance to infants and toddlers with disabilities eligible under Part C of the Act and their families; and (c) Research and demonstration projects being conducted in the State relating to infants and toddlers with disabilities\$303.164 Public awareness program. Each application must include information and assurances demonstrating to the satisfaction of the Sceretary that the State has established a public awareness program that meets the requirements in § 303.320.\$303.116 Public awareness program. Each application must include information and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (c) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (c) Provides information to parents of infants and toddlers with disabilities and (c) Provides information to parents of infants and toddlers with addlers with addler system. Each application must include— (a) The policies and procedures required in § 303.321(b); (b) Information demonstrating that the requirements on coordination in § 303.321(c) are\$303.115 Comprehensive child find system that meets the requirements in § 303.302 and 303.303. <td></td> <td></td> <td></td>			
(a) Public and private early intervention services, resources, and experts available in the State; (b) Professional and other groups (including parent support, and training and information centers, such 			
resources, and experts available in the State; (b) Professional and other groups (including parent support, and training and information centers, such as those funded under the Act) that provide assistance to infants and toddlers with disabilities eligible under Part C of the Act and their families; and (c) Research and demonstration projects being conducted in the State relating to infants and toddlers with disabilities.§ 303.164 Public awareness program. Each application must include information and assurances demonstrating to the satisfaction of the Secretary that the State has established a public awareness program that meets the requirements in § 303.320.§ 303.116 Public awareness program. Each system must include a public awareness on the carly identification of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (c) Provides information to parents of infants and toddlers with gao3.301.§ 303.115 Comprehensive child find system. Each system must include— (a) The policies and procedures required in § 303.321(b); (b) Information demonstrating that the requirements on coordination in § 303.321(c) are§ 303.302 (c) are	requirements in § 505.501.		
(b) Professional and other groups (including parent support, and training and information centers, such as those funded under the Act) that provide assistance to infants and toddlers with disabilities eligible under Part C of the Act and their families; and (c) Research and demonstration projects being conducted in the State relating to infants and toddlers with disabilities.§ 303.164 Public awareness program. Each application must include information and assurances demonstrating to the satisfaction of the Secretary that the State has established a public awareness program that meets the requirements in § 303.320.§ 303.116 Public awareness program that (a) Focuses on the early identification of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers through primary referral sources in accordance with §303.301.§ 303.115 Comprehensive child find system. Each application must include (b) Information demonstrating that the requirements on coordination in § 303.321(c) areSource and the source and and other groups (including parent system must include a comprehensive child find system must include a comprehensive child find system.			
support, and training and information centers, such as those funded under the Act) that provide assistance to infants and toddlers with disabilities eligible under Part C of the Act and their families; and (c) Research and demonstration projects being conducted in the State relating to infants and toddlers with disabilities.§ 303.164 Public awareness program. Each application must include information and assurances demonstrating to the satisfaction of the Secretary that the State has established a public awareness program that meets the requirements in § 303.320.§ 303.116 Public awareness program. Each system must include a public awareness program that (a) Focuses on the early identification of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with disabilities; and (b) Provides information to parents of infants and toddlers with § 303.301.§ 303.165 Comprehensive child find system. Each application must include— (a) The policies and procedures required in § 303.3115 Comprehensive child find system. Each system must include a comprehensive child find system that meets the requirements in § \$303.302 and 303.303.§ \$303.312(b); (b) Information demonstrating that the requirements on coordination in § 303.321(c) are\$303.321(c) are			
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<ul> <li>§ 303.320.</li> <li>(b) Provides information to parents of infants and toddlers through primary referral sources in accordance with §303.301.</li> <li>§ 303.165 Comprehensive child find system.</li> <li>Each application must include—         <ul> <li>(a) The policies and procedures required in § 303.321(b);</li> <li>(b) Information demonstrating that the requirements on coordination in § 303.321(c) are</li> </ul> </li> </ul>			
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(b) Information demonstrating that the requirements on coordination in § 303.321(c) are		•	
requirements on coordination in § 303.321(c) are		\$\$305.302 and 303.303.	
	•		
(c) The referral procedures required in §			
303.321(d), and either—			







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SUBPART B- STATE APPLICATION FOR A GRANT AND REQUIREMENTS FOR A STATEWIDE SYSTEM		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
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303.165 Comprehensive child find system.		
1) A description of how the referral sources are		
nformed about the procedures; or		
2) A copy of any memorandum or other document		
used by the lead agency to transmit the procedures		
o the referral sources; and		
d) The timelines in § 303.321(e).		
303.166 Evaluation, assessment, and	§303.113 Evaluation, assessment, and	
nondiscriminatory procedures.	nondiscriminatory procedures.	
Each application must include information to	(a) Subject to paragraph (b) of this section, each	
lemonstrate that the requirements in §§ 303.322	system must ensure the performance of	
and 303.323 are met.	(1)A timely, comprehensive, multidisciplinary	
	evaluation of the functioning of each infant or	
	toddler with a disability in the State; and (2) A	
	family-directed identification of the needs of the	
	family of the infant or toddler to assist	
	appropriately in the development of the infant or	
	toddler.	
	(b) The evaluation and family-directed	
	identification required in paragraph (a) of this	
	section must meet the requirements of §303.321.	
303.167 Individualized family service plans.	§303.114 Individualized family service plan	
Each application must include—	<u>(IFSP).</u>	
a) An assurance that a current IFSP is in effect and	Each system must ensure, for each infant or toddler	
mplemented for each eligible child and the child's	with a disability and his or her family in the State,	
amily;	that an IFSP, as defined in §303.20, is developed	
b) Information demonstrating that—	and implemented that meets the requirements of	
1) The State's procedures for developing,	§§303.340 through 303.345, and that includes	
eviewing, and evaluating IFSPs are consistent	service coordination services, as defined in	
vith the requirements in §§ 303.340, 303.342,	§303.34.	
303.343 and 303.345; and		
2) The content of IFSPs used in the State is		
consistent with the requirements in § 303.344; and		





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<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
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§ 303.167 Individualized family service plans.	§303.126 Early intervention services in natural	
(c) Policies and procedures to ensure that—	environments.	
(1) To the maximum extent appropriate, early	Each system must include policies and procedures	
intervention services are provided in natural	to ensure, consistent with §§303.13(a)(8) (early	
environments; and	intervention services), 303.26 (natural	
(2) The provision of early intervention services for	environments), and 303.344(d)(1)(ii) (content of an	
any infant or toddler occurs in a setting other than a	IFSP), that early intervention services for infants	
natural environment only if early intervention	and toddlers with disabilities are provided	
cannot be achieved satisfactorily for the infant or	(a) To the maximum extent appropriate, in natural	
toddler in a natural environment.	environments; and	
	(b) In settings other than the natural environment	
	that are most appropriate, as determined by the	
	parent and the IFSP Team, only when early	
	intervention services cannot be achieved	
	satisfactorily in a natural environment.	
§ 303.168 Comprehensive system of personnel	<u>§303.118 Comprehensive system of personnel</u>	
development (CSPD).	development (CSPD).	
Each application must include information to show	Each system must include a comprehensive system	
that the requirements in § 303.360(b) are met.	of personnel development, including the training of	
	paraprofessionals and the training of primary	
	referral sources with respect to the basic components of early intervention services available	
	in the State. A comprehensive system of personnel	
	development	
	(a) Must include	
	(1) Training personnel to implement innovative	
	strategies and activities for the recruitment and	
	retention of EIS providers;	
	(2) Promoting the preparation of EIS providers	
	who are fully and appropriately qualified to	
	provide early intervention services under this part;	
	and (3) Training personnel to coordinate transition	
	services for infants and toddlers with disabilities	
	who are transitioning from an early intervention	
	service program under Part C of the Act to a	





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.118 Comprehensive system of personnel	
	development (CSPD).	
	preschool program under section 619 of the Act,	
	Head Start, Early Head Start, an elementary school	
	program under Part B of the Act, or another	
	appropriate program.	
	(b) May include	
	(1) Training personnel to work in rural and inner-	
	city areas;	
	(2) Training personnel in the emotional and social	
	development of young children; and	
	(3) Training personnel to support families in	
	participating fully in the development and	
	implementation of the child's IFSP; and	
	(4) Training personnel who provide services under	
	this part using standards that are consistent with	
	early learning personnel development standards	
	funded under the State Advisory Council on Early	
	Childhood Education and Care established under	
	the Head Start Act, if applicable.	
§ 303.169 Personnel standards.	§303.119 Personnel standards.	
(a) Each application must include policies and	General. Each system must include policies and	
procedures that are consistent with the	procedures relating to the establishment and	
requirements in § 303.361.	maintenance of qualification standards to ensure	
	that personnel necessary to carry out the purposes	
	of this part are appropriately and adequately	
	prepared and trained.	
	(b) Qualification standards. The policies and	
	procedures required in paragraph (a) of this section	
	must provide for the establishment and	
	maintenance of qualification standards that are	
	consistent with any State approved	
	or State-recognized certification, licensing,	
	registration, or other comparable requirements that	
	apply to the profession, discipline, or area in which	
	apply to the profession, discipline, of area in which	





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<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
	2001 110 D L 4 L L	Analysis of Comments and Changes
	<u>§303.119 Personnel standards.</u>	
	personnel are providing early intervention services.	
	(c) Use of paraprofessionals and assistants.	
	Nothing in Part C of the Act may be construed to	
	prohibit the use of paraprofessionals and assistants	
	who are appropriately trained and supervised in	
	accordance with State law, regulation, or written	
	policy to assist in the provision of early	
	intervention services under Part C of the Act to	
	infants and toddlers with disabilities.	
	(d) Policy to address shortage of personnel. A State	
	may adopt a policy that includes making ongoing	
	good-faith efforts to recruit and hire appropriately	
	and adequately trained personnel to provide early	
	intervention services to infants and toddlers with	
	disabilities, including, in a geographic area of the	
	State where there is a shortage of such personnel,	
	the most qualified individuals available who are	
	making satisfactory progress toward completing	
	applicable course work necessary to meet the	
	standards described in paragraphs (a) and (b) of	
	this section.	
§ 303.170 Procedural safeguards.	§303.123 Procedural safeguards.	
Each application must include procedural	Each system must include procedural safeguards	
safeguards that—	that meet the requirements of subpart E of this part.	
(a) Are consistent with §§ 303.400 through		
303.406, 303.419 through 303.425 and 303.460;		
and		
(b) Incorporate either—		
(1) The due process procedures in 34 CFR 300.506		
through 300.512; or		
(2) The procedures that the State has developed to		
meet the requirements in §§ 303.419, 303.420(b)		
and 303.421 through 303.425.		





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SUBPART B- STATE APPLICATION FOR A GRANT AND REQUIREMENTS FOR A STATEWIDE SYSTEM		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§ 303.171 Supervision and monitoring of	§303.120 Lead agency role in supervision,	č V
programs.	monitoring, funding, interagency coordination,	
Each application must include information to show	and other responsibilities.	
that the requirements in § 303.501 are met.	Each system must include a single line of	
	responsibility in a lead agency designated or	
	established by the Governor that is responsible for	
	the following:	
	(a)(1) The general administration and supervision	
	of programs and activities administered by	
	agencies, institutions, organizations, and EIS	
	providers receiving assistance under Part C of the	
	Act.	
	(2) The monitoring of programs and activities used	
	by the State to carry out Part C of the Act (whether	
	or not the programs or activities are administered	
	by agencies, institutions, organizations, and EIS	
	providers that are receiving assistance under Part C	
	of the Act), to ensure that the State complies with	
	Part C of the Act, including	
	(i)Monitoring agencies, institutions, organizations, and EIS providers used by the State to carry out	
	Part C of the Act;	
	(ii) Enforcing any obligations imposed on those	
	agencies, institutions, organizations, and EIS	
	providers under Part C of the Act and these	
	regulations;	
	(iii) Providing technical assistance, if necessary,	
	to those agencies, institutions, organizations, and	
	EIS providers;	
	(iv) Correcting any noncompliance identified	
	through monitoring as soon as possible and in no	
	case later than one year after the lead agency's	
	identification of the noncompliance; and	
	(v) Conducting the activities in paragraphs (a)(2)(i)	
	through (a)(2)(iv) of this section, consistent with	





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	LICATION FOR A GRANT AND REQUIREMENTS	
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.120 Lead agency role in supervision,	
	monitoring, funding, interagency coordination,	
	and other responsibilities.	
	§§303.700 through 303.707, and any other	
	activities required by the State under those	
	sections.	
	<u>§303.120 Lead agency role in supervision,</u>	
	monitoring, funding, interagency coordination,	
	and other responsibilities.	
	(b) The identification and coordination of all	
	available resources for early intervention services	
	within the State, including those from Federal,	
	State, local, and private sources, consistent with	
	subpart F of this part.	
	<u>§303.120 Lead agency role in supervision,</u>	
	monitoring, funding, interagency coordination,	
	and other responsibilities.	
	(c) The assignment of financial responsibility in	
	accordance with Subpart F of this part.	
	<u>§303.120 Lead agency role in supervision,</u>	
	monitoring, funding, interagency coordination,	
	and other responsibilities.	
	(d) The development of procedures in accordance	
	with subpart F of this part to ensure that early	
	intervention services are provided to infants and	
	toddlers with disabilities and their families under	
	Part C of the Act in a timely manner, pending the	
	resolution of any disputes among public agencies	
	or EIS providers.	
	§303.120 Lead agency role in supervision,	
	monitoring, funding, interagency coordination,	
	and other responsibilities.	
	(e) The resolution of intra- and interagency	
	disputes in accordance with subpart F of this part.	





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SUBPART B- STATE APPLICATION FOR A GRANT AND REQUIREMENTS FOR A STATEWIDE SYSTEM			
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
	§303.120 Lead agency role in supervision,		
	monitoring, funding, interagency coordination,		
	and other responsibilities.		
	(f) The entry into formal interagency agreements or		
	other written methods of establishing financial		
	responsibility, consistent with §303.511, that define		
	the financial responsibility of each agency for		
	paying for early intervention services (consistent		
	with State law) and procedures for resolving		
	disputes and that include all additional components		
	necessary to ensure meaningful cooperation and		
	coordination as set forth in subpart F of this part.		
§ 303.172 Lead agency procedures for resolving	NOTE: This regulation now appears under		
<u>complaints</u> .	Subpart E <u>§§§</u> 303.432 Adoption of State		
Each application must include procedures that are	complaint procedures, 303.433 Minimum State		
consistent with the requirements in §§ 303.510	complaint procedures, and 303.434 Filing a		
through 303.512.	complaint.		
§ 303.173 Policies and procedures related to	§303.122 Reimbursement procedures.		
financial matters.	Each system must include procedures for securing		
Each application must include—	the timely reimbursement of funds used under Part		
(a)Funding policies that meet the requirements in	C of the Act, in accordance with subpart F of this		
§§ 303.520 and 303.521;	part.		
(b) Information about funding sources, as required			
in § 303.522;			
(c) Procedures to ensure the timely delivery of services, in accordance with § 303.525; and			
(d) A procedure related to the timely reimbursement of funds under this part, in			
accordance with §§ 303.527(b) and 303.528.			
§ 303.174 Interagency agreements; resolution	§303.120 Lead agency role in supervision,		
of individual disputes.	monitoring, funding, interagency coordination,		
Each application must include—	and other responsibilities.		
(a) A copy of each interagency agreement that has	(e) The resolution of intra- and interagency		
been developed under § 303.523; and	disputes in accordance with subpart F of this part.		





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SUBPART B- STATE APPLIC	ATION FOR A GRANT AND REQUIREMENTS I	FOR A STATEWIDE SYSTEM
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§ 303.174 Interagency agreements; resolution	§303.120 Lead agency role in supervision,	
<u>of individual disputes.</u>	monitoring, funding, interagency coordination,	
(b) Information to show that the requirements in	and other responsibilities.	
§ 303.524 are met.	(f) The entry into formal interagency agreements or	
	other written methods of establishing financial	
	responsibility, consistent with §303.511, that define	
	the financial responsibility of each agency for	
	paying for early intervention services (consistent	
	with State law) and procedures for resolving	
	disputes and that include all additional components	
	necessary to ensure meaningful cooperation and	
	coordination as set forth in subpart F of this part.	
§ 303.175 Policy for contracting or otherwise	§303.121 Policy for contracting or otherwise	
arranging for services.	arranging for services.	
Each application must include a policy that meets	Each system must include a policy pertaining to the	
the requirements in § 303.526.	contracting or making of other arrangements with	
	public or private individuals or agency service	
	providers to provide early intervention services in	
	the State, consistent with the provisions of Part C	
	of the Act, including the contents of the	
	application, and the conditions of the contract or	
	other arrangements. The policy must	
	(a) Include a requirement that all early intervention	
	services must meet State standards and be	
	consistent with the provisions of this part; and	
	(b) Be consistent with the Education Department	
	General Administrative Regulations in 34 CFR part	
	80.	
§ 303.176 Data collection.	<u>§303.124 Data collection.</u>	
Each application must include procedures that meet	(a) Each statewide system must include a system	
the requirements in § 303.540.	for compiling and reporting timely and accurate	
	data that meets the requirements in paragraph (b) of	
	this section and §§303.700 through 303.702 and	
	303.720 through 303.724.	





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SUBPART B- STATE APPLIC	ATION FOR A GRANT AND REQUIREMENTS I	
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	<u>§303.124 Data collection.</u>	
	(b) The data system required in paragraph (a) of	
	this section must include a description of the	
	process that the State uses, or will use, to compile	
	data on infants or toddlers with disabilities	
	receiving early intervention services under this	
	part, including a description of the State's sampling	
	methods, if sampling is used, for reporting the data	
	required by the Secretary under sections 616 and	
	618 of the Act and §§303.700 through 303.707 and	
	303.720 through 303.724.	
§ 303.180 Payments to the Secretary of the	NOTE: This regulation now appears under	
Interior for Indian tribes and tribal	Subpart C <u>§303.731 Payments to Indians.</u>	
organizations.		
(a) The Secretary makes payments to the Secretary		
of the Interior for the coordination of assistance in		
the provision of early intervention services by the		
States to infants and toddlers with disabilities and		
their families on reservations served by elementary		
and secondary schools for Indian children operated		
or funded by the Department of the Interior.		
(b)(1) The Secretary of the Interior shall distribute		
payments under this part to tribes or tribal		
organizations (as defined under section 4 of the		
Indian Self-Determination and Education		
Assistance Act), or combinations of those entities,		
in accordance with section 684(b) of the Act.		
(2) A tribe or tribal organization is eligible to		
receive a payment under this section if the tribe is		
on a reservation that is served by an elementary or		
secondary school operated or funded by the Bureau		
of Indian Affairs ("BIA").		
(c)(1) Within 90 days after the end of each fiscal		
year the Secretary of the Interior shall provide the		
Secretary with a report on the payments distributed		





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SUBPART B- STATE APPLICATION FOR A GRANT AND REQUIREMENTS FOR A STATEWIDE SYSTEM		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§ 303.180 Payments to the Secretary of the		
<b>Interior for Indian tribes and tribal</b>		
organizations.		
under this section.		
(2) The report must include—		
(i) The name of each tribe, tribal organization, or		
combination of those entities that received a		
payment for the fiscal year;		
(ii) The amount of each payment; and		
(iii) The date of each payment.		





# Subpart C – Procedures for Making Grants to States

# Individuals with Disabilities Education Act: Part C Early Intervention Program for Infants and Toddlers with Disabilities Final Regulations

This side-by-side comparison of the 2011 final regulations to the 1999 Part C regulations serves as a tool to assist readers in understanding the new regulations and preparing their own analysis related to Part C. Permission to copy is not required and distribution is encouraged. Please give credit to CEC/DEC/ITCA

SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES			
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
§303.200 Formula for State allocations.	NOTE: This regulation now appears under		
(a) For each fiscal year, from the aggregate amount	Subpart H <u>§303.732 (a) Formula for state</u>		
of funds available under this part for distribution to	allocations.		
the States, the Secretary allots to each State an			
amount that bears the same ratio to the aggregate			
amount as the number of infants and toddlers in the			
State bears to the number of infants and toddlers in			
all States.			
§303.200 Formula for State allocations.	NOTE: This regulation now appears under		
(b) For the purpose of allotting funds to the States	Subpart H <u>§303.732 (d) Formula for state</u>		
under paragraph (a) of this section—	allocations.		
(1) Aggregate amount means the amount available			
for distribution to the States after the Secretary			
determines the amount of payments to be made to			
the Secretary of the Interior under § 303.203 and to			
the jurisdictions under § 303.204;			
(2) Infants and toddlers means children from birth			
through age two in the general population, based			
on the most recent satisfactory data as determined			
by the Secretary; and			
(3) State means each of the 50 States, the District			
of Columbia, and the Commonwealth of Puerto			
Rico.			
§303.201 Distribution of allotments from non	NOTE: This regulation now appears under		
participating States.	Subpart H §303.733 Reallotment of funds.		
If a State elects not to receive its allotment, the			
Secretary reallots those funds among the remaining			
States, in accordance with § 303.200(a).			
§303.202 Minimum grant that a State may	NOTE: This regulation now appears under		
<u>receive.</u>	Subpart H §303.732(b) State allotments.		
No State receives less than 0.5 percent of the			
aggregate amount available under § 303.200 or			
\$500,000, whichever is greater.			





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES			
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
§ 303.203 Payments to the Secretary of the	NOTE: This regulation now appears under		
Interior.	Subpart H <u>§303.731 Payment to Indians.</u>		
The amount of the payment to the Secretary of the			
Interior under § 303.180 for any fiscal year is 1.25			
percent of the aggregate amount available to States			
after the Secretary determines the amount of			
payments to be made to the jurisdictions under			
§ 303.204.			
§303.204 Payments to the jurisdictions.	NOTE: This regulation now appears under		
(a) From the sums appropriated to carry out this	Subpart H <u>§303.730 Formula for state</u>		
part for any fiscal year, the Secretary may reserve	allocations.		
up to 1 percent for payments to the jurisdictions			
listed in § 303.2 in accordance with their respective			
needs.			
§303.204 Payments to the jurisdictions.	NOTE: This regulation now appears under		
(b) The provisions of Pub. L. 95–134, permitting	Subpart H <u>§303.730 Formula for state</u>		
the consolidation of grants to the outlying areas, do	allocations.		
not apply to funds provided under paragraph (a) of			
this section.			
§ 303.100 Conditions of assistance.	<b>§303.200 State application and assurances.</b>		
General Requirements	Each application must contain		
(a) In order to receive funds under this part for any	(a) The specific State application requirements		
fiscal year, a State must have	(including certifications, descriptions, methods,		
(1) An approved application that contains the	and policies and procedures) required in §§303.201		
information required in this part, including	through 303.212;		
(i) The information required in §§ 303.140 through			
303.148; and			
(ii) The information required in §§ 303.161 through			
303.176.			
§ 303.100 Conditions of assistance.	§303.200 State application and assurances.		
(2) The statement of assurance required under §§	(b) The assurances required in §§303.221 through		
303.120 through 303.128 on file with the Secretary.	303.227.		
<b>§303.142 Designation of lead agency.</b>	§303.201 Designation of lead agency.		
Each application must include a designation of the	Each application must include the name of the		





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES			
1999 Part C Regulations			
		Analysis of Comments and Changes	
§303.142 Designation of lead agency.	§303.201 Designation of lead agency.		
lead agency in the State that will be responsible for	State lead agency, as designated under §303.120,		
the administration of funds provided under this	that will be responsible for the administration of		
part.	funds provided under this part.		
§303.143 Designation regarding financial	§303.202 Certification regarding financial		
<u>responsibility.</u>	<u>responsibility</u> .		
Each application must include a designation by the	Each application must include a certification to the		
State of an individual or entity responsible for	Secretary that the arrangements to establish		
assigning financial responsibility among	financial responsibility for the provision of Part C		
appropriate agencies.	services among appropriate public agencies under		
	\$303.511 and the lead agency's contracts with EIS		
	providers regarding financial responsibility for the		
	provision of Part C services both meet the		
	requirements in subpart F of this part (§§303.500		
	through 303.521) and are current as of the date of submission of the certification.		
§303.140 General.	§303.203 Statewide system and description of		
A State's application under this part must contain	services.		
information and assurances demonstrating to the	Each application must include		
satisfaction of the Secretary that—	(a) A description of services to be provided under		
(a) The statewide system of early intervention	this part to infants and toddlers with disabilities and		
services required in this part is in effect; and	their families through the State's system;		
(b) A State policy is in effect that ensures that	aion families anough the state s system,		
appropriate early intervention services are available			
to all infants and toddlers with disabilities in the			
State and their families, including Indian infants			
and toddlers with disabilities and their families			
residing on a reservation geographically located in			
the State.			
§303.173 Policies and procedures related	§303.203 Statewide system and description of	The Department added an additional requirement	
<u>to financial matters.</u>	services.	for the application regarding "Policies or	
Each application must include—	(b) The State's policies and procedures regarding	procedures adopted by the State as its system of	
(a) Funding policies that meet the requirements	the identification and coordination of all available	payments that meet the requirements in §§303.510,	
in §§ 303.520 and 303.521;	resources within the State from Federal, State,	303.520 and 303.521 (regarding the use of public	
(b) Information about funding sources, as required	local, and private sources as required under subpart	insurance or benefits, private insurance, or family	





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES				
<b>1999 Part C Regulations</b>	1999 Part C Regulations2011 Part C RegulationsU.S. Department of Education Selected			
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§303.173 Policies and procedures related to	§303.203 Statewide system and description of	costs or fees)".		
<u>financial matters.</u>	services.			
in § 303.522;	F of this part and including			
(c) Procedures to ensure the timely delivery of	(1) Policies or procedures adopted by the State as			
services, in accordance with § 303.525; and	its system of payments that meet the requirements			
(d) A procedure related to the timely	in §§303.510, 303.520 and 303.521 (regarding the			
reimbursement of funds under this part, in	use of public insurance or benefits, private			
accordance with §§ 303.527(b) and 303.528.	insurance, or family costs or fees); and			
	(2) Methods used by the State to implement the			
	requirements in §303.511(b)(2) and (b)(3);			
§303.161 State definition of developmental	§303.203 Statewide system and description of			
<u>delay.</u>	services.			
Each application must include the State's definition	(c) The State's rigorous definition of			
of "developmental delay," as described in §	developmental delay as required under §§303.10			
303.300.	and 303.111.			
§303.300 State eligibility criteria and	§303.204 Application's definition of at-risk			
procedures.	infants and toddlers and description of services.			
(c) If the State elects to include in its system	If the State provides services under this part to at-			
children who are at risk under § 303.16(b), the	risk infants and toddlers through the statewide			
State shall describe the criteria and procedures,	system, the application must include-			
including the use of informed clinical opinion, that	(a) The State's definition of at-risk infants and			
will be used to identify those children.	toddlers with disabilities who are eligible in the			
	State for services under Part C of the Act			
	(consistent with §§303.5 and 303.21(b));			
	§303.204 Application's definition of at-risk			
	infants and toddlers and description of services.			
	(b) A description of the early intervention services			
	provided under this part to at-risk infants and			
	toddlers with disabilities who meet the State's			
	definition described in paragraph (a) of this section.			
§303.145 Description of use of funds.	§303.205 Description of use of funds.			
(a)General. Each application must include a	(a) General. Each State application must include a			
description of how a State proposes to use its funds	description of the uses for funds under this part for			
under this part for the fiscal year or years covered	the fiscal year or years covered by the application.			





IDEA Part C Side-By-Side Comparison October . SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES			
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
§303.145 Description of use of funds.	§303.205 Description of use of funds.		
by the application. The description must be	The description must be presented separately for		
presented separately for the lead agency and the	the lead agency and the Council and include the		
Council, and include the information required in	information required in paragraphs (b) through (e)		
paragraphs (b) through (e) of this section.	of this section.		
§303.145 Description of use of funds.	§303.205 Description of use of funds.		
(b) Administrative positions. Each application	(b) State administration funds including		
must include—	administrative positions. For lead agencies other		
(1) A list of administrative positions, with salaries,	than State educational agencies (SEAs), each		
and a description of the duties for each person	application must include the total		
whose salary is paid in whole or in part with funds	(1) Amount of funds retained by the lead agency		
awarded under this part; and	for administration purposes, including the amount		
(2) For each position, the percentage of salary paid	in paragraph (b)(2) of this section; and		
with those funds.	(2) Number of full-time equivalent administrative		
	positions to be used to implement Part C of the		
	Act, and the total amount of salaries (including		
	benefits) for those positions.		
§303.145 Description of use of funds.	§303.205 Description of use of funds.		
(c) Maintenance and implementation	(c) Maintenance and implementation activities.		
activities. Each application must include—	Each application must include a description of the		
(1) A description of the nature and	nature and scope of each major activity to be		
scope of each major activity to be carried out under	carried out under this part, consistent with		
this part in maintaining and implementing the	\$303.501, and the approximate amount of funds to		
statewide system of early intervention services; and	be spent for each activity.		
(2) The approximate amount of funds to be spent			
for each activity.			
§303.145 Description of use of funds.	§303.205 Description of use of funds.		
(d) Direct services. (1) Each application	(d) Direct services. Each application must include		
must include a description of any direct services	a description of any direct services that the State		
that the State expects to provide to eligible children	expects to provide to infants and toddlers with		
and their families with funds under this part,	disabilities and their families with funds under this		
including a description of any services provided to	part, consistent with §303.501, and the		
at-risk infants and toddlers as defined in	approximate amount of funds under this part to be		
§ 303.16(b), and their families, consistent with	used for the provision of each direct service.		
§§ 303.521 and 303.527.			





§303.145 Description of use of funds.       Analysis of Comments and Changes         (2) The description must include information about each type of service to be provided, including— <ul> <li>(i) A summary of the methods to be used to</li> </ul> Image: Comment include information about each type of service to be provided, including— <ul> <li>(i) A summary of the methods to be used to</li> <li>(i) A summary of the methods to be used to</li> </ul> Image: Comment include information about each type of service to be provided, including— <ul> <li>(i) A summary of the methods to be used to</li> <li>(i) A summary of the methods to be used to</li> <li>(i) A summary of the methods to be used to</li> </ul>	1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
§303.145 Description of use of funds.         (2) The description must include information about each type of service to be provided, including—         (i) A summary of the methods to be used to	1777 Fart C Regulations	2011 Fart C Regulations	-
<ul> <li>(2) The description must include information about each type of service to be provided, including—</li> <li>(i) A summary of the methods to be used to</li> </ul>	8303 145 Description of use of funds		Analysis of Comments and Changes
each type of service to be provided, including— (i) A summary of the methods to be used to			
(i) A summary of the methods to be used to			
provide the service (e.g. contracts or other	provide the service (e.g., contracts or other		
arrangements with specified public or private			
organizations);			
And (ii) The approximate amount of funds under			
this part to be used for the service.			
§303.145 Description of use of funds.       §303.205 Description of use of funds.	•	8303 205 Description of use of funds	
(f) Activities by other agencies. If other agencies (e) Activities by other public agencies. If other			
are to receive funds under this part, the application public agencies are to receive funds under this part,			
must include— the application must include			
(1) The name of each agency expected to receive (1) The name of each agency expected to receive			
funds;			
(2) The approximate amount of funds each agency (2) The approximate amount of funds each agency			
will receive; and will receive; and			
(3) A summary of the purposes for which the funds (3) A summary of the purposes for which the	(3) A summary of the purposes for which the funds	(3) A summary of the purposes for which the	
will be used.			
§303.206 Referral policies for specific children.		§303.206 Referral policies for specific children.	
Each application must include the State's policies		Each application must include the State's policies	
and procedures that require the referral for early		and procedures that require the referral for early	
intervention services under this part of specific		intervention services under this part of specific	
children under the age of three, as described in		children under the age of three, as described in	
§303.303(b).		§303.303(b).	
<b>§303.147 Services to all geographic areas. §303.207 Availability of resources.</b> The Department clarified that ""resources" to			
Each application must include a description Each application must include a description of the include not only services but also funding,			
of the procedure used to ensure that resources are procedure used by the State to ensure that resources personnel, and other materials. This regulatory	<b>A</b>		
made available under this part for all geographic are made available under this part for all provision ensures that resourcesnot just services		<b>^</b>	
areas within the State. geographic areas within the State. are available in all geographic areas within a	areas within the State.	geographic areas within the State.	
State."			
<b>§303.110 General requirements and timelines §303.208 Public participation policies and</b> The Department included language that requires			
for public participation.procedures.the state to ensure public participation for any new			
(a) Before submitting to the Secretary its (a) Application. At least 60 days prior to being or revised policy or procedure.	(a) Before submitting to the Secretary its	(a)Application. At least 60 days prior to being	or revised policy or procedure.

SUBPART C-PROCEDURES FOR MAKING GRANTS TO STATES





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
<b>§303.110 General requirements and timelines</b>	§303.208 Public participation policies and	
for public participation.	procedures.	
application under this part, and before adopting a	submitted to the Department, each application for	
new or revised policy that is not in its current	funds under this part (including any policies,	
application, a State shall—	procedures, descriptions, methods, certifications,	
(1) Publish the application or policy in a manner	assurances and other information required in the	
that will ensure circulation throughout the State for	application) must be published in a manner that	
at least a 60-day period, with an opportunity for	will ensure circulation throughout the State for at	
comment on the application or policy for at least 30	least a 60-day period, with an opportunity for	
days during that period;	public comment on the application for at least 30	
	days during that period.	
§303.110 General requirements and	§303.208 Public participation policies and	
timelines for public participation.	procedures.	
(2) Hold public hearings on the application	(b) State Policies and Procedures. Each	
or policy during the 60-day period required in	application must include a description of the	
paragraph $(a)(1)$ of this section; and	policies and procedures used by the State to ensure	
(3) Provide adequate notice of the hearings $(2)$ for $(2)$	that, before adopting any new policy or procedure	
required in paragraph (a) (2) of this section at least	(including any revision to an existing policy or	
30 days before the dates that the hearings are	procedure) needed to comply with Part C of the	
conducted.	Act and these regulations, the lead agency	
	(1) Holds public hearings on the new policy or	
	procedure (including any revision to an existing	
	<ul><li>policy or procedure);</li><li>(2) Provides notice of the hearings held in</li></ul>	
	(2) Provides notice of the heatings field in accordance with paragraph (b)(1) of this section at	
	least 30 days before the hearings are conducted to	
	enable public participation; and	
	(3) Provides an opportunity for the general public,	
	including individuals with disabilities, parents of	
	infants and toddlers with disabilities, EIS	
	providers, and the members of the Council, to	
	comment for at least 30 days on the new policy or	
	procedure (including any revision to an existing	
	policy or procedure) needed to comply with Part C	
	of the Act and these regulations.	
	of the Act and these regulations.	





SUBPA	RT C—PROCEDURES FOR MAKING GRANTS TO S	STATES
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§303.111 Notice of public hearings and	NOTE: This regulation now appears under	
opportunity to comment.	Subpart C <u>§303.208 Public participation policies</u>	
The notice required in § 303.110(a)(3) must—	and procedures.	
(a) Be published in newspapers or announced in		
other media, or both, with coverage adequate to		
notify the general public, including individuals		
with disabilities and parents of infants and toddlers		
with disabilities, throughout the State about the		
hearings and opportunity to comment on the		
application or policy; and		
(b) Be in sufficient detail to inform the public		
about—		
(1) The purpose and scope of the State application		
or policy, and its relationship to part C of the Act;		
(2) The length of the comment period and the date,		
time, and location of each hearing; and		
(3) The procedures for providing oral comments or submitting written comments.		
\$303.148 Transition to preschool programs.	§303.209 Transition to preschool and other	The Department clarified that "the transition
Each application must include a description	programs.	requirements in §303.209 apply to all infants and
of the policies and procedures to be used to ensure	(a) Application requirements. Each State must	toddlers under the age of three who are
a smooth transition for children receiving early	include the following in its application:	transitioning from the Part C program (as described
intervention services under this part to preschool	(1) A description of the policies and procedures it	in $303.211(b)$ (6) (i)) and that the transition
or other appropriate services, including—	will use to ensure a smooth transition for infants	requirements described in §303.211(b) (6) (ii)
(a) A description of how the families	and toddlers with disabilities under the age of three	apply to children age three and older who are
will be included in the transition plans;	and their families from receiving early intervention	transitioning from services provided pursuant to
	services under this part to	§303.211"
	(i) Preschool or other appropriate services (for	
	toddlers with disabilities); or	The Department also identified the need for intra-
	(ii) Exiting the program for infants and toddlers	agency agreements in order "to have clearly
	with disabilities.	defined transition coordination policies and
	(2) A description of how the State will meet each	procedures between the early intervention program
	of the requirements in paragraphs (b) through (f) of	under Part C of the Act and the preschool program
	this section.	under Part B of the Act, requiring an intra-agency
	(3)(i)(A) If the lead agency is not the SEA, an	agreement will be a useful tool to enhance





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.209 Transition to preschool and other	coordination and communication between the Part
	programs.	C and Part B preschool programs."
	interagency agreement between the lead agency	
	and the SEA; or	
	(B) If the lead agency is the SEA, an intra-agency	
	agreement between the program within that agency	
	that administers Part C of the Act and the program	
	within the agency that administers section 619 of	
	the Act.	
	(ii) To ensure a seamless transition between	
	services under this part and under Part B of the	
	Act, an interagency agreement under paragraph	
	(a)(3)(i)(A) of this section or an intra-agency	
	agreement under paragraph (a)(3)(i)(B) of this	
	section must address how the lead agency and the	
	SEA will meet the requirements of paragraphs (b)	
	through (f) of this section (including any policies	
	adopted by the lead agency under $303.401(d)$ and $300.202244(d)$ and $124.000000000000000000000000000000000000$	
	(e)), §303.344(h), and 34 CFR 300.101(b),	
	300.124, 300.321(f), and 300.323(b).	
	(4) Any policy the lead agency has adopted under \$303.401(d) and (e).	
§303.148 Transition to preschool programs.	<b>§303.209 Transition to preschool and other</b>	The Department revised this section to "require
(b) A description of how the lead agency under	programs.	that LEA notification occur no fewer than 90 days
this part will—	(b) Notification to the SEA and appropriate LEA.	prior to the toddler with a disability's third
(1) Notify the local educational agency for the area	(1) The State lead agency must ensure that	birthday. This "not fewer than 90 days" timeline
in which the child resides that the child will shortly	(i) Subject to paragraph (b)(2) of this section, not	for LEA notification aligns with the date by which:
reach the age of eligibility for preschool services	fewer than 90 days before the third birthday of the	(1) a transition conference must be conducted for a
under Part B of the Act, as determined in	toddler with a disability if that toddler may be	toddler with a disability who may be eligible for
accordance with State law;	eligible for preschool services under Part B of the	services under Part B of the Act (as required in
(2)(i) In the case of a child who may be eligible for	Act, the lead agency notifies the SEA and the LEA	section 637(a)(9)(A)(ii)(II) of the Act and
preschool services under Part B of the Act, with the	for the area in which the toddler resides that the	303.209(c)(1); and (2) a transition plan must be
approval of the family of the child, convene a	toddler on his or her third birthday will reach the	in place for all toddlers with disabilities (as
conference among the lead agency, the family, and	age of eligibility for services under Part B of the	required in §303.209(d)(2))."
the local educational agency at least 90 days, and at	Act, as determined in accordance with State law;	The Department clarified that "the LEA





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
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<b>§303.148 Transition to preschool programs.</b> the discretion of the parties, up to 6 months, before the child is eligible for the preschool services, to discuss any services that the child may receive; or (ii) In the case of a child who may not be eligible for preschool services under Part B of the Act, with the approval of the family, make reasonable efforts to convene a conference among the lead agency, the family, and providers of other appropriate services for children who are not eligible for preschool services under Part B, to discuss the appropriate services that the child may receive; (3) Review the child's program options for the period from the child's third birthday through the remainder of the school year; and	<ul> <li>§303.209 Transition to preschool and other programs.</li> <li>(ii) Subject to paragraph (b)(2) of this section, if the lead agency determines that the toddler is eligible for early intervention services under Part C of the Act more than 45 but less than 90 days before that toddler's third birthday and if that toddler may be eligible for preschool services under Part B of the Act, the lead agency, as soon as possible after determining the child's eligibility, notifies the SEA and the LEA for the area in which the toddler with a disability resides that the toddler on his or her third birthday will reach the age of eligibility for services under Part B of the Act, as determined in accordance with State law; or</li> <li>(iii) Subject to paragraph (b)(2) of this section, if a toddler is referred to the lead agency fewer than 45 days before that toddler's third birthday and that toddler may be eligible for preschool services under Part B of the Act, the lead agency, with parental consent required under §303.414, refers the toddler resides; but, the lead agency is not required to conduct an evaluation, assessment, or an initial IFSP meeting under these circumstances.</li> <li>(2) The State must ensure that the notification required under paragraphs (b) (1)(i) and (b)(1)(ii) of this section is consistent with any policy that the State has adopted, under §303.401(e), permitting a parent to object to disclosure of personally identifiable information.</li> </ul>	notification requirement applies only to toddlers with disabilities who may be eligible for preschool services under Part B of the Act and not to all toddlers with disabilities." The Department clarified that "if a child is referred to the lead agency fewer than 45 days before that child's third birthday, the lead agency is not required to conduct an evaluation, assessment or an initial IFSP meeting."
\$303.148 Transition to preschool programs.	<u>§303.209 Transition to preschool and other</u>	The Department clarified "that the transition
(c) If the State educational agency, which is	programs.	conference conducted under paragraph (c) of this
responsible for administering preschool programs	(c) Conference to discuss services. The State lead	section or the meeting to develop the transition



The voice and vision of special education



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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
8	C C	Analysis of Comments and Changes
§303.148 Transition to preschool programs.	§303.209 Transition to preschool and other	plan under paragraph (d) of this section (which
under part B of the Act, is not the lead agency	programs.	conference and meeting may be combined into one
under this part, an interagency agreement between	agency must ensure that	meeting) must meet the IFSP meeting and
the two agencies to ensure coordination on	(1) If a toddler with a disability may be eligible for	participant requirements in §§303.342(d) and (e)
transition matters.	preschool services under Part B of the Act, the lead	and 303.343(a).
	agency, with the approval of the family of the	
	toddler, convenes a conference, among the lead	
	agency, the family, and the LEA not fewer than 90	
	daysand, at the discretion of all parties, not more	
	than 9 monthsbefore the toddler's third birthday	
	to discuss any services the toddler may receive	
	under Part B of the Act; and.	
	(2) If the lead agency determines that a toddler	
	with a disability is not potentially eligible for	
	preschool services under Part B of the Act, the lead	
	agency, with the approval of the family of that	
	toddler, makes reasonable efforts to convene a	
	conference among the lead agency, the family, and	
	providers of other appropriate services for the	
	toddler to discuss appropriate services that the	
	toddler may receive.	
§303.148 Transition to preschool programs.	§303.209 Transition to preschool and other	The Department clarified "that if transition
(b)(2)(i) In the case of a child who may be eligible	programs.	planning occurs more than nine months prior to a
for preschool services under Part B of the Act, with	(d) Transition plan. The State lead agency must	toddler's third birthday, this planning may not
the approval of the family of the child, convene a	ensure that for all toddlers with disabilities	accurately reflect the needs of the child at the time
conference among the lead agency, the family, and	(1)(i) It reviews the program options for the	of transition. For this reason, the regulations only
the local educational agency at least 90 days, and at	toddler with a disability for the period from the	allow the parties to establish a transition plan for a
the discretion of the parties, up to 6 months, before	toddler's third birthday through the remainder of	child not earlier than nine months prior to the
the child is eligible for the preschool services, to	the school year; and	child's third birthday."
discuss any services that the child may receive; or	(ii) Each family of a toddler with a disability who	
(ii) In the case of a child who may not be eligible	is served under this part is included in the	Additionally, the Department indicated "that a
for preschool services under Part B of the Act, with	development of the transition plan required under	transition plan referred to in this section is actually
the approval of the family, make reasonable	this section and §303.344(h);	a part of an IFSP and not a separate document.
efforts to convene a conference among the lead	(2) It establishes a transition plan in the IFSP not	Consistent with section 636(a) of the Act, the IFSP
agency, the family, and providers of other	fewer than 90 daysand, at the discretion of all	





1999 Part C Regulations2011 Part C RegulationsU.S. Department of Education Selecter Analysis of Comments and Changes§303.148 Transition to preschool programs. appropriate services for children who are not eligible for preschool services under Part B, to discuss the appropriate services that the child may receive; (3) Review the child's program options for the period from the child's third birthday through the§303.209 Transition to preschool and other programs. parties, not more than 9 monthsbefore the toddler's third birthday; and (3) The transition plan in the IFSP includes, consistent with §303.344(h), as appropriate (i) Steps for the toddler with a disability and his orU.S. Department of Education Selecter Analysis of Comments and Changes	1999 Part C Regulations		
§303.148 Transition to preschool programs. appropriate services for children who are not eligible for preschool services under Part B, to discuss the appropriate services that the child may receive; (3) Review the child's program options for the§303.209 Transition to preschool and other programs. parties, not more than 9 monthsbefore the toddler's third birthday; and (3) The transition plan in the IFSP includes, consistent with §303.344(h), as appropriatemust include a description of the appropriate transition services for the infant or toddler."		2011 Part C Regulations	· · · · · · · · · · · · · · · · · · ·
appropriate services for children who are not eligible for preschool services under Part B, to discuss the appropriate services that the child may receive;programs. parties, not more than 9 monthsbefore the toddler's third birthday; and (3) Review the child's program options for thetransition services for the infant or toddler."			
eligible for preschool services under Part B, to discuss the appropriate services that the child may receive;parties, not more than 9 monthsbefore the toddler's third birthday; and (3) The transition plan in the IFSP includes, consistent with §303.344(h), as appropriate		§303.209 Transition to preschool and other	
discuss the appropriate services that the child may receive;toddler's third birthday; and (3) Review the child's program options for thetoddler's third birthday; and (3) The transition plan in the IFSP includes, consistent with §303.344(h), as appropriate			transition services for the infant or toddler."
may receive;(3) The transition plan in the IFSP includes, consistent with §303.344(h), as appropriate			
(3) Review the child's program options for the consistent with §303.344(h), as appropriate			
period from the child's third birthday through the (1) Steps for the toddler with a disability and his or			
remainder of the school year; and (4) Establish a transition plan; (ii) Any transition services that the IFSP Team			
	tablish a transition plan;		
identifies as needed by that toddler and his or her family.			
<b>§303.209 Transition to preschool and other</b> The Department clarified that "transition			The Department clarified that "transition
			conferences conducted under §303.209(c) must
e) Transition conference and meeting to develop meet the accessibility and parental consent			•
transition plan. Any conference conducted under requirements in §303.342(d) and (e) and the			
			meeting participant requirements in §303.343(a)."
the transition plan under paragraph (d) of this			
section (which conference and meeting may be		section (which conference and meeting may be	
combined into one meeting) must meet the		combined into one meeting) must meet the	
requirements in §§303.342(d) and (e) and		· · · · · · · · · · · · · · · · · · ·	
<u>303.343(a).</u>			
<b>§303.209 Transition to preschool and other</b> The Department indicated that at the transition			
<b>programs.</b> conference, "the parents of a toddler with a			· <b>A</b>
(f) Applicability of transition requirements. (1) disability must receive: (1) an explanation,			
			consistent with §303.211(b)(1)(ii), of the toddler's
			options to continue to receive early intervention
		e	services under this part or preschool services under section 619 of the Act; and (2) the initial annual
under this part before those toddlers turn age three, including any toddler with a disability under the notice referenced in §303.211(b)(1)"			
age of three who is served by a State that offers			
services under §303.211.			
(2) In a State that offers services under §303.211,			
for toddlers with disabilities identified in			
\$303.209(b)(1)(i), the parent must be provided at			
the transition conference conducted under			





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SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.209 Transition to preschool and other	
	programs.	
	paragraph (c)(1) of this section:	
	(i) An explanation, consistent with	
	§303.211(b)(1)(ii), of the toddler's options to	
	continue to receive early intervention services	
	under this part or preschool services under section	
	619 of the Act.	
	(ii) The initial annual notice referenced in	
	\$303.211(b)(1).	
	(3) For children with disabilities age three and	
	older who receive services pursuant to §303.211,	
	the State must ensure that it satisfies the separate	
	transition requirements in §303.211(b)(6)(ii).	
	§303.210 Coordination with Head Start and	
	Early Head Start, early education, and child	
	<u>care programs.</u>	
	(a) Each application must contain a description of	
	State efforts to promote collaboration among Head	
	Start and Early Head Start programs under the	
	Head Start Act (42 U.S.C. 9801, et seq, as amended), early education and child care programs,	
	and services under this part.	
	§303.210 Coordination with Head Start and	The Department has added "that the State lead
	Early Head Start, early education, and child	agency must participate as a representative on the
	care programs.	State Advisory Council, if applicable."
	(b) The State lead agency must participate,	State Mavisory Coulen, il applicable.
	consistent with section $642B(b)(1)(C)(viii)$ of the	
	Head Start Act, on the State Advisory Council on	
	Early Childhood Education and Care established	
	under the Head Start Act.	
	§303.211 State option to make services under	The Department reaffirmed that "providing Part C
	this part available to children ages three and	services to children who (a) are three years of age
	older.	and older, (b) are eligible for services under section
	(a) General. (1) Subject to paragraphs $(a)(2)$ and	619 of the Act, and (c) previously received early



SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		STATES
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.211 State option to make services under	intervention services is an option each State can
	this part available to children ages three and	consider."
	<u>older.</u>	
	(b) of this section, a State may elect to include in	The Department clarified "the subsets of age
	its application for a grant under this part a State	ranges States can select to provide services under
	policy, developed and implemented jointly by the	the option in §303.211 and added new (a)(3) to
	lead agency and the SEA, under which a parent of	highlight the statutory requirement from section
	a child with a disability who is eligible for	635(c)(1) of the Act that a State may provide
	preschool services under section 619 of the Act and	services under §303.211 only until the child enters,
	who previously received early intervention services	or is eligible under State law to enter, kindergarten
	under this part, may choose the continuation of	or elementary school in the State."
	early intervention services under this part for his or	
	her child after the child turns three until the child	
	enters, or is eligible under State law to enter,	
	kindergarten or elementary school.	
	(2) A State that adopts the policy described in $p_{ab}(1) = 0$ (1) of this spatian may determine	
	paragraph (a)(1) of this section may determine whether it applies to children with disabilities	
	(i) From age three until the beginning of the school	
	year following the child's third birthday;	
	(ii) From age three until the beginning of the	
	school year following the child's fourth birthday;	
	or	
	(iii) From age three until the beginning of the	
	school year following the child's fifth birthday.	
	(3) In no case may a State provide services under	
	this section beyond the age at which the child	
	actually enters, or is eligible under State law to	
	enter, kindergarten or elementary school in the	
	State.	
	§303.211 State option to make services under	The Departed indicated that "States choosing to
	this part available to children ages three and	offer early intervention services under §303.211
	older.	must provide parents of these children with
	(b) Requirements. If a State's application for a	disabilities with an annual notice that includes,
	grant under this part includes the State policy	among other things, an explanation of the





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SUBPA	RT C—PROCEDURES FOR MAKING GRANTS TO S	STATES
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.211 State option to make services under	differences between early intervention services
	this part available to children ages three and	provided under Part C of the Act and preschool
	<u>older</u> .	services provided under Part B of the Act."
	described in paragraph (a) of this section, the	
	system must ensure the following:	The department clarified that "parents whose child
	(1) Parents of children with disabilities who are	is receiving services under Part C of the Act past
	eligible for services under section 619 of the Act	the age of three pursuant to \$303.211 retain the
	and who previously received early intervention	right, at any time, to opt out of these early
	services under this part will be provided an annual	intervention services pursuant to §303.211 and,
	notice that contains	instead, to obtain FAPE under Part B of the Act for
	(i) A description of the rights of the parents to	their child."
	elect to receive services pursuant to this section or	
	under Part B of the Act; and	
	(ii) An explanation of the differences between	
	services provided pursuant to this section and	
	services provided under Part B of the Act, including	
	(A) The types of services and the locations at	
	which the services are provided;	
	(B) The procedural safeguards that apply; and	
	(C) Possible costs (including the costs or fees to be	
	charged to families as described in §§303.520 and	
	303.521), if any, to parents of children eligible	
	under this part.	
	(2) Consistent with §303.344(d), services provided	
	pursuant to this section will include an educational	
	component that promotes school readiness and	
	incorporates preliteracy, language, and numeracy	
	skills.	
	(3) The State policy ensures that any child served	
	pursuant to this section has the right, at any time, to	
	receive FAPE (as that term is defined at §303.15)	
	under Part B of the Act instead of early	
	intervention services under Part C of the Act.	
	(4) The lead agency must continue to provide all	





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		STATES
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.211 State option to make services under	
	this part available to children ages three and	
	older.	
	early intervention services identified in the toddler	
	with a disability's IFSP under §303.344 (and	
	consented to by the parent under §303.342(e))	
	beyond age three until that toddler's initial	
	eligibility determination under Part B of the Act is	
	made under 34 CFR 300.306. This provision does	
	not apply if the LEA has requested parental consent	
	for the initial evaluation under 34 CFR 300.300(a)	
	and the parent has not provided that consent.	
	(5) The lead agency must obtain informed consent	
	from the parent of any child with a disability for	
	the continuation of early intervention services	
	pursuant to this section for that child. Consent	
	must be obtained before the child reaches three	
	years of age, where practicable.	
	(6)(i) For toddlers with disabilities under the age	
	of three in a State that offers services under this	
	section, the lead agency ensures that the transition requirements in §303.209(b)(1)(i) and (b)(1)(ii),	
	(c)(1), and (d) are met. $(c)(1)(1)$ and $(b)(1)(1)$ ,	
	(ii) For toddlers with disabilities age three and	
	older in a State that offers services under this	
	section, the lead agency ensures a smooth transition	
	from services under this section to preschool,	
	kindergarten or elementary school by	
	(A) Providing the SEA and LEA where the child	
	resides, consistent with any State policy adopted	
	under §303.401(e), the information listed in	
	§303.401(d)(1) not fewer than 90 days before the	
	child will no longer be eligible under paragraph	
	(a)(2) of this section to receive, or will no longer	
	receive, early intervention services under this	





SUBPA	<b>ART C—PROCEDURES FOR MAKING GRANTS TO S</b>	STATES
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.211 State option to make services under	v
	this part available to children ages three and	
	older.	
	section;	
	(B) With the approval of the parents of the child,	
	convening a transition conference, among the lead	
	agency, the parents, and the LEA, not fewer than	
	90 daysand, at the discretion of all parties, not	
	more than 9 monthsbefore the child will no	
	longer be eligible under paragraph (a)(2) of this	
	section to receive, or no longer receives, early	
	intervention services under this section, to discuss	
	any services that the child may receive under Part	
	B of the Act; and	
	(C) Establishing a transition plan in the IFSP not	
	fewer than 90 daysand, at the discretion of all	
	parties, not more than 9 monthsbefore the child	
	will no longer be eligible under paragraph (a)(2) of	
	this section to receive, or no longer receives, early	
	intervention services under this section.	
	(7) In States that adopt the option to make services	
	under this part available to children ages three and	
	older pursuant to this section, there will be a	
	referral to the Part C system, dependent upon	
	parental consent, of a child under the age of three	
	who directly experiences a substantiated case of	
	trauma due to exposure to family violence, as	
	defined in section 320 of the Family Violence	
	Prevention and Services Act, 42 U.S.C. 10401, et	
	seq. §303.211 State option to make services under	
	this part available to children ages three and	
	older.	
	(c) Reporting requirement. If a State includes in	
	its application a State policy described in paragraph	
	its application a state policy described in paragraph	





SUBPA	RT C—PROCEDURES FOR MAKING GRANTS TO S	STATES
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.211 State option to make services under	
	this part available to children ages three and	
	<u>older</u> .	
	(a) of this section, the State must submit to the	
	Secretary, in the State's report under §303.124, the	
	number and percentage of children with disabilities	
	who are eligible for services under section 619 of	
	the Act but whose parents choose for their children	
	to continue to receive early intervention services	
	under this part.	
	§303.211 State option to make services under	
	this part available to children ages three and	
	older.	
	(d) Available funds. The State policy described in	
	paragraph (a) of this section must describe the	
	fundsincluding an identification as Federal, State,	
	or local fundsthat will be used to ensure that the	
	option described in paragraph (a) of this section is	
	available to eligible children and families who	
	provide the consent described in paragraph (b)(5)	
	of this section, including fees, if any, to be charged	
	to families as described in §§303.520 and 303.521.	
	<u>§303.211 State option to make services under</u>	
	this part available to children ages three and older.	
	(e) Rules of construction. (1) If a statewide	
	system includes a State policy described in paragraph (a) of this section, a State that provides	
	services in accordance with this section to a child	
	with a disability who is eligible for services under section 619 of the Act will not be required to	
	provide the child FAPE under Part B of the Act for	
	the period of time in which the child is receiving	
	services under this part.	
	(2) Nothing in this section may be construed to	
	(2) rouning in this section may be construct to	





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.211 State option to make services under	
	this part available to children ages three and	
	<u>older</u> .	
	require a provider of services under this part to	
	provide a child served under this part with FAPE.	
	§303.212 Additional information and	
	assurances.	
	Each application must contain –	
	(a) A description of the steps the State is taking to	
	ensure equitable access to, and equitable	
	participation in, the Part C statewide system as	
	required by section 427(b) of GEPA; and	
	§303.212 Additional information and	
	assurances.	
	(b) Other information and assurances as the	
	Secretary may reasonably require.	
<u>§303.120 General.</u>	§303.220 Assurances satisfactory to the	
(a) A State's statement of assurances must contain	Secretary.	
the information required in §§ 303.121 through	Each application must contain assurances	
303.128.	satisfactory to the Secretary that the State has met	
(b) Unless otherwise required by the Secretary, the	the requirements in §§303.221 through 303.227.	
statement is submitted only once, and remains in		
effect throughout the term of a State's participation		
under this part.		
	\$202 221 Europediture of funds	
	· · ·	
	or this part, meruding \$\$505.500 and 505.501.	
<ul> <li>(c) A State may submit a revised statement of assurances if the statement is consistent with the requirements in §§ 303.121 through 303.128.</li> <li>§303.127 Assurance regarding expenditure of funds.</li> <li>The statement must include an assurance satisfactory to the Secretary that the funds paid to the State under this part will be expended in accordance with the provisions of this part, including the requirements in § 303.3.</li> </ul>	<b>§303.221 Expenditure of funds.</b> The State must ensure that Federal funds made available to the State under section 643 of the Act will be expended in accordance with the provisions of this part, including §§303.500 and 303.501.	





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§303.126 Payor of last resort.	§303.222 Payor of last resort.	
The statement must include an assurance	The State must ensure that it will comply with the	
satisfactory to the Secretary that the State will	requirements in §§303.510 and 303.511 in subpart	
comply with the provisions in § 303.527, including	F of this part.	
the requirements on—		
(a) Nonsubstitution of funds; and		
(b) Non-reduction of other benefits.		
§303.122 Control of funds and property.	§303.223 Control of funds and property.	
The statement must provide assurance	The State must ensure that	
satisfactory to the Secretary that—	(a) The control of funds provided under this part,	
(a) The control of funds provided under this part,	and title to property acquired with those funds, will	
and title to property acquired with those funds, will	be in a public agency for the uses and purposes	
be in a public agency for the uses and purposes	provided in this part;	
provided in this part;		
§303.122 Control of funds and property.	§303.223 Control of funds and property.	
(b) A public agency will administer the funds and	(b) A public agency will administer the funds and	
property.	property.	
§303.121 Reports and records.	§303.224 Reports and records.	
The statement must provide for—	The State must ensure that it will	
(a) Making reports in such form and containing	(a) Make reports in the form and containing the	
such information as the Secretary may require;	information that the Secretary may require;	
§303.121 Reports and records.	§303.224 Reports and records.	
(b) Keeping such records and affording such	(b) Keep records and afford access to those	
access to those records as the Secretary may find	records as the Secretary may find necessary to	
necessary to assure compliance with the	ensure compliance with the requirements of this	
requirements of this part, the correctness and	part, the correctness and verification of reports, and	
verification of reports, and the proper disbursement	the proper disbursement of funds provided under	
of funds provided under this part.	this part.	
§303.124 Prohibition against supplanting.	§303.225 Prohibition against supplanting;	
(a) The statement must include an assurance	indirect costs.	
satisfactory to the Secretary that Federal funds	(a) Each application must provide satisfactory	
made available under this part will be used to	assurance that the Federal funds made available	





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§303.124 Prohibition against supplanting.	§303.225 Prohibition against supplanting;	<u> </u>
supplement the level of State and local funds	indirect costs.	
expended for children eligible under this part and	under section 643 of the Act to the State:	
their families and in no case to supplant those State	(1) Will not be commingled with State funds; and	
and local funds.	(2) Will be used so as to supplement the level of	
	State and local funds expended for infants and	
	toddlers with disabilities and their families and in	
	no case to supplant those State and local funds.	
§303.124 Prohibition against supplanting.	§303.225 Prohibition against supplanting;	The Department indicated it will issue a new
(b) To meet the requirement in paragraph (a) of this	indirect costs.	NPRM related to MOE.
section, the total amount of State and local funds	(b) To meet the requirement in paragraph (a) of	
budgeted for expenditures in the current fiscal year	this section, the total amount of State and local	
for early intervention services for children eligible	funds budgeted for expenditures in the current	
under this part and their families must be at least	fiscal year for early intervention services for	
equal to the total amount of State and local funds	children eligible under this part and their families	
actually expended for early intervention services	must be at least equal to the total amount of State	
for these children and their families in the most	and local funds actually expended for early	
recent preceding fiscal year for which the	intervention services for these children and their	
information is available. Allowance may be made	families in the most recent preceding fiscal year for	
for—	which the information is available. Allowance may	
(1) Decreases in the number of children who are	be made for—	
eligible to receive early intervention services under	(1) A decrease in the number of infants and	
this part; and	toddlers who are eligible to receive early	
(2) Unusually large amounts of funds expended for	intervention services under this part; and	
such long-term purposes as the acquisition of	(2) Unusually large amounts of funds expended for	
equipment and the construction of facilities.	such long-term purposes as the acquisition of	
	equipment and the construction of facilities.	
§303.123 Prohibition against commingling.	§303.225 Prohibition against supplanting;	
The statement must include an assurance	indirect costs.	
satisfactory to the Secretary that funds made	(c) Requirement regarding indirect costs. (1)	
available under this part will not be commingled	Except as provided in paragraph (c)(2) of this	
with State funds.	section, a lead agency under this part may not	
	charge indirect costs to its Part C grant.	
	(2) If approved by the lead agency's cognizant	





SUBPA	RT C—PROCEDURES FOR MAKING GRANTS TO S	STATES
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
Ŭ		Analysis of Comments and Changes
	§303.225 Prohibition against supplanting;	
	indirect costs.	
	Federal agency or by the Secretary, the lead agency	
	must charge indirect costs through either	
	(i) A restricted indirect cost rate that meets the	
	requirements in 34 CFR 76.560 through 76.569; or	
	(ii) A cost allocation plan that meets the non-	
	supplanting requirements in paragraph (b) of this	
	section and 34 CFR part 76 of EDGAR.	
	(3) In charging indirect costs under paragraph	
	(c)(2)(i) and $(c)(2)(ii)$ of this section, the lead	
	agency may not charge rent, occupancy, or space	
	maintenance costs directly to the Part C grant,	
	unless those costs are specifically approved in	
	advance by the Secretary.	
\$303.123 Prohibition against commingling.		
NOTE: As used in this part, commingle means		
depositing or recording funds in a general account		
without the ability to identify each specific source		
of funds for any expenditure.		
Under that general definition, it is clear that commingling is prohibited. However, to the extent		
that the funds from each of a series of Federal,		
State, local, and private funding sources can be		
identified— with a clear audit trail for each		
source—it is appropriate for those funds to be		
consolidated for carrying out a common purpose.		
In fact, a State may find it essential to set out a		
funding plan that incorporates, and accounts for, all		
sources of funds that can be targeted on a given		
activity or function related to the State's early		
intervention program. Thus, the assurance in this		
section is satisfied by the use of an accounting		
system that includes an "audit trail" of the		
expenditure of funds awarded under this part.		





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SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§303.123 Prohibition against commingling.		
Separate bank accounts are not required.		
<u>§303.125 Fiscal control.</u>	<u>§303.226 Fiscal control.</u>	
The statement must provide assurance	The State must ensure that fiscal control and fund	
satisfactory to the Secretary that such fiscal control	accounting procedures will be adopted as necessary	
and fund accounting procedures will be adopted as	to ensure proper disbursement of, and accounting	
may be necessary to assure proper disbursement of,	for, Federal funds paid under this part.	
and accounting for, Federal funds paid under this		
part.		
§303.128 Traditionally underserved groups.	§303.227 Traditionally underserved groups.	
The statement must include an assurance	The State must ensure that policies and practices	
satisfactory to the Secretary that policies and	have been adopted to ensure	
practices have been adopted to ensure—	(a) That traditionally underserved groups,	
(a) That traditionally underserved groups, including	including minority, low-income, homeless, and	
minority, low-income, and rural families, are	rural families and children with disabilities who are	
meaningfully involved in the planning and	wards of the State, are meaningfully involved in	
implementation of all the requirements of this part;	the planning and implementation of all the	
	requirements of this part;	
§303.128 Traditionally underserved groups.	§303.227 Traditionally underserved groups.	
(b) That these families have access to culturally	(b) That these families have access to culturally	
competent services within their local geographical	competent services within their local geographical	
areas.	areas.	
§ 303.100 Conditions of assistance.	§303.228 Subsequent State application and	
(b) If a State has on file with the Secretary a policy,	modifications of application.	
procedure, or assurance that demonstrates that the	(a)Subsequent State application. If a State has on	
State meets an application requirement, including	file with the Secretary a policy, procedure, method,	
any policy or procedure filed under this part before	or assurance that demonstrates that the State meets	
July 1, 1998, that meets such a requirement, the	an application requirement in this part, including	
Secretary considers the State to have met that	any policy, procedure, method, or assurance filed	
requirement for purposes of receiving a grant under	under this part (as in effect before the date of	
this part.	enactment of the Act, December 3, 2004), the	
	Secretary considers the State to have met that	
	requirement for purposes of receiving a grant under	
	this part.	





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<ul> <li>§ 303.100 Conditions of assistance.</li> <li>(c) An application that meets the requirements of this part remains in effect until the State submits to the Secretary modifications of that application.</li> </ul>	<ul> <li>§303.228 Subsequent State application and modifications of application.</li> <li>(b) Modification of application. An application submitted by a State that meets the requirements of this part remains in effect until the State submits to the Secretary such modifications as the State determines necessary. This section applies to a modification of an application to the same extent and in the same manner as this paragraph applies to the original application.</li> </ul>	
<ul> <li>§ 303.100 Conditions of assistance.</li> <li>(d) The Secretary may require a State to modify its application under this part to the extent necessary to ensure the State's compliance with this part if(1) An amendment is made to the Act, or to a regulation under this part;</li> <li>(2) A new interpretation is made of the Act by a Federal court or the State's highest court; or</li> <li>(3) An official finding of noncompliance with Federal law or regulations is made with respect to the State.</li> </ul>	<ul> <li>§303.228 Subsequent State application and modifications of application.</li> <li>(c) Modifications required by the Secretary. The Secretary may require a State to modify its application under this part to the extent necessary to ensure the State's compliance with this part if—- (1) An amendment is made to the Act or to a Federal regulation issued under the Act;</li> <li>(2) A new interpretation of the Act is made by a Federal court or the State's highest court; or</li> <li>(3) An official finding of noncompliance with Federal law or regulations is made with respect to the State.</li> </ul>	
	<ul> <li>§303.229 Determination by the Secretary that a State is eligible.</li> <li>If the Secretary determines that a State is eligible to receive a grant under Part C of the Act, the Secretary notifies the State of that determination.</li> <li>§303.230 Standard for disapproval of an application.</li> <li>The Secretary does not disapprove an application under this part unless the Secretary determines, after notice and opportunity for a hearing in accordance with the procedures in §§303.231</li> </ul>	





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.230 Standard for disapproval of an	<u> </u>
	application.	
	through 303.236, that the application fails to	
	comply with the requirements of this part.	
	§303.231 Notice and hearing before determining	
	that a State is not eligible.	
	(a) General. (1) The Secretary does not make a	
	final determination that a State is not eligible to	
	receive a grant under Part C of the Act until	
	providing the State	
	(i) Reasonable notice; and	
	(ii) An opportunity for a hearing.	
	(2) In implementing paragraph (a)(1)(i) of this	
	section, the Secretary sends a written notice to the	
	lead agency by certified mail with a return receipt	
	requested.	
	§303.231 Notice and hearing before determining	
	that a State is not eligible.	
	(b) Content of notice. In the written notice	
	described in paragraph (a)(2) of this section, the	
	Secretary	
	(1) States the basis on which the Secretary	
	proposes to make a final determination that the	
	State is not eligible;	
	(2) May describe possible options for resolving the	
	issues;	
	(3) Advises the lead agency that it may request a	
	hearing and that the request for a hearing must be	
	made not later than 30 days after it receives the	
	notice of the proposed final determination that the	
	State is not eligible; and	
	(4) Provides the lead agency with information	
	about the hearing procedures that will be followed.	
	§303.232 Hearing Official or Panel.	
	(a) If the lead agency requests a hearing, the	





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.232 Hearing Official or Panel.	
	Secretary designates one or more individuals,	
	either from the Department or elsewhere, not	
	responsible for or connected with the	
	administration of this program, to conduct a	
	hearing.	
	§303.232 Hearing Official or Panel.	
	(b) If more than one individual is designated, the	
	Secretary designates one of those individuals as the	
	Chief Hearing Official of the Hearing Panel. If one	
	individual is designated, that individual is the	
	Hearing Official.	
	§303.233 Hearing procedures.	
	(a) As used in §§303.231 through 303.235, the	
	term party or parties means any of the following:	
	(1) A lead agency that requests a hearing regarding	
	the proposed disapproval of the State's eligibility	
	under this part.	
	(2) The Department official who administers the	
	program of financial assistance under this part.	
	(3) A person, group, or agency with an interest in,	
	and having relevant information about, the case	
	that has applied for and been granted leave to	
	intervene by the Hearing Official or Hearing Panel.	
	<u>§303.233 Hearing procedures.</u>	
	(b) Within 15 days after receiving a request for a	
	hearing, the Secretary designates a Hearing Official	
	or Hearing Panel and notifies the parties.	
	§303.233 Hearing procedures.	
	(c) The Hearing Official or Hearing Panel may	
	regulate the course of proceedings and the conduct	
	of the parties during the proceedings. The Hearing	
	Official or Panel takes all steps necessary to	
	conduct a fair and impartial proceeding, to avoid	





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SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
Ŭ		Analysis of Comments and Changes
	§303.233 Hearing procedures.	
	delay, and to maintain order, including the	
	following:	
	(1) The Hearing Official or Hearing Panel may	
	hold conferences or other types of appropriate	
	proceedings to clarify, simplify, or define the	
	issues or to consider other matters that may aid in	
	the disposition of the case.	
	(2) The Hearing Official or Hearing Panel may	
	schedule a prehearing conference with the Hearing	
	Official or Hearing Panel and the parties.	
	(3) Any party may request the Hearing Official or	
	Hearing Panel to schedule a prehearing or other	
	conference. The Hearing Official or Hearing Panel	
	decides whether a conference is necessary and	
	notifies all parties.	
	(4) At a prehearing or other conference, the	
	Hearing Official or Hearing Panel and the parties	
	may consider subjects such as	
	(i) Narrowing and clarifying issues;	
	(ii) Assisting the parties in reaching agreements	
	and stipulations;	
	(iii) Clarifying the positions of the parties;	
	(iv) Determining whether an evidentiary hearing	
	or oral argument should be held; and	
	(v) Setting dates for	
	(A) The exchange of written documents;	
	(B) The receipt of comments from the parties on the need for oral ensurement or on avidentiary	
	the need for oral argument or an evidentiary	
	hearing; (C) Further proceedings before the Hearing	
	Official or Hearing Panel, including an evidentiary	
	hearing or oral argument, if either is scheduled;	
	(D) Requesting the names of witnesses each party	
	(D) Requesting the names of witnesses each party wishes to present at an evidentiary hearing and an	
	wishes to present at an evidentiary nearing and an	





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SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.233 Hearing procedures.	
	estimation of time for each presentation; and	
	(E) Completion of the review and the initial	
	decision of the Hearing Official or Hearing Panel.	
	(5) A prehearing or other conference held under	
	paragraph (c)(4) of this section may be conducted	
	by telephone conference call.	
	(6) At a prehearing or other conference, the parties	
	must be prepared to discuss the subjects listed in	
	paragraph $(c)(4)$ of this section.	
	(7) Following a prehearing or other conference,	
	the Hearing Official or Hearing Panel may issue a	
	written statement describing the issues raised, the	
	action taken, and the stipulations and agreements	
	reached by the parties.	
	§303.233 Hearing procedures.	
	(d) The Hearing Official or Hearing Panel may	
	require the parties to state their positions and to	
	provide all or part of their evidence in writing.	
	<u>§303.233 Hearing procedures.</u>	
	(e) The Hearing Official or Hearing Panel may	
	require the parties to present testimony through	
	affidavits and to conduct cross-examination	
	through interrogatories.	
	<u>§303.233 Hearing procedures.</u>	
	(f) The Hearing Official or Hearing Panel may	
	direct the parties to exchange relevant documents,	
	information, and lists of witnesses, and to send copies to the Hearing Official or Hearing Panel.	
	§303.233 Hearing procedures.	
	(g) The Hearing Official or Hearing Panel may	
	receive, rule on, exclude, or limit evidence at any	
	stage of the proceedings.	
	suge of the proceedings.	





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES			
1999 Part C Regulations	2011 Part C Regulations	<b>U.S. Department of Education Selected</b>	
		Analysis of Comments and Changes	
	§303.233 Hearing procedures.		
	(h) The Hearing Official or Hearing Panel may		
	rule on motions and other issues at any stage of the		
	proceedings.		
	§303.233 Hearing procedures.		
	(i) The Hearing Official or Hearing Panel may		
	examine witnesses.		
	§303.233 Hearing procedures.		
	(j) The Hearing Official or Hearing Panel may set		
	reasonable time limits for submission of written		
	documents.		
	<u>§303.233 Hearing procedures.</u>		
	(k) The Hearing Official or Hearing Panel may		
	refuse to consider documents or other submissions		
	if they are not submitted in a timely manner unless		
	good cause is shown.		
	§303.233 Hearing procedures.		
	(1) The Hearing Official or Hearing Panel may		
	interpret applicable statutes and regulations but		
	may not waive them or rule on their validity.		
	§303.233 Hearing procedures.		
	(m)(1) The parties must present their positions		
	through briefs and the submission of other		
	documents and may request an oral argument or		
	evidentiary hearing. The Hearing Official or		
	Hearing Panel must determine whether an oral		
	argument or an evidentiary hearing is needed to		
	clarify the positions of the parties. (2) The Hearing		
	Official or Hearing Panel gives each party an		
	opportunity to be represented by counsel.		
	<u>§303.233 Hearing procedures.</u>		
	(n) If the Hearing Official or Hearing Panel		
	determines that an evidentiary hearing would		
	materially assist the resolution of the matter, the		





SUBPART C—PROCEDURES FOR MAKING GRANTS TO STATES			
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
	§303.233 Hearing procedures.		
	Hearing Official or Hearing Panel gives each party,		
	in addition to the opportunity to be represented by		
	counsel		
	(1) An opportunity to present witnesses on the		
	party's behalf; and		
	(2) An opportunity to cross-examine witnesses		
	either orally or with written questions.		
	§303.233 Hearing procedures.		
	(o) The Hearing Official or Hearing Panel accepts		
	any evidence that it finds is relevant and material to		
	the proceedings and is not unduly repetitious.		
	§303.233 Hearing procedures.		
	(p)(1) The Hearing Official or Hearing Panel		
	(i) Arranges for the preparation of a transcript of		
	each hearing;		
	(ii) Retains the original transcript as part of the		
	record of the hearing; and		
	(iii) Provides one copy of the transcript to each		
	party.		
	(2) Additional copies of the transcript are available		
	on request and with payment of the reproduction		
	fee.		
	§303.233 Hearing procedures.		
	(q) Each party must file with the Hearing Official		
	or Hearing Panel all written motions, briefs, and		
	other documents and must at the same time provide		
	a copy to the other parties to the proceedings.		
	<u>§303.234 Initial decision; final decision</u> .		
	(a)The Hearing Official or Hearing Panel prepares		
	an initial written decision that addresses each of the		
	points in the notice sent by the Secretary to the lead		
	agency under §303.231, including any amendments		
	to or further clarification of the issues under		





	JBPART C—PROCEDURES FOR MAKING GRANTS TO S	
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.234 Initial decision; final decision.	Analysis of Comments and Changes
	§303.233(c).	
	§303.234 Initial decision; final decision.	
	(b) The initial decision of a Hearing Panel is made	
	by a majority of Hearing Panel members.	
	§303.234 Initial decision; final decision.	
	(c) The Hearing Official or Hearing Panel mails,	
	by certified mail with return receipt requested, a	
	copy of the initial decision to each party (or to the	
	party's counsel) and to the Secretary, with a notice	
	stating that each party has an opportunity to submit	
	written comments regarding the decision to the	
	Secretary.	
	§303.234 Initial decision; final decision.	
	(d) Each party may file comments and	
	recommendations on the initial decision with the	
	Hearing Official or Hearing Panel within 15 days	
	of the date the party receives the Panel's decision.	
	§303.234 Initial decision; final decision.	
	(e) The Hearing Official or Hearing Panel sends a	
	copy of a party's initial comments and	
	recommendations to the other parties by certified	
	mail with return receipt requested. Each party may	
	file responsive comments and recommendations	
	with the Hearing Official or Hearing Panel within	
	seven days of the date the party receives the initial	
	comments and recommendations.	
	§303.234 Initial decision; final decision.	
	(f) The Hearing Official or Hearing Panel	
	forwards the parties' initial and responsive	
	comments on the initial decision to the Secretary	
	who reviews the initial decision and issues a final	
	decision.	





SUBPA	RT C—PROCEDURES FOR MAKING GRANTS TO S	STATES
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.234 Initial decision; final decision.	
	(g) The initial decision of the Hearing Official or	
	Hearing Panel becomes the final decision of the	
	Secretary unless, within 25 days after the end of the	
	time for receipt of written comments, the Secretary	
	informs the Hearing Official or Hearing Panel and	
	the parties to a hearing in writing that the decision	
	is being further reviewed for possible modification.	
	§303.234 Initial decision; final decision.	
	(h) The Secretary rejects or modifies the initial	
	decision of the Hearing Official or Hearing Panel if	
	the Secretary finds that it is clearly erroneous.	
	§303.234 Initial decision; final decision.	
	(i) The Secretary conducts the review based on the	
	initial decision, the written record, the transcript of	
	the Hearing Official's or Hearing Panel's	
	proceedings, and written comments.	
	§303.234 Initial decision; final decision.	
	(j) The Secretary may remand the matter to the	
	Hearing Official or Hearing Panel for further	
	proceedings	
	§303.234 Initial decision; final decision.	
	(k) Unless the Secretary remands the matter as	
	provided in paragraph (j) of this section, the	
	Secretary issues the final decision, with any	
	necessary modifications, within 30 days after	
	notifying the Hearing Official or Hearing Panel	
	that the initial decision is being further reviewed.	
	<u>§303.235 Filing requirements.</u>	
	(a)Any written submission by a party under	
	§§303.230 through 303.236 must be filed with the	
	Secretary by hand-delivery, by mail, or by	
	facsimile transmission. The Secretary discourages	
	the use of facsimile transmission for documents	





SUBPA	ART C-PROCEDURES FOR MAKING GRANTS TO S	STATES
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.235 Filing requirements.	
	longer than five pages.	
	§303.235 Filing requirements.	
	(b) The filing date under paragraph (a) of this	
	section is the date the document is	
	(1) Hand-delivered;	
	(2) Mailed; or	
	(3) Sent by facsimile transmission.	
	§303.235 Filing requirements.	
	(c) A party filing by facsimile transmission is	
	responsible for confirming that a complete and	
	legible copy of the document was received by the	
	Department.	
	§303.235 Filing requirements.	
	(d) If a document is filed by facsimile	
	transmission, the Secretary, the Hearing Official, or	
	the Panel, as applicable, may require the filing of a	
	follow-up hard copy by hand-delivery or by mail	
	within a reasonable period of time.	
	§303.235 Filing requirements.	
	(e) If agreed upon by the parties, service of a	
	document may be made upon the other party by	
	facsimile transmission.	
	§303.236 Judicial review.	
	If a State is dissatisfied with the Secretary's final	
	decision with respect to the eligibility of the State	
	under Part C of the Act, the State may, not later	
	than 60 days after notice of that decision, file with	
	the United States Court of Appeals for the circuit in	
	which that State is located a petition for review of	
	that decision. A copy of the petition must be	
	transmitted by the clerk of the court to the	
	Secretary. The Secretary then files in the court the	
	record of the proceedings upon which the	





SUBPA	RT C-PROCEDURES FOR MAKING GRANTS TO S	STATES
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
Ŭ		Analysis of Comments and Changes
	§303.236 Judicial review.	
	Secretary's action was based, as provided in 28	
	U.S.C. 2112.	



## Subpart D – Program and Service Components of a Statewide System of Early Intervention Services

Individuals with Disabilities Education Act: Part C Early Intervention Program for Infants and Toddlers with Disabilities Final Regulations

This side-by-side comparison of the 2011 final regulations to the 1999 Part C regulations serves as a tool to assist readers in understanding the new regulations and preparing their own analysis related to Part C. Permission to copy is not required and distribution is encouraged. Please give credit to CEC/DEC/ITCA

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SUBPART D- PROGRAM AND SERVICE	COMPONENTS OF A STATEWIDE SYSTEM	1 OF EARLY INTERVENTION SERVICES
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§ 303.300 State eligibility criteria and procedures.         Each statewide system of early intervention services must include the eligibility criteria and procedures, consistent with § 303.16, that will be used by the State in carrying out programs under this part.         (a) The State shall define developmental delay by—         (1) Describing, for each of the areas listed in	<ul> <li>§303.300 General. The statewide comprehensive, coordinated, multidisciplinary interagency system to provide early intervention services for infants and toddlers with disabilities and their families referenced in §303.100 must include the following components:</li> <li>(a) Pre-referral policies and procedures that include</li> <li>(1) A public awareness program as described in §303.301; and (2) A comprehensive child find system as described in §303.302.</li> <li>(b) Referral policies and procedures as described in §303.303.</li> <li>(c) Post-referral policies and procedures that ensure compliance with the timeline requirements in §303.310 and include</li> <li>(1) Screening, if applicable, as described in §303.320;</li> <li>(2) Evaluations and assessments as described in §\$303.321 and 303.322; and</li> <li>(3) Development, review, and implementation of IFSPs as described in §\$303.340 through 303.346.</li> </ul> NOTE: This regulation now appears under Subpart B in §303.111 State definition of developmental delay.	The Department explained that it added the new \$303.300 "to identify and distinguish between the pre-referral, referral, and postreferral components of a statewide early intervention system. Section 303.300 states that the statewide comprehensive, coordinated, multidisciplinary interagency system to provide early intervention services for infants and toddlers with disabilities and their families required in \$303.1 must include the following components: (a) Prereferral policies and procedures that include a public awareness program as described in new \$303.301 (proposed \$303.300) and a comprehensive child find system as described in new \$303.302 (proposed \$303.301); (b) Referral policies and procedures to ensure compliance with the timeline requirements in new \$303.310 and that include screening, if applicable, as described in new \$303.320 (proposed \$303.303); evaluations and assessments as described in new \$303.321 (proposed \$303.320); and development, review, and implementation of IFSPs as described in \$\$303.342 through 303.346."





Section D

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SUBPART D- PROGRAM AND SERVICE	COMPONENTS OF A STATEWIDE SYSTEM	1 OF EARLY INTERVENTION SERVICES
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
	Ŭ	Analysis of Comments and Changes
§ 303.300 State eligibility criteria and		· · · · · · · · · · · · · · · · · · ·
procedures.		
§ 303.16(a)(1), the procedures, including the use of		
informed clinical opinion, that will be used to		
measure a child's development; and		
(2) Stating the levels of functioning or other criteria		
that constitute a developmental delay in each of		
those areas.		
(b) The State shall describe the criteria and		
procedures, including the use of informed clinical		
opinion, that will be used to determine the		
existence of a condition that has a high probability		
of resulting in developmental delay under §		
303.16(a)(2).		
(c) If the State elects to include in its system		
children who are at risk under § 303.16(b), the		
State shall describe the criteria and procedures,		
including the use of informed clinical opinion, that		
will be used to identify those children.		
§ 303.300 State eligibility criteria and		
procedures.		
NOTE: Under this section and § 303.322(c)(2),		
States are required to ensure that informed clinical		
opinion is used in determining a child's eligibility		
under this part. Informed clinical opinion is		
especially important if there are no standardized		
measures, or if the standardized procedures are not		
appropriate for a given age or developmental area.		
If a given standardized procedure is considered to		
be appropriate, a State's criteria could include		
percentiles or percentages of levels of functioning		
on standardized measures.		



Section D

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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
1777 Fart C Regulations		Analysis of Comments and Changes
§ 303.301 Central directory.	NOTE: This regulation now appears under	
(a)Each system must include a central directory of	Subpart B in <u>§303.117 Central directory.</u>	
information about		
(1) Public and private early intervention services,		
resources, and experts available in the State;		
(2) Research and demonstration projects being		
conducted in the State; and		
(3) Professional and other groups that provide		
assistance to children eligible under this part and		
their families.		
(b) The information required in paragraph (a) of		
this section must be in sufficient detail to		
(1) Ensure that the general public will be able to		
determine the nature and scope of the services and		
assistance available from each of the sources listed		
in the directory; and		
(2) Enable the parent of a child eligible under this		
part to contact, by telephone or letter, any of the		
sources listed in the directory.		
(c) The central directory must be		
(1) Updated at least annually; and		
(2) Accessible to the general public.		
(d) To meet the requirements in paragraph $(c)(2)$ of		
this section, the lead agency shall arrange for		
copies of the directory to be available		
(1) In each geographic region of the State,		
including rural areas; and		
(2) In places and a manner that ensure accessibility		
by persons with disabilities.		
Note: Examples of appropriate groups that provide		
assistance to eligible children and their families		
include parent support groups and advocate		
associations.		





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	<b>COMPONENTS OF A STATEWIDE SYSTEM</b>	<b>1 OF EARLY INTERVENTION SERVICES</b>
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§ 303.320 Public awareness program. Each system must include a public awareness program that focuses on the early identification of children who are eligible to receive early intervention services under this part and includes the preparation and dissemination by the lead agency to all primary referral sources, especially hospitals and physicians, of materials for parents on the availability of early intervention services. The public awareness program must provide for informing the public about— (a) The State's early intervention program; (b) The child find system, including— (1) The purpose and scope of the system; (2) How to make referrals; and (3) How to gain access to a comprehensive, multidisciplinary evaluation and other early intervention services; and (c) The central directory.	<ul> <li>§303.301 Public awareness program information for parents.</li> <li>(a) Preparation and dissemination. In accordance with §303.116, each system must include a public awareness program that requires the lead agency to</li> <li>(1)(i) Prepare information on the availability of early intervention services under this part, and other services, as described in paragraph (b) of this section; and</li> <li>(ii) Disseminate to all primary referral sources</li> <li>(especially hospitals and physicians) the information to be given to parents of infants and toddlers, especially parents with premature infants or infants with other physical risk factors associated with learning or developmental complications; and</li> <li>(2) Adopt procedures for assisting the primary referral sources described in §303.303(c) in disseminating the information described in paragraph (b) of this section to parents of infants and toddlers with disabilities.</li> <li>(b) Information to be provided. The information required to be prepared and disseminated under paragraph (a) of this section must include (1) A description of the availability of early intervention services under this part;</li> <li>(2) A description of the child find system and how to refer a child under the age of three for an evaluation or early intervention services; and</li> </ul>	The Department explained that new "§303.301 (proposed §303.300) is consistent with section 635(a)(6) of the Act, which describes the requirements of a public awareness program. Notes 1 and 2 following current §303.320 describe the components of an effective public awareness program and provide examples of methods for informing the general public about the provisions of this part." The Department further clarified that it did not "wish to make the substance of these notes regulatory requirements because [it does] not want to limit State flexibility to create a public awareness program that meets State-specific needs." But the Department further clarified that while it did not incorporate the notes as requirements in the regulations, it continues "to believe that an effective public awareness system is one that involves an ongoing effort that is in effect throughout a State, including rural areas; provides for the involvement of, and communication with, major organizations throughout a State that have a direct interest in this part, including public agencie at the State and local level, private providers, professional associations, parent groups, advocate associations, and other organizations; has coverage broad enough to reach the general public, including those who have disabilities; and includes a variety of methods for informing the public about the provisions of this part." Importantly, it further clarified that, "methods for informing the public about the provisions of this part." Importantly, it further clarified that, "methods for informing the public continue to include the use of printed materials, television, radio, and the Internet, but may also include other appropriate methods in a particular





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SUBPART D- PROGRAM AND SERVICE	COMPONENTS OF A STATEWIDE SYSTEM	1 OF EARLY INTERVENTION SERVICES
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
		State." Finally, the Department stated that it didn't
		"want to limit State flexibility to create a public
		awareness program that meets State-specific
		needs."
	§ 303.301 Public awareness program.	
	(3) A central directory, as described in §303.117.	
	(c) Information specific to toddlers with	
	disabilities. Each public awareness program also	
	must include a requirement that the lead agency	
	provide for informing parents of toddlers with	
	disabilities of the availability of services under	
	section 619 of the Act not fewer than 90 days prior to the toddler's third birthday.	
§ 303.320 Public awareness program.	to the toddier's third offinday.	
NOTE 1: An effective public awareness program is		
one that does the following:		
1. Provides a continuous, ongoing effort that is in		
effect throughout the State, including rural areas;		
2. Provides for the involvement of, and		
communication with, major organizations		
throughout the State that have a direct interest in		
this part, including public agencies at the State and		
local level, private providers, professional		
associations, parent groups, advocate associations,		
and other organizations;		
3. Has coverage broad enough to reach the general		
public, including those who have disabilities; and		
4. Includes a variety of methods for informing the		
public about the provisions of this part.		
<u>§ 303.320 Public awareness program.</u> NOTE 2: Examples of methods for informing the		
general public about the provisions of this part		
include: (1) Use of television, radio, and newspaper		
releases, (2) pamphlets and posters displayed in		





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1999 Part C Regulations2011 Part C RegulationsU.S. Department of Education Selected Analysis of Comments and Changes§ 303.320 Public awareness program. doctors' offices, hospitals, and other appropriate locations, and (3) The use of a toll-free telephone service.\$In general, the Department explained that to fu "reflect the varied administrative structures of different Part C child find system. (1) Is consistent with part B of the Act (see 34 CFR 300.128), and meets the requirements of paragraphs (b) through (e) of this section (2) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system. (b) Procedures. The child find system. (b) Procedures that the State will\$2011 Part C RegulationsU.S. Department of Education Selected Analysis of Comments and Changes(a) General.(a) General. Each system must include a comprehensive child find system that is consistent with part B of the Act (see 34 CFR 300.128), and meets the requirements of paragraphs (b) through (c) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system. (b) Procedures that the State will(2) Includes a system for making referrals to lead agencies or EIS providers under this part that (i) Includes for participation by the primary referral sources described in §303.303(c); (3) Ensures rigorous standards for appropriatelyU.S. Department of Education Selected Analysis of Comments and Changes(b) Procedures that the State will(2) Includes a system for making referral sources described in §303.303(c); (3) Ensures rigorous standards for appropriatelyIn general, the Department explained that to fu "referent sources described in §303.303(c); <br< th=""></br<>
§ 303.320 Public awareness program. doctors' offices, hospitals, and other appropriate locations, and (3) The use of a toll-free telephone service.In general, the Department explained that to fu "reflect the varied administrative structures of different Part C child find system. (a) General. (1) Each system must include a comprehensive child find system that is consistent with part B of the Act (see 34 CFR 300.128), and meets the requirements of paragraphs (b) through (c) of this section (2) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system. (b) Procedures. The child find system must include(303.302 Comprehensive child find system (a) General. Each system must include a comprehensive child find system that (1) Is consistent with Part B of the Act (see 34 CFR 300.111); (2) Includes a system for making referrals to lead agencies or EIS providers under this part that (i) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);In general, the Department explained that to fu "reflect the varied administrative structures of different Part C child find systems and the revi g§303.30 and 303.12, respectively, [it] replaced gencies or EIS provider in new §303.302(a)(2 (proposed §303.301(a)(2))."
doctors' offices, hospitals, and other appropriate locations, and (3) The use of a toll-free telephone service. <b>\$303.302 Comprehensive child find system.</b> (a) General. (1) Each system must include a comprehensive child find system that is consistent with part B of the Act (see 34 CFR 300.128), and meets the requirements of paragraphs (b) through (e) of this section (2) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system. (b) Procedures. The child find system must include <b>S303.302 Comprehensive child find system.</b> (a) General. Each system must include a comprehensive child find system that (1) Is consistent with Part B of the Act (see 34 CFR 300.111); (2) Includes a system for making referals to lead agencies or EIS providers under this part that (i) Includes timelines; and (ii) Provides for participation by the primary (b) Procedures. The child find system must includeIn general, the Department explained that to fu "reflect the varied administrative structures of different Part C child find systems and the revi definitions of public agency and EIS provider i syst03.302(a)(2) (proposed §303.301(a)(2))."dottors' offices, hospitals, and (ii) Provides for participation by the primary referral sources described in §303.303(c);In general, the Department explained that to fu "reflect the varied administrative structures of different Part C child find systems and the revi definitions of public agency and EIS provider i syst03.302(a)(2) (proposed §303.301(a)(2))."
locations, and (3) The use of a toll-free telephone service. <b>\$303.301 Comprehensive child find system.</b> (a) General. (1) Each system must include a comprehensive child find system that is consistent with part B of the Act (see 34 CFR 300.128), and meets the requirements of paragraphs (b) through (e) of this section (2) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system. (b) Procedures. The child find system must include <b>\$303.302 Comprehensive child find system.</b> (a) General. Each system must include a comprehensive child find system that (1) Is consistent with Part B of the Act (see 34 CFR 300.111); (2) Includes a system for making referrals to lead agencies or EIS providers under this part that (i) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);In general, the Department explained that to fu "reflect the varied administrative structures of different Part C child find systems and the revi definitions of public agency and EIS provider in \$§303.30 and 303.12, respectively, [it] replaced agencies - with —lead agencies or EIS providers under this part that (i) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);The Department also declined to define the term
(3) The use of a toll-free telephone service.\$303.321 Comprehensive child find system.In general, the Department explained that to ful "reflect the varied administrative structures of different Part C child find systems and the revi different Part C child find systems and the revi definitions of public agency and EIS provider i \$§303.30 and 303.12, respectively, [i1] replaced agencies or EIS providers under this part that (i) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);In general, the Department explained that to ful "reflect the varied administrative structures of different Part C child find systems and the revi definitions of public agences - with —lead agencies or EIS providers under this part that (i) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);In general, the Department explained that to ful "reflect the varied administrative structures of different Part C child find system (proposed §303.301(a)(2))."
§ 303.321 Comprehensive child find system. (a) General. (1) Each system must include a comprehensive child find system that is consistent with part B of the Act (see 34 CFR 300.128), and meets the requirements of paragraphs (b) through (e) of this section§ 303.302 Comprehensive child find system. (a) General. Each system must include a comprehensive child find system that (1) Is consistent with Part B of the Act (see 34 CFR 300.111); (2) Includes a system for making referrals to lead agencies or EIS providers under this part that (i) Includes timelines; and (ii) Provides for participation by the primary (b) Procedures. The child find system must includeIn general, the Department explained that to fu "reflect the varied administrative structures of different Part C child find systems and the revi definitions of public agency and EIS provider in §§303.30 and 303.12, respectively, [it] replaced agencies or EIS providers under this part that (i) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);In general, the Department explained that to fu "reflect the varied administrative structures of different Part C child find systems and the revi general administrative structures of sign administrative structures of the primary referral sources described in §303.303(c);In general, the Department explained that to fu "reflect the varied administrative structures of time administrative structures of sign administrative structures of sign administrative structures of sign administrative structures of time administrative structures of sign administ
<ul> <li>(a) General. (1) Each system must include a comprehensive child find system that is consistent with part B of the Act (see 34 CFR 300.128), and meets the requirements of paragraphs (b) through (e) of this section</li> <li>(2) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system.</li> <li>(b) Procedures. The child find system must include</li> </ul>
<ul> <li>comprehensive child find system that is consistent with part B of the Act (see 34 CFR 300.128), and meets the requirements of paragraphs (b) through (e) of this section</li> <li>(2) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system.</li> <li>(b) Procedures. The child find system must include</li> <li>comprehensive child find system that (i) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);</li> <li>comprehensive child find system.</li> <li>(c) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);</li> </ul>
<ul> <li>with part B of the Act (see 34 CFR 300.128), and meets the requirements of paragraphs (b) through (e) of this section</li> <li>(2) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system.</li> <li>(b) Procedures. The child find system must include</li> <li>(c) Procedures. Provides for Provides f</li></ul>
meets the requirements of paragraphs (b) through (e) of this section300.111);§§303.30 and 303.12, respectively, [it] replaced reference to —public agencies - with —lead agencies or EIS providers under this part that (i) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);The Department also declined to define the term
<ul> <li>(e) of this section</li> <li>(2) Includes a system for making referrals to lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system.</li> <li>(b) Procedures. The child find system must include</li> <li>(c) Includes a system for making referrals to lead agencies or EIS providers under this part that(i) Includes timelines; and</li> <li>(c) Includes a system for making referrals to lead agencies or EIS provider in new §303.302(a)(2) (proposed §303.301(a)(2))."</li> <li>(c) The lead agencies or EIS provider in new §303.302(a)(2) (proposed §303.301(a)(2))."</li> </ul>
<ul> <li>(2) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system.</li> <li>(b) Procedures. The child find system must include</li> <li>(c) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system.</li> <li>(c) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system.</li> <li>(c) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system.</li> <li>(c) The lead agency, with the advice and assistance of the Council, shall be responsible for implementing the child find system.</li> <li>(c) The lead agency of EIS providers under this part that-(i) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);</li> <li>(c) The Department also declined to define the term of term of the term of the term of term of term of ter</li></ul>
of the Council, shall be responsible for implementing the child find system. (b) Procedures. The child find system must include(i) Includes timelines; and (ii) Provides for participation by the primary referral sources described in §303.303(c);(proposed §303.301(a)(2))."The Department also declined to define the term
implementing the child find system.(ii) Provides for participation by the primary referral sources described in §303.303(c);The Department also declined to define the terr
(b) Procedures. The child find system must include referral sources described in §303.303(c); The Department also declined to define the terr
the policies and procedures that the State will (3) Ensures rigorous standards for appropriately "rigorous" in the regulations but explained its'
follow to ensure that— identifying infants and toddlers with disabilities for interpretation of the term to mean that the new
(1) All infants and toddlers in the State who are early intervention services under this part that will procedures require "each State's Part C child fi
eligible for services under this part are identified, reduce the need for future services; and system [to] include rigorous standards for
located, and evaluated; and (2) An effective (4) Meets the requirements in paragraphs (b) and appropriately identifying infants and toddlers w
method is developed and implemented to determine (c) of this section and §§303.303, 303.310, disabilities for early intervention services that
which children are receiving needed early303.320, and 303.321.reduce the need for future services."
intervention services. (b) Scope of child find. The lead agency, as part of
(c) Coordination. (1) The lead agency, with the the child find system, must ensure that In addition, although the Department did not de
assistance of the Council, shall ensure that the child (1) All infants and toddlers with disabilities in the term rigorous in the regulations, it clarified
find system under this part is coordinated with all State who are eligible for early intervention it "interpret[s] the term —rigorous in this sector.
other major efforts to locate and identify children services under this part are identified, located, and to mean that the State has obtained public
conducted by other State agencies responsible for evaluated, including— (including stakeholder) input on its child find
administering the various education, health, and (i) Indian infants and toddlers with disabilities system policies and procedures that are require
social service programs relevant to this part, tribes residing on a reservation geographically located in §303.101(a)(2), 303.115, and 303.116. Requiri
and tribal organizations that receive payments the State (including coordination, as necessary, public input ensures that stakeholders who hav
under this part, and other tribes and tribal with tribes, tribal organizations, and consortia to interest in the development of a State's child fi
organizations as appropriate, including efforts in identify infants and toddlers with disabilities in the system, including parents of infants and toddlers
the— State based, in part, on the information provided by with disabilities, EIS providers, Council memb
(i) Program authorized under part B of the Act; them to the lead agency under §303.731(e)(1)); and and other stakeholders, have adequate opportun





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SUBPART D- PROGRAM AND SERVICE	COMPONENTS OF A STATEWIDE SYSTEM	1 OF EARLY INTERVENTION SERVICES
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
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§303.321 Comprehensive child find system.	§303.302 Comprehensive child find system.	to comment on, and inform, the decision-making
(ii) Maternal and Child Health program under title	(ii) Infants and toddlers with disabilities who are	process regarding a State's child find policies and
V of the Social Security Act;	homeless, in foster care, and wards of the State;	procedures."
(iii) Early Periodic Screening, Diagnosis and	and	
Treatment (EPSDT) program under title XIX of the	(iii) Infants and toddlers with disabilities that are	The Department also stated that it removed the
Social Security Act;	referenced in §303.303(b); and	phrase "and which children are not
(iv) Developmental Disabilities Assistance and Bill	(2) An effective method is developed and	in need of those services" in new §303.302(b)(2) to
of Rights Act;	implemented to identify children who are in need	recognize that "efforts under Part C of the Act
(v) Head Start Act; and	of early intervention services.	should focus on identifying infants and toddlers
(vi) Supplemental Security Income program under	(c) Coordination. (1) The lead agency, with the	with disabilities who are potentially eligible for, or
title XVI of the Social Security Act.	assistance of the Council, as defined in §303.8, must ensure that the child find system under this	in need of, early intervention services and not those
(2) The lead agency, with the advice and assistance of the Council, shall take steps to ensure that—	part	who are not potentially eligible for such services."
(i) There will not be unnecessary duplication of	(i) Is coordinated with all other major efforts to	The Department further explained that it added,
effort by the various agencies involved in the	locate and identify children by other State agencies	new paragraphs (J) and (K) "to include EHDI and
State's child find system under this part; and	responsible for administering the various	CHIP among the programs with which the lead
(ii) The State will make use of the resources	education, health, and social service programs	agency must coordinate its child find activities.
available through each public agency in the State to	relevant to this part, including Indian tribes that	
implement the child find system in an effective	receive payments under this part, and other Indian	
manner.	tribes, as appropriate; and	
	(ii) Is coordinated with the efforts of the—	
	(ii) Is coordinated with the efforts of the	
	(A) Program authorized under Part B of the Act;	
	(B) Maternal and Child Health program, including	
	the Maternal, Infant, and Early Childhood Home	
	Visiting Program, under Title V of the Social	
	Security Act, as amended, (MCHB or Title V) (42	
	U.S.C. 701(a));	
	(C) Early Periodic Screening, Diagnosis, and	
	Treatment (EPSDT) under Title XIX of the Social	
	Security Act (42 U.S.C. 1396(a)(43) and $1206(a)(4)(P)$ ):	
	1396(a)(4)(B)); (D) Programs under the Developmental	
	Disabilities	
	Disabilities	



<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
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	§303.302 Comprehensive child find system.	
	Assistance and Bill of Rights Act of 2000 (42	
	U.S.C. 15001et seq.);	
	(E) Head Start Act (including Early Head Start	
	programs under section 645A of the Head Start	
	Act) (42 U.S.C. 9801 et seq.);	
	(F) Supplemental Security Income program under	
	Title XVI of the Social Security Act (42 U.S.C.	
	1381);	
	(G) Child protection and child welfare programs,	
	including programs administered by, and services	
	provided through, the foster care agency and the	
	State agency responsible for administering the	
	Child Abuse Prevention and Treatment Act	
	(CAPTA) (42 U.S.C. 5106(a));	
	(H) Child care programs in the State;	
	(I) The programs that provide services under the	
	Family Violence Prevention and Services Act (42	
	U.S.C.10401 et seq.);	
	(J) Early Hearing Detection and Intervention	
	(EHDI) systems (42 U.S.C. 280g-1) administered	
	by the Centers for Disease Control (CDC); and	
	(K) Children's Health Insurance Program (CHIP)	
	authorized under Title XXI of the Social Security	
	Act (42 U.S.C. 1397aa et seq.).	
	(2) The lead agency, with the advice and assistance	
	of the Council, must take steps to ensure that	
	(i) There will not be unnecessary duplication of	
	effort by the programs identified in paragraph	
	(c)(1)(ii) of this section; and (ii) The State will	
	make use of the resources available through each	
	public agency and EIS provider in the State to	
	implement the child find system in an effective	
	manner.	





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
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§303.321 Comprehensive child find system.		
NOTE: In developing the child find system under		
this part, States should consider (1) tracking		
systems based on high-risk conditions at birth, and		
(2) other activities that are being conducted by		
various agencies or organizations in the State.		
§303.302 Referral procedures.	§303.303 Referral procedures.	The Department clarified its position on
(d) Referral procedures. (1) The child find system	(a) General. (1) The lead agency's child find	maintaining the phrase, as soon as possible by
must include procedures for use by primary referral	system described in §303.302 must include the	stating, "we believe it is appropriate to retain the
sources for referring a child to the appropriate	State's procedures for use by primary referral	phrase because it conveys a sense of urgency
public agency within the system for-	sources for referring a child under the age of three	that referrals be made to the Part C program in a
(i) Evaluation and assessment, in accordance with	to the Part C program.	timely manner."
§§ 303.322 and 303.323; or	(2) The procedures required in paragraph $(a)(1)$ of	
(ii) As appropriate, the provision of services, in	this section must	While the Department retained this language, to
accordance with § 303.342(a) or § 303.345.	(i) Provide for referring a child as soon as possible,	address concerns about delay, it added a maximum
(2) The procedures required in paragraph (b)(1) of	but in no case more than seven days, after the	timeline of seven calendar days stating it, "we
this section must—	child has been identified; and	realize that in some cases an earlier referral may be
(i) Provide for an effective method of making	(ii) Meet the requirements in paragraphs (b) and (c)	reasonable, but establishing a maximum timeline of
referrals by primary referral sources;	of this section.	seven days provides more flexibility for primary
(ii) Ensure that referrals are made no more than	(b) Referral of specific at-risk infants and	referral sources making referrals than the current
two working days after a child has been identified;	toddlers. The procedures required in paragraph (a)	timeline."
and	of this section must provide for requiring the	
(iii) Include procedures for determining the extent	referral of a child under the age of three who	Further, the Department clarified that it "revised
to which primary referral sources, especially	(1) Is the subject of a substantiated case of child	the language in new §303.303(b)(1) (proposed
hospitals and physicians, disseminate the	abuse or neglect; or (2) Is identified as directly	§303.302(b)(1)) to refer to a child under the age of
information, as described in § 303.320, prepared by	affected by illegal substance abuse or withdrawal	three who is the subject of a substantiated case of
the lead agency on the availability of early	symptoms resulting from prenatal drug exposure.	child abuse or neglect."
intervention services to parents of infants and	(c) Primary referral sources. As used in this	In addition, the Department explained that it does
toddlers with disabilities.	subpart, primary referral sources include	not "interpret the statutory language or new
(3) As used in paragraph $(d)(1)$ of this section,	(1) Hospitals, including prenatal and postnatal care	§303.303(b)(1) (proposed §303.302(b)(1)) to
primary referral sources includes-	facilities;	require a sibling (under the age of three) to be
(i) Hospitals, including prenatal and	(2) Physicians;	referred or screened unless that sibling is a child
postnatal care facilities;	(3) Parents, including parents of infants and	under the age of three who also has been the
(ii) Physicians;	toddlers;	subject of a substantiated case of child abuse or





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§303.302 Referral procedures.	§303.303 Referral procedures.	neglect." The Department elaborated that this was
(iii) Parents;	(4) Child care programs and early learning	meant to decrease burden on states because, it
(iv) Day care programs;	programs;	"narrowed the scope of children to be referred to
(v) Local educational agencies;	(5) LEAs and schools;	the Part C program under new §303.303(b)(1)
(vi) Public health facilities;	(6) Public health facilities;	(proposed §303.302(b)), [and as such] the potential
(vii) Other social service agencies; and	(7) Other public health or social service agencies;	burden is decreased to States, which may currently
(viii) Other health care providers.	(8) Other clinics and health care providers;	receive referrals of all children (such as a sibling or
	(9) Public agencies and staff in the child welfare	step-sibling) who are involved in a substantiated
	system, including child protective service and	case of child abuse or neglect."
	foster care;	
	(10) Homeless family shelters; and	The Department also emphasized that the list of
	(11) Domestic violence shelters and agencies.	potential referral sources is meant to be "a non-
		exhaustive list of primary referral sources and that
		a lead agency may include other primary referral
		sources in its child find system. The term include,
		as defined in §303.18 and used in the introductory
		text in new §303.303(c) (proposed §303.302(c)),
		means that the items named are not all of the
		possible items that are covered, whether like or
		unlike the ones named."
<u>\$303.302 Referral procedures.</u>	<b>§303.310</b> Post-referral timeline (45 days).	The Department stated, "We believe that having
(e) Timelines for public agencies to act on	(a) Except as provided in paragraph (b) of this	the 45-day timeline in new §303.310(a) commence
referrals. (1) Once the public agency receives a	section, any screening under §303.320 (if the State	on the date of referral, rather than on the date the
referral, it shall appoint a service coordinator as soon as possible.	has adopted a policy and elects, and the parent consents, to conduct a screening of a child); the	lead agency or EIS provider obtains parental consent for the initial evaluation, ensures
(2) Within 45 days after it receives a referral, the	initial evaluation and the initial assessments of the	accountability, consistency, and predictability, and
public agency shall—	child and family under §303.321; and the initial	it is easier for States and parents to implement and
(i) Complete the evaluation and assessment	IFSP meeting under §303.342 must be completed	track. More importantly, we are persuaded that this
activities in § 303.322; and	within 45 days from the date the lead agency	timeline will result in fewer delays in infants and
(ii) Hold an IFSP meeting, in accordance with	or EIS provider receives the referral of the child.	toddlers with disabilities receiving early
§ 303.342.	(b) Subject to paragraph (c) of this section, the 45-	intervention services as quickly as possible after
χ 505.5 <b>-2</b> .	day timeline described in paragraph (a) of this	being referred.
	section does not apply for any period when—	
	(1) The child or parent is unavailable to complete	The Department further clarified that there are two
	(1) The child of parent is unavailable to complete	The 2 optimient further charmed that there are two





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	§303.310 Post-referral timeline (45 days).	specific circumstances when the 45-day timeline
	the screening (if applicable), the initial evaluation,	would not apply. The Department stated, "First, as
	the initial assessments of the child and family, or	noted in new §303.310(b)(1), there may be periods
	the initial IFSP meeting due to exceptional family	of time when the child or parent is unavailable to
	circumstances that are documented in the child's	complete the screening, if applicable; the initial
	early intervention records; or	evaluation; the initial assessment of the child; the
	(2) The parent has not provided consent for the	initial assessment of the family; or the initial IFSP
	screening (if applicable), the initial evaluation, or	meeting due to exceptional family circumstances
	the initial assessment of the child, despite	that are documented in the child's early
	documented, repeated attempts by the lead agency	intervention records. To clarify that it is only the
	or EIS provider to obtain parental consent.	unavailability of the child or parent (and not other
	(c) The lead agency must develop procedures to	family members) that determines the availability of
	ensure that in the event the circumstances	this exception, we have added new §303.310(d) to
	described in (b)(1) or (b)(2) of this section exist,	ensure that the family assessment is completed
	the lead agency or EIS provider must	within the 45-day timeline, if the parent concurs, as
	(1) Document in the child's early intervention	long as the parent is available.
	records the exceptional family circumstances or	The second encodies to the 45 description is set
	repeated attempts by the lead agency or EIS	The second exception to the 45-day timeline is set for the in new $S_{202}^{202} (200)$ which provides that if
	provider to obtain parental consent; (2) Complete the screening (if applicable), the	forth in new §303.310(b)(2), which provides that if the parent has not provided consent for the
	initial evaluation, the initial assessments (of the	screening (if the State has adopted a policy to
	child and family), and the initial IFSP meeting as	conduct screenings and elects to conduct a
	soon as possible after the documented exceptional	screening of that child), initial evaluation, or initial
	family circumstances described in paragraph (b)(1)	assessment of the child despite documented,
	of this section no longer exist or parental consent is	repeated attempts by the lead agency or EIS
	obtained for the screening (if applicable), the initial	provider to obtain parental consent, then the 45-day
	evaluation, and the initial assessment of the child;	timeline would not apply. The Department did not
	and	include the family assessment or the initial IFSP
	(3) Develop and implement an interim IFSP, to the	meeting in this second exception because, as the
	extent appropriate and consistent with §303.345.	Department explained, while the family assessment
	(d) The initial family assessment must be	is voluntary on the part of any family member who
	conducted within the 45-day timeline in paragraph	participates in it and the initial IFSP meeting must
	(a) of this section if the parent concurs and even if	be scheduled at a time convenient to the family,
	other family members are unavailable.	there are no express written consent requirements





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		for conducting the family assessment and initial
		IFSP meeting.
		To ensure that these exceptions are not absolute,
		the Department added a new requirement in
		§303.310(c) to clarify that the lead agency or EIS
		provider must complete the screening, if
		applicable; initial evaluation; initial assessments; and initial IFSP meeting as soon as possible after
		the circumstances described in new §303.310(b) no
		longer exist or parental consent is obtained. The
		Department stated that it, "believe[s] that the
		availability of the two limited exceptions to the
		45-day timeline in new §303.310(b) creates
		flexibility and reduces burdens for lead agencies
		and EIS providers. Coupling these exceptions with
		a 45-day timeline commencing on the date of the
		child's referral to the Part C program in new
		§303.310(a) creates a clear and enforceable
		timeline that ensures accountability for timely
		identification, evaluations, assessments, and IFSP
	\$202.220 Sensering mage lange (	meetings for infants and toddlers with disabilities."
	<b><u>§303.320 Screening procedures (optional).</u></b> (a) General. (1) The lead agency may adopt	The Department commented that it added new language to the proposed regulations to clarify that
	procedures, consistent with the requirements of this	parents have an ongoing right to request an
	section, to screen children under the age of three	evaluation before, during, or after their child is
	who have been referred to the Part C program to	screened. Specifically, the Department added a new
	determine whether they are suspected of having a	303.320(a)(1)(i) and $(a)(1)(i)$ , stating, "if the lead
	disability under this part. If the lead agency or EIS	agency or EIS provider proposes to screen a child,
	provider proposes to screen a child, it must	it must (i) provide the parent notice under §303.421
	(i) Provide the parent notice under §303.421 of its	of its intent to screen the child to identify whether
	intent to screen the child to identify whether the	the child is suspected of having a disability (and
	child is suspected of having a disability and include	include in the notice a description of the parent's
	in that notice a description of the parent's right to	right to request an evaluation under §303.321 at





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	§303.320 Screening procedures (optional).	any time during the screening
	request an evaluation under §303.321 at any time	process) and (ii) obtain parental consent as required
	during the screening process; and	in §303.420(a)(1) before administering the
	(ii) Obtain parental consent as required in	screening".
	§303.420(a)(1) before conducting the screening	
	procedures.	Additionally, the Department revised new
	(2) If the parent consents to the screening and the	§303.320(a)(2)(ii) to specify, "when the lead
	screening or other available information indicates	agency provides notice to a parent under §303.421
	that the child is	that, based on the screening or other available
	(i) Suspected of having a disability, after notice is	information, a child is not suspected of having a
	provided under §303.421 and once parental consent	disability, the notice must describe the parent's right to request an evaluation."
	is obtained as required in §303.420, an evaluation and assessment of the child must be conducted	right to request an evaluation.
	under §303.321; or	Lastly, the Department added new language to new
	(ii) Not suspected of having a disability, the lead	\$303.320(a)(3) a provision clarifying that parents
	agency or EIS provider must ensure that notice of	may request an evaluation at any time during the
	that determination is provided to the parent under	screening process.
	§303.421, and that the notice describes the parent's	servering process.
	right to request an evaluation.	
	(3) If the parent of the child requests and consents	
	to an evaluation at any time during the screening	
	process, evaluation of the child must be conducted	
	under §303.321, even if the lead agency or EIS	
	provider has determined under paragraph(a)(2)(ii)	
	of this section that the child is not suspected of	
	having a disability.	
	(b) Definition of screening procedures. Screening	
	procedures	
	(1) Means activities under paragraphs (a)(1) and	
	(a)(2) of this section that are carried out by, or	
	under the supervision of, the lead agency or EIS	
	provider to identify, at the earliest possible age,	
	infants and toddlers suspected of having a	
	disability and in need of early intervention	





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	§303.320 Screening procedures (optional).	
	services; and	
	(2) Includes the administration of appropriate	
	instruments by personnel trained to administer	
	those instruments.	
	(c) Condition for evaluation or early intervention	
	services. For every child under the age of three	
	who is referred to the Part C program or screened	
	in accordance with paragraph (a) of this section,	
	the lead agency is not required to	
	(1) Provide an evaluation of the child under	
	§303.321 unless the child is suspected of having a	
	disability or the parent requests an evaluation under	
	paragraph (a)(3) of this section; or	
	(2) Make early intervention services available	
	under this part to the child unless a determination is	
	made that the child meets the definition of infant or	
	toddler with a disability under §303.21.	
§ 303.322 Evaluation and assessment.	§303.321 Evaluation of the child and assessment	
(a) General. (1) Each system must include the	of the child and family.	
performance of a timely, comprehensive,	(a) General. (1) The lead agency must ensure that,	
multidisciplinary evaluation of each child, birth	subject to obtaining parental consent in accordance	
through age two, referred for evaluation, and a	with $\$303.420(a)(2)$ , each child under the age of	
family-directed identification of the needs of each	three who is referred for evaluation or early	
child's family to appropriately assist in the	intervention services under this part and suspected	
development of the child.	of having a disability, receives—	
(2) The lead agency shall be responsible for	(i) A timely, comprehensive, multidisciplinary	
ensuring that the requirements of this section are	evaluation of the child in accordance with	
implemented by all affected public agencies and	paragraph (b) of this section unless eligibility is	
service providers in the State.	established under paragraph $(a)(3)(i)$ of this	
	section; and	
	(ii) If the child is determined eligible as an infant	
	or toddler with a disability as defined in §303.21-	
	(A) A multidisciplinary assessment of the unique	





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	§303.321 Evaluation of the child and assessment	
	of the child and family.	
	strengths and needs of that infant or toddler and the	
	identification of services appropriate to meet those	
	needs;	
	(B) A family-directed assessment of the resources,	
	priorities, and concerns of the family and the	
	identification of the supports and services	
	necessary to enhance the family's capacity to meet	
	the developmental needs of that infant or toddler.	
	The assessments of the child and family are	
	described in paragraph (c) of this section and these	
	assessments may occur simultaneously with the	
	evaluation, provided that the requirements of	
	paragraph (b) of this section are met.	
§ 303.322 Evaluation and assessment.	§303.321 Evaluation of the child and assessment	The Department clarified, "evaluation means the
(b) Definitions of evaluation and assessment .As	of the child and family.	procedures used by qualified personnel
used in this part—	(2) As used in this part	to determine a child's initial and continuing
(1) Evaluation means the procedures used by	(i) Evaluation means the procedures used by	eligibility under this part, consistent with the
appropriate qualified personnel to determine a	qualified personnel to determine a child's initial	definition of infant or toddler with a disability in
child's initial and continuing eligibility under this	and continuing eligibility under this part, consistent	§303.21."
part, consistent with the definition of "infants and	with the definition of infant or toddler with a	
toddlers with disabilities" in § 303.16, including	disability in §303.21. An initial evaluation refers to	The Department further clarified in
determining the status of the child in each of the	the child's evaluation to determine his or her initial	303.321(a)(2)(i) that the term, "initial evaluation
developmental areas in paragraph (c)(3)(ii) of this	eligibility under this part;	refers to the child's evaluation to determine his or
section.		her initial eligibility under this part."
§ 303.322 Evaluation and assessment.	§303.321 Evaluation of the child and assessment	The Department clarified, "the definition of
(2) Assessment means the ongoing procedures used	of the child and family.	assessments incorporate the language from section
by appropriate qualified personnel throughout the	(ii) Assessment means the ongoing procedures used	636(a)(1) and $(a)(2)$ of the [Individuals with
period of a child's eligibility under this part to	by qualified personnel to identify the child's	Disabilities Education] Act, which requires each
identify—	unique strengths and needs and the early	statewide system to provide for each eligible child:
(i) The child's unique strengths and needs and the	intervention services appropriate to meet those	(1) A multidisciplinary assessment of the unique
services appropriate to meet those needs; and	needs throughout the period of the child's	strengths and needs of the infant or toddler and the
(ii) The resources, priorities, and concerns of the	eligibility under this part and includes the	identification of services appropriate to meet those





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<ul> <li>§ 303.322 Evaluation and assessment. family and the supports and services necessary to enhance the family's capacity to meet the developmental needs of their infant or toddler with a disability.</li> <li>(c) Evaluation and assessment of the child. The evaluation and assessment of each child must—</li> <li>(1) Be conducted by personnel trained to utilize appropriate methods and procedures;</li> <li>(2) Be based on informed clinical opinion; and</li> <li>(3) Include the following:</li> <li>(i) A review of pertinent records related to the child's current health status and medical history.</li> <li>(ii) An evaluation of the child's level of functioning in each of the following developmental areas:</li> <li>(A) Cognitive development.</li> <li>(B) Physical development, including vision and hearing.</li> <li>(C) Communication development.</li> <li>(D) Social or emotional development.</li> <li>(E) Adaptive development.</li> <li>(ii) An assessment of the unique needs of the child in terms of each of the developmental areas in paragraph (c)(3)(ii) of this section, including the identification of services appropriate to meet those needs.</li> </ul>	<ul> <li>§303.321 Evaluation of the child and assessment of the child and family.</li> <li>assessment of the child, consistent with paragraph (c)(1) of this section and the assessment of the child's family, consistent with paragraph (c)(2) of this section; and</li> <li>(iii) Initial assessment refers to the assessment of the child and the family assessment conducted prior to the child's first IFSP meeting.</li> <li>(3)(i) A child's medical and other records may be used to establish eligibility (without conducting an evaluation of the child) under this part if those records indicate that the child's level of functioning in one or more of the developmental areas identified in §303.21(a)(1) constitutes a developmental delay or that the child otherwise meets the criteria for an infant or toddler with a disability under §303.21. If the child's Part C eligibility is established under this paragraph, the lead agency or EIS provider must conduct assessments of the child and family in accordance with paragraph (c) of this section.</li> <li>(ii) Qualified personnel must use informed clinical opinion when conducting an evaluation and assessment of the child. In addition, the lead agency must ensure that informed clinical opinion may be used as an independent basis to establish a child's eligibility under this part even when other instruments do not establish eligibility; however, in no event may informed clinical opinion be used to negate the results of evaluation instruments used to establish eligibility under paragraph (b) of this section.</li> <li>(4) All evaluations and assessments of the child</li> </ul>	needs; and (2) A family-directed assessment of the resources, priorities, and concerns of the family and the identification of the supports and services necessary to enhance the family's capacity to meet the developmental needs of the infant or toddler." Additionally, the Department clarified that the term "initial assessment refers to assessments of the child and the family conducted prior to the child's initial IFSP meeting, both of which must be conducted within the 45-day timeline described in §303.310, even if family members other than the parent agree to participate but are unavailable to complete the family assessment."





1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
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	§303.321 Evaluation of the child and assessment	
	of the child and family.	
	and family must be conducted by qualified	
	personnel, in a nondiscriminatory manner, and	
	selected and administered so as not to be racially or	
	culturally discriminatory.	
	(5) Unless clearly not feasible to do so, all	
	evaluations and assessments of a child must be	
	conducted in the native language of the child, in	
	accordance with the definition of native language	
	in §303.25.	
	(6) Unless clearly not feasible to do so, family	
	assessments must be conducted in the native	
	language of the family members being assessed, in	
	accordance with the definition of native language	
	in §303.25.	
	(b) Procedures for evaluation of the child. In	
	conducting an evaluation, no single procedure may	
	be used as the sole criterion for determining a	
	child's eligibility under this part. Procedures must	
	include	
	(1) Administering an evaluation instrument;	
	(2) Taking the child's history (including	
	interviewing the parent);	
	(3) Identifying the child's level of functioning in	
	each of the developmental areas in §303.21(a)(1);	
	(4) Gathering information from other sources such	
	as family members, other care-givers, medical	
	providers, social workers, and educators, if	
	necessary, to understand the full scope of the the	
	child's unique strengths and needs; and	
	(5) Reviewing medical, educational, or other	
	records.	



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<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
\$ 202 222 Evoluation and according	\$202 221 Evaluation of the shild and aggregement	Analysis of Comments and Changes
§ 303.322 Evaluation and assessment. (d) Family assessment. (1) Family assessments	<u>§303.321 Evaluation of the child and assessment</u> of the child and family.	
under this part must be family-directed and	(c) Procedures for assessment of the child and	
designed to determine the resources, priorities, and	(c) Procedures for assessment of the child and family.	
e i i i i i i i i i i i i i i i i i i i	(1) An assessment of each infant or toddler with a	
concerns of the family and the identification of the		
supports and services necessary to enhance the	disability must be conducted by qualified personnel	
family's capacity to meet the developmental needs of the child.	in order to identify the child's unique strengths and	
	needs and the early intervention services	
(2) Any assessment that is conducted must be	appropriate to meet those needs. The assessment of	
voluntary on the part of the family.	the child must include the following	
(3) If an assessment of the family is carried out, the	(i) A review of the results of the evaluation	
assessment must—	conducted under paragraph (b) of this section;	
i) Be conducted by personnel trained to utilize	(ii) Personal observations of the child; and	
appropriate methods and procedures;	(iii) The identification of the child's needs in each	
(ii) Be based on information provided by the family	of the developmental areas in $\$303.21(a)(1)$ .	
through a personal interview; and	(2) A family-directed assessment must be	
(iii) Incorporate the family's description of its	conducted by qualified personnel in order to	
resources, priorities, and concerns related to	identify the family's resources, priorities, and	
enhancing the child's development.	concerns and the supports and services necessary to	
	enhance the family's capacity to meet the	
	developmental needs of the family's infant or	
	toddler with a disability. The family-directed	
	assessment must	
	(i) Be voluntary on the part of each family member	
	participating in the assessment;	
	(ii) Be based on information obtained through an	
	assessment tool and also through an interview with	
	those family members who elect to participate in	
	the assessment; and	
	(iii) Include the family's description of its	
	resources, priorities, and concerns related to	
	enhancing the child's development.	





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<ul> <li>§ 303.322 Evaluation and assessment.</li> <li>(e) Timelines.</li> <li>(1) Except as provided in paragraph (e)(2) of this section, the evaluation and initial assessment of each child (including the family assessment) must be completed within the 45-day time period required in § 303.321(e).</li> <li>(2) The lead agency shall develop procedures to ensure that in the event of exceptional circumstances that make it impossible to complete the evaluation and assessment within 45 days (e.g., if a child is ill), public agencies will— <ul> <li>(i) Document those circumstances; and</li> <li>(ii) Develop and implement an interim IFSP, to the extent appropriate and consistent with § 303.345</li> <li>(b)(1) and (b)(2).</li> </ul> </li> </ul>	§303.322 Determination that a child is not eligible. If, based on the evaluation conducted under §303.321, the lead agency determines that a child is not eligible under this part, the lead agency must provide the parent with prior written notice required in §303.421, and include in the notice information about the parent's right to dispute the eligibility determination through dispute resolution mechanisms under §303.430, such as requesting a due process hearing or mediation or filing a State complaint. NOTE: This regulation now appears under Subpart D in §303.310 Post-referral timeline (45 days).	
§ 303.323 Nondiscriminatory procedures. Each lead agency shall adopt nondiscriminatory evaluation and assessment procedures. The procedures must provide that public agencies responsible for the evaluation and assessment of	NOTE: This regulation now appears under Subpart D in <u>§303.321 Evaluation of the child</u> and assessment of the child and family.	





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SUBPART D- PROGRAM AND SERVICE COMPONENTS OF A STATEWIDE SYSTEM OF EARLY INTERVENTION SERVICES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
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§ 303.323 Nondiscriminatory procedures.		
children and families under this part shall ensure, at		
a minimum, that—		
(a) Tests and other evaluation materials and		
procedures are administered in the native language		
of the parents or other mode of communication,		
unless it is clearly not feasible to do so;		
(b) Any assessment and evaluation procedures and		
materials that are used are selected and		
administered so as not to be racially or culturally		
discriminatory;		
(c) No single procedure is used as the sole criterion		
for determining a child's eligibility under this part;		
and		
(d) Evaluations and assessments are conducted by		
qualified personnel.		
§ 303.340 Individualized Family Service Plans	§303.340 Individualized Family Service Plan	
<u>General.</u>	(IFSP) General.	
(a) Each system must include policies and	For each infant or toddler with a disability, the lead	
procedures regarding individualized family service	agency must ensure the development, review, and	
plans (IFSPs) that meet the requirements of this	implementation of an individualized family service	
section and §§ 303.341 through 303.346.	plan or IFSP developed by a multidisciplinary	
	team, which includes the parent, that	
	(a) Is consistent with the definition of that term in	
	§303.20; and	
	(b) Meets the requirements in §§303.342 through	
	303.346 of this subpart.	
§ 303.340 Individualized Family Service Plans	NOTE: This regulation now appears under	
General.	Subpart A in <u>§303.20 Individualized Family</u>	
(b) As used in this part, individualized family	<u>Service Plan.</u>	
service plan and IFSP mean a written plan for		
providing early intervention services to a child eligible under this part and the child's family. The		
plan must—		
_ pian must—		





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<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
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§ 303.340 Individualized Family Service Plans		
General.		
(1) Be developed in accordance with §§ 303.342		
and 303.343;		
(2) Be based on the evaluation and assessment		
described in § 303.322; and		
(3) Include the matters specified in § 303.344.		
(c) Lead agency responsibility. The lead agency		
shall ensure that an IFSP is developed and		
implemented for each eligible child, in accordance		
with the requirements of this part. If there is a		
dispute between agencies as to who has		
responsibility for developing or implementing an		
IFSP, the lead agency shall resolve the dispute or		
assign responsibility.		
<u>§ 303.340 Individualized Family Service Plans</u>		
<u>General.</u>		
NOTE: In instances where an eligible child must		
have both an IFSP and an individualized service		
plan under another Federal program, it may be		
possible to develop a single consolidated		
document, provided that it (1) contains all of the		
required information in		
§ 303.344, and (2) is developed in accordance with		
the requirements of this part.		
<u>§ 303.342 Procedures for IFSP development,</u>	§303.342 Procedures for IFSP development,	
review, and evaluation.	review, and evaluation.	
(a) Meeting to develop initial IFSP—timelines. For	(a) Meeting to develop initial IFSPtimelines. For	
a child who has been evaluated for the first time	a child referred to the Part C program and	
and determined to be eligible, a meeting to develop	determined to be eligible under this part as an	
the initial IFSP must be conducted within the 45-	infant or toddler with a disability, a meeting to	
day time period in § 303.321(e)	develop the initial IFSP must be conducted within	
	the 45-day time period described in §303.310.	





Section D

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§ 303.342 Procedures for IFSP development,	§303.342 Procedures for IFSP development,		
review, and evaluation.	review, and evaluation.		
(b) Periodic review.	(b) Periodic review.		
(1) A review of the IFSP for a child and the child's	(1) A review of the IFSP for a child and the child's		
family must be conducted every six months, or	family must be conducted every six months, or		
more frequently if conditions warrant, or if the	more frequently if conditions warrant, or if the		
family requests such a review. The purpose of the	family requests such a review. The purpose of the		
periodic review is to determine—	periodic review is to determine-		
(i) The degree to which progress toward achieving	(i) The degree to which progress toward achieving		
the outcomes is being made; and	the results or outcomes identified in the IFSP is		
(ii) Whether modification or revision of the	being made; and		
outcomes or services is necessary.	(ii) Whether modification or revision of the results,		
(2) The review may be carried out by a meeting or	outcomes, or early intervention services identified		
by another means that is acceptable to the parents	in the IFSP is necessary.		
and other participants.	(2) The review may be carried out by a meeting or		
	by another means that is acceptable to the parents		
	and other participants.		
§ 303.342 Procedures for IFSP development,	§303.342 Procedures for IFSP development,		
review, and evaluation.	review, and evaluation.		
(c) Annual meeting to evaluate the IFSP.	(c) Annual meeting to evaluate the IFSP. A		
A meeting must be conducted on at least an annual	meeting must be conducted on at least an annual		
basis to evaluate the IFSP for a child and the	basis to evaluate and revise, as appropriate, the		
child's family, and, as appropriate, to revise its	IFSP for a child and the child's family. The results		
provisions. The results of any current evaluations	of any current evaluations and other information		
conducted under § 303.322(c), and other	available from the assessments of the child and		
information available from the ongoing assessment	family conducted under §303.321 must be used in		
of the child and family, must be used in	determining the early intervention services that are		
determining what services are needed and will be	needed and will be provided.		
provided.			
<u>§ 303.342 Procedures for IFSP development,</u>	§303.342 Procedures for IFSP development,		
review, and evaluation.	review, and evaluation.		
(d) Accessibility and convenience of	(d) Accessibility and convenience of meetings.		
meetings.	(1) IFSP meetings must be conducted		
(1)IFSP meetings must be conducted—	(i) In settings and at times that are convenient for		





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SUBPART D- PROGRAM AND SERVICE COMPONENTS OF A STATEWIDE SYSTEM OF EARLY INTERVENTION SERVICES			
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§ 303.342 Procedures for IFSP development,	§303.342 Procedures for IFSP development,		
review, and evaluation.	review, and evaluation.		
(i) In settings and at times that are convenient to	the family; and		
families; and	(ii) In the native language of the family or other		
(ii) In the native language of the family or other	mode of communication used by the family, unless		
mode of communication used by the family, unless	it is clearly not feasible to do so.		
it is clearly not feasible to do so.	(2) Meeting arrangements must be made with, and		
(2) Meeting arrangements must be made with, and	written notice provided to, the family and other		
written notice provided to, the family and other	participants early enough before the meeting date		
participants early enough before the meeting date	to ensure that they will be able to attend.		
to ensure that they will be able to attend.			
§ 303.342 Procedures for IFSP development,	§303.342 Procedures for IFSP development,	The Department clarified in §303.342(e) and	
review, and evaluation.	review, and evaluation.	303.344(f)(1) that, "early intervention services	
(e) Parental consent. The contents of the IFSP must	(e) Parental consent. The contents of the IFSP must	must be provided as soon as possible after	
be fully explained to the parents and informed	be fully explained to the parents and informed	obtaining parental consent. [The Department]	
written consent from the parents must be obtained	written consent, as described in §303.7, must be	believe[s] that it is important for the timeline to run	
prior to the provision of early intervention services	obtained, as required in §303.420(a)(3), prior to the	from the date of parental consent and not from the	
described in the plan. If the parents do not provide	provision of early intervention services described	initiation date identified at the IFSP meeting. A	
consent with respect to a particular early	in the IFSP. Each early intervention service must	State may only provide a service identified in the	
intervention service or withdraw consent after first	be provided as soon as possible after the parent	IFSP if a parent provides consent under §303.420.	
providing it, that service may not be provided. The	provides consent for that service, as required in	In some instances, even if the IFSP is developed	
early intervention services to which parental	§303.344(f)(1).	with a service initiation date, a parent may not have	
consent is obtained must be provided.		provided consent to the service and, therefore, the	
		service may not be provided. Thus, [the	
		Department] revised the time period to commence	
		from the date of parental consent", rather than as	
		soon as possible after the IFSP meeting.	
		The Department further clarified in §303.342(e)	
		and 303.344(f)(1) that "early intervention services	
		must be provided as soon as possible after parental	
		consent is obtained." The Department stated, it is	
		not appropriate to "adopt a time period more	
		specific than —as soon as possible for the	





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		provision of all early intervention services
		identified in an IFSP. While each State must ensure
		that services in an IFSP are provided as soon as
		possible after receiving parental consent, [the Department] believe[s] that — as soon as possible -
		- may vary depending on a number of factors, such
		as the availability of qualified personnel in a State,
		the number of children to be served, and the
		location of those children." The Department
		further explained that while States have some
		flexibility in implementing this provision, the
		Department monitors, through the SPP/APR, data
		on when each State initiates services for each child.
§ 303.342 Procedures for IFSP development,		
review, and evaluation. NOTE: The requirement for the annual evaluation		
incorporates the periodic review process.		
Therefore, it is necessary to have only one separate		
periodic review each year (i.e., six months after the		
initial and subsequent annual IFSP meetings),		
unless conditions warrant otherwise. Because the		
needs of infants and toddlers change so rapidly		
during the course of a year, certain evaluation		
procedures may need to be repeated before		
conducting the periodic reviews and annual evaluation meetings in paragraphs (b) and (c) of		
this section.		
§ 303.343 Participants in IFSP meetings and	§303.343 IFSP Team meeting and periodic	The Department stated that 303.343(a)(iv) now
periodic reviews.	review.	allows for the service coordinator designated by the
(a) Initial and annual IFSP meetings.	(a) Initial and annual IFSP Team meeting. (1) Each	public agency to be responsible for implementing
(1) Each initial meeting and each annual meeting to	initial meeting and each annual IFSP Team	the IFSP needn't be the service coordinator who
evaluate the IFSP must include the following	meeting to evaluate the IFSP must include the	has been working with the family since the initial
participants:	following participants:	referral of the child for an evaluation.
(i) The parent or parents of the child.	(i) The parent or parents of the child.	





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
	0	Analysis of Comments and Changes	
§ 303.343 Participants in IFSP meetings and	§303.343 IFSP Team meeting and periodic		
periodic reviews.	review.		
(ii) Other family members, as requested by the	(ii) Other family members, as requested by the		
parent, if feasible to do so;	parent, if feasible to do so.		
(iii) An advocate or person outside of the family, if	(iii) An advocate or person outside of the family, if		
the parent requests that the person participate.	the parent requests that the person participate.		
(iv) The service coordinator who has been working	(iv) The service coordinator designated by the		
with the family since the initial referral of the child	public agency to be responsible for implementing		
for evaluation, or who has been designated by the	the IFSP.		
public agency to be responsible for implementation	(v) A person or persons directly involved in		
of the IFSP.	conducting the evaluations and assessments in		
(v) A person or persons directly involved in	§303.321.		
conducting the evaluations and assessments in §	(vi) As appropriate, persons who will be providing		
303.322.	early intervention services under this part to the		
(vi) As appropriate, persons who will be providing	child or family.		
services to the child or family.	(2) If a person listed in paragraph $(a)(1)(v)$ of this		
(2) If a person listed in paragraph $(a)(1)(v)$ of this	section is unable to attend a meeting, arrangements		
section is unable to attend a meeting, arrangements	must be made for the person's involvement through		
must be made for the person's involvement through	other means, including one of the following:		
other means, including—	(i) Participating in a telephone conference call.		
(i) Participating in a telephone conference call;	(ii) Having a knowledgeable authorized		
(ii) Having a knowledgeable authorized	representative attend the meeting.		
representative attend the meeting; or	(iii) Making pertinent records available at the		
(iii) Making pertinent records available at the	meeting.		
meeting.			
§ 303.343 Participants in IFSP meetings and	§303.343 IFSP Team meeting and periodic		
periodic reviews.	review.		
(b) Periodic review. Each periodic review must	(b) Periodic review. Each periodic review under		
provide for the participation of persons in	303.342(b) must provide for the participation of		
paragraphs (a)(1)(i) through (a)(1)(iv) of this	persons in paragraphs $(a)(1)(i)$ through $(a)(1)(iv)$ of this section. If our divisors represent an experiment		
section. If conditions warrant, provisions must be	this section. If conditions warrant, provisions must		
made for the participation of other representatives	be made for the participation of other		
identified in paragraph (a) of this section.	representatives identified in paragraph (a) of this		
	section.		





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
§ 303.344 Content of an IFSP.	§303.344 Content of an IFSP.		
(a) Information about the child's status.	(a) Information about the child's status. The IFSP		
(1) The IFSP must include a statement of the	must include a statement of the infant or toddler		
child's present levels of physical development	with a disability's present levels of physical		
(including vision, hearing, and health status),	development (including vision, hearing, and health		
cognitive development, communication	status), cognitive development, communication		
development, social or emotional development, and	development, social or emotional development, and		
adaptive development.	adaptive development based on the information		
(2) The statement in paragraph $(a)(1)$ of this section	from that child's evaluation and assessments		
must be based on professionally acceptable	conducted under §303.321.		
objective criteria.			
§ 303.344 Content of an IFSP.	<u>§303.344 Content of an IFSP.</u>		
(b) Family information. With the concurrence of	(b) Family information. With the concurrence of		
the family, the IFS must include a statement of the	the family, the IFSP must include a statement of		
family's resources, priorities, and concerns related	the family's resources, priorities, and concerns		
to enhancing the development of the child.	related to enhancing the development of the child		
	as identified through the assessment of the family		
	under §303.321(c)(2).		
<u>§ 303.344 Content of an IFSP.</u>	<u>§303.344 Content of an IFSP.</u>		
(c) Outcomes. The IFSP must include a statement	(c) Results or outcomes. The IFSP must include a		
of the major outcomes expected to be achieved for	statement of the measurable results or measurable		
the child and family, and the criteria, procedures,	outcomes expected to be achieved for the child		
and timeliness used to determine-	(including pre-literacy and language skills, as		
(1) The degree to which progress toward achieving	developmentally appropriate for the child) and		
the outcomes is being made; and	family, and the criteria, procedures, and timelines		
(2) Whether modifications or revisions of the	used to determine		
outcomes or services are necessary.	(1) The degree to which progress toward achieving		
	the results or outcomes identified in the IFSP is		
	being made; and		
	(2) Whether modifications or revisions of the		
	expected results or outcomes, or early intervention		
	services identified in the IFSP are necessary.		





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1999 Part C Regulations2011 Part C RegulationsU.S. Department of Education		U.S. Department of Education Selected
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<ul> <li>§ 303.344 Content of an IFSP.</li> <li>(d) Early intervention services.</li> <li>(1) The IFSP must include a statement of the specific early intervention services the child and the family to achieve the outcomes identified in paragraph (c) of this section, including— <ul> <li>(i) The frequency, intensity, and method of delivering the services;</li> <li>(ii) The natural environments, as described in § 303.12(b), and § 303.18 in which early intervention services will be provided, and a justification of the extent, if any, to which the services will not be provided in a natural environment;</li> </ul> </li> </ul>	<ul> <li>§303.344 Content of an IFSP.</li> <li>(d) Early intervention services.</li> <li>(1) The IFSP must include a statement of the specific early intervention services, based on peerreviewed research (to the extent practicable), that are necessary to meet the unique needs of the child and the family to achieve the results or outcomes identified in paragraph (c) of this section, including <ul> <li>(i) The length, duration, frequency, intensity, and method of delivering the early intervention services;</li> <li>(ii)(A) A statement that each early intervention services;</li> <li>(iii)(A) A statement that each early intervention service is provided in the natural environment for that child or service to the maximum extent appropriate, consistent with §§303.13(a)(8), 303.26 and 303.126, or, subject to paragraph (d)(1)(ii)(B) of this section, a justification as to why an early intervention service will not be provided in the natural environment.</li> <li>(B) The determination of the appropriate setting for providing early intervention services to an infant or toddler with a disability, including any justification for not providing a particular early intervention service in the natural environment for that infant or toddler with a disability and service, must be</li> <li>(1) Made by the IFSP Team (which includes the parent and other team members);</li> <li>(2) Consistent with the provisions in §§303.13(a)(8), 303.26, and 303.126; and</li> <li>(3) Based on the child's outcomes that are identified by the IFSP Team in paragraph (c) of this section;</li> </ul> </li> </ul>	The Department explained that early intervention services be based on peer-reviewed research, to the extent practicable, aligned to the statutory language of the Individuals with Disabilities Education Act of 2004. The Department further clarified that using early intervention services based on peer-reviewed research, to the extent practicable, means that, "specific early intervention services should be based on peer-reviewed research to the extent that it is feasible or possible, given the availability of peer-reviewed research on the early intervention services determined to be most appropriate to respond to the child's needs and strengths identified pursuant to information from the child's evaluations an assessments under 303.321." The Department clarified that the regulations, "require the IFSP to include (i) a statement that each early intervention service is provided in the natural environment for that child or service to the maximum extent appropriate, consistent with §§303.13(a)(8), 303.26 and 303.126, or, subject to §303.344(d)(1)(ii)(B), and (ii) a justification as to why an early intervention service will not be provided in the natural environment." This clarification was made in response to some questioning language in the proposed regulations which included the phrase "if applicable" regarding the justification needed if a service was not provided in the natural environment.





SUBPART D- PROGRAM AND SERVICE COMPONENTS OF A STATEWIDE SYSTEM OF EARLY INTERVENTION SERVICES			
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
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<b>§ 303.344 Content of an IFSP.</b> (iii) The location of the services; and (iv) The payment arrangements, if any. (2) As used in paragraph (d)(1)(i) of this section— (i) Frequency and intensity mean the number of days or sessions that a service will be provided, the length of time the service is provided during each session, and whether the service is provided on an individual or group basis; and (ii) Method means how a service is provided. (3) As used in paragraph (d)(1)(iii) of this section, location means the actual place or places where a service will be provided.	<ul> <li>§303.344 Content of an IFSP.</li> <li>(iii) The location of the early intervention services; and</li> <li>(iv) The payment arrangements, if any.</li> <li>(2) As used in paragraph (d)(1)(i) of this section—</li> <li>(i) Frequency and intensity mean the number of days or sessions that a service will be provided, and whether the service is provided on an individual or group basis;</li> <li>(ii) Method means how a service is provided;</li> <li>(iii) Length means the length of time the service is provided during each session of that service (such as an hour or other specified time period); and</li> <li>(iv) Duration means projecting when a given service will no longer be provided (such as when the child is expected to achieve the results or outcomes in his or her IFSP).</li> <li>(3) As used in paragraph (d)(1)(iii) of this section, location means the actual place or places where a service will be provided.</li> <li>(4) For children who are at least three years of age, the IFSP must include an educational component that promotes school readiness and incorporates pre-literacy, language, and numeracy skills.</li> </ul>	The Department stated that the IFSP must include an education component that promotes school readiness and incorporates pre-literacy, language, and numeracy skills, and that this language is aligned with the IDEA statute and Part B regulations (34 CFR 300.323(b)).	
<u>§ 303.344 Content of an IFSP.</u> (e) Other services.	<b>§303.344 Content of an IFSP.</b>	The Department explained that the new Part C	
(1) To the extent appropriate, the IFSP must	(e) Other services. To the extent appropriate, the IFSP also must	regulations, "no longer require the IFSP Team to identify, and service coordinators to coordinate,	
(1) To the extent appropriate, the IFSP must include—	(1) Identify medical and other services that the	funding sources for these services (those not	
(i) Medical and other services that the child needs,	child or family needs or is receiving through other	required under Part C). [The Department]	
but that are not required under this part; and	sources, but that are neither required nor funded	believe[s] that $\$303.344(e)(2)$ , with this change,	
(ii) The funding sources to be used in paying for	under this part; and	will help families receive additional services,	
those services or the steps that will be taken to	(2) If those services are not currently being	without unduly burdening IFSP Teams and service	
secure those services through public or private	provided, include a description of the steps the	coordinators who may have limited knowledge	
sources.	service coordinator or family may take to assist the	about funding for services provided by other	







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§ 303.344 Content of an IFSP.	§303.344 Content of an IFSP.	programs."	
(2) The requirement in paragraph $(e)(1)$ of this	child and family in securing those other services.		
section does not apply to routine medical services			
(e.g., immunizations and "well-baby" care),			
unless a child needs those services and the services			
are not otherwise available or being provided.			
§ 303.344 Content of an IFSP.	§303.344 Content of an IFSP.	The Department clarified, similar to revisions in	
(f) Dates; duration of services. The IFSP must	(f) Dates and duration of services. The IFSP must	303.342(e), that the timeline of services begin "as	
include—	include	soon as possible" after parental consent (instead of	
(1) The projected dates for initiation of the services	(1) The projected date for the initiation of each	"a soon as possible" after the IFSP meeting, as is	
in paragraph $(d)(1)$ of this section as soon as	early intervention service in paragraph (d)(1) of	in the 1999 Part C Regulations)	
possible after the IFSP meetings described in §	this section, which date must be as soon as possible		
303.342; and	after the parent consents to the service, as required		
(2) The anticipated duration of those services.	in §§303.342(e) and 303.420(a)(3); and		
	(2) The anticipated duration of each service.		
§ 303.344 Content of an IFSP.	§303.344 Content of an IFSP.		
(g) Service coordinator.	(g) Service coordinator.		
(1) The IFSP must include the name of the service	(1) The IFSP must include		
coordinator from the profession most immediately	the name of the service coordinator from the		
relevant to the child's or family's needs (or who is	profession most relevant to the child's or family's		
otherwise qualified to carry out all applicable	needs (or who is otherwise qualified to carry out all		
responsibilities under this part), who will be	applicable responsibilities under this part), who		
responsible for the implementation of the IFSP and	will be responsible for implementing the early		
coordination with other agencies and persons.	intervention services identified in a child's IFSP,		
	including transition services, and coordination with		
	other agencies and persons.		
§ 303.344 Content of an IFSP.	<u>§303.344 Content of an IFSP.</u>		
(2) In meeting the requirements in paragraph $(g)(1)$	(2) In meeting the requirements in paragraph $(g)(1)$		
of this section, the public agency may—	of this section, the term "profession" includes		
(i) Assign the same service coordinator who was	"service coordination."		
appointed at the time that the child was initially			
referred for evaluation to be responsible for			
implementing a child's and family's IFSP; or			





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§ 303.344 Content of an IFSP.			
(ii) Appoint a new service coordinator.			
(3) As used in paragraph $(g)(1)$ of this section, the			
term profession includes "service coordination."			
§ 303.344 Content of an IFSP.	§303.344 Content of an IFSP.	The Department clarified that to be consistent with	
(h) Transition from Part C services.	(h) Transition from Part C services. (1) The IFSP	the statutory language of IDEA 2004, "the IFSP	
(1) The IFSP must include the steps to be taken to	must include the steps and services to be taken to	must include not only transition steps but transition	
support the transition of the child, in accordance	support the smooth transition of the child, in	services needed to support the smooth transition of	
with § 303.148, to—	accordance with §§303.209 and 303.211(b)(6),	a child who is exiting the Part C program." To	
(i) Preschool services under Part B of the Act, to	from Part C services to—	demonstrate this change, the Department added the	
the extent that those services are appropriate; or	(i) Preschool services under Part B of the Act, to	phrase "and services" after the word "steps" to	
(ii) Other services that may be available, if	the extent that those services are appropriate;	§303.344(h)(1).	
appropriate.	(ii) Part C services under §303.211; or		
(2) The steps required in paragraph	(iii) Other appropriate services.		
(h)(1) of this section include—	(2) The steps required in paragraph (h)(1) of this		
(i) Discussions with, and training of, parents	section must include		
regarding future placements and other matters	(i) Discussions with, and training of, parents, as		
related to the child's transition;	appropriate, regarding future placements and other		
(ii) Procedures to prepare the child for changes in	matters related to the child's transition;		
service delivery, including steps to help the child	(ii) Procedures to prepare the child for changes in		
adjust to, and function in, a new setting; and	service delivery, including steps to help the child		
	adjust to, and function in, a new setting;		
§ 303.344 Content of an IFSP.	§303.344 Content of an IFSP.	The Department clarified that, "transition steps and	
(iii) With parental consent, the transmission	(iii) Confirmation that child find information about	services in the IFSP must include confirmation that	
of information about the child to the local	the child has been transmitted to the LEA or other	child find information was transmitted to the LEA	
educational agency, to ensure continuity of	relevant agency, in accordance with §303.209(b)	or other relevant agency." Additionally, the	
services, including evaluation and assessment	(and any policy adopted by the State under	Department clarified that, "parental consent must	
information required in § 303.322, and copies of	§303.401(e)) and, with parental consent if required	be obtained if personally identifiable information is	
IFSPs that have been developed and implemented	under §303.414, transmission of additional	disclosed as required under §303.414. Given that	
in accordance with §§ 303.340 through 303.346.	information needed by the LEA to ensure	personally identifiable information is discussed at	
	continuity of services from the Part C program to	the IFSP meeting to develop a transition plan, if the	
	the Part B program, including a copy of the most	LEA representative is from an LEA that is not a	
	recent evaluation and assessments of the child and	participating agency under §303.403(c) or if	
	the family and most recent IFSP developed in	attendance is required of other individuals who are	





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	<u>§303.344 Content of an IFSP.</u>	not employees or representatives of participating	
	accordance with §§303.340 through 303.345; and	agencies, parental consent is required under	
	(iv) Identification of transition services and other	\$303.414 for the lead agency to be able to disclose	
	activities that the IFSP Team determines are	personally identifiable information to these	
	necessary to support the transition of the child.	individuals at the meeting." Lastly, the	
		Department also clarified that the, "additional	
		information to be provided to the LEA to ensure	
		continuity of services includes a copy of the most	
		recent evaluation and assessments of the child and	
		family and the most recent IFSP."	
<u>§ 303.344 Content of an IFSP.</u>			
NOTE 1: With respect to the requirements in			
paragraph (d) of this section, the appropriate			
location of services for some infants and toddlers			
might be a hospital setting—during the period in			
which they require extensive medical intervention. However, for these and other eligible children,			
early intervention services must be provided in			
natural environments (e.g., the home, child care			
centers, or other community settings) to the			
maximum extent appropriate to the needs of the			
child.			
§ 303.344 Content of an IFSP.			
NOTE 2: Throughout the process of developing			
and implementing IFSPs for an eligible child and			
the child's family, it is important for agencies to			
recognize the variety of roles that family members			
play in enhancing the child's development. It also			
is important that the degree to which the needs of			
the family are addressed in the IFSP process is			
determined in a collaborative manner with the full			
agreement and participation of the parents of the			
child. Parents retain the ultimate decision in			
determining whether they, their child, or other			





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§ 303.344 Content of an IFSP.		
family members will accept or decline services		
under this part.		
§ 303.344 Content of an IFSP.		
NOTE 3: The early intervention services in		
paragraph (d) of this section are those services that		
a State is required to provide to a child in		
accordance with § 303.12. The "other services" in		
paragraph (e) of this section are services that a		
child or family needs, but that are neither required		
nor covered under this part. While listing the non-		
required services in the IFSP does not mean that		
those services must be provided, their identification		
can be helpful to both the child's family and the		
service coordinator, for the following reasons:		
First, the IFSP would provide a comprehensive		
picture of the child's total service needs (including		
the need for medical and health services, as well as		
early intervention services). Second, it is		
appropriate for the service coordinator to assist the		
family in securing the non-required services (e.g.,		
by (1) determining if there is a public agency that		
could provide financial assistance, if needed, (2)		
assisting in the preparation of eligibility claims or		
insurance claims, if needed, and (3) assisting the		
family in seeking out and arranging for the child to		
receive the needed medical-health services). Thus,		
to the extent appropriate, it is important for a		
State's procedures under this part to provide for		
ensuring that other needs of the child, and of the		
family related to enhancing the development of the		
child, such as medical and health needs, are		
considered and addressed, including determining		
(1) who will provide each service, and when,		





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<u>§ 303.344 Content of an IFSP.</u>		
where, and how it will be provided, and (2) how		
the service will be paid for (e.g., through private		
insurance, an existing Federal-State funding		
source, such as Medicaid or EPSDT, or some other		
funding arrangement).		
§ 303.344 Content of an IFSP.		
NOTE 4: Although the IFSP must include		
information about each of the items in paragraphs		
(b) through (h) of this section, this does not mean		
that the IFSP must be a detailed, lengthy document.		
It might be a brief outline, with appropriate		
attachments that address each of the points in the		
paragraphs under this section. It is important for		
the IFSP itself to be clear about (a) what services		
are to be provided, (b) the actions that are to be		
taken by the service coordinator in initiating those		
services, and (c) what actions will be taken by the		
parents.		
§ 303.345 Provision of services before evaluation	§303.345 Interim IFSPsProvision of services	
and assessment are completed.	before evaluations and assessments are	
Early intervention services for an eligible child and	completed.	
the child's family may commence before the	Early intervention services for an eligible child and	
completion of the evaluation and assessment in	the child's family may commence before the	
§ 303.322, if the following conditions are met:	completion of the evaluation and assessments in	
(a) Parental consent is obtained.	§303.321, if the following conditions are met:	
(b) An interim IFSP is developed that includes—	(a) Parental consent is obtained.	
(1) The name of the service coordinator who will	(b) An interim IFSP is developed that includes	
be responsible, consistent with § 303.344(g), for	(1) The name of the service coordinator who will	
implementation of the interim IFSP and	be responsible, consistent with §303.344(g), for	
coordination with other agencies and persons; and	implementing the interim IFSP and coordinating	
(2) The early intervention services that have been	with other agencies and persons; and	
determined to be needed immediately by the child	(2) The early intervention services that have been	
and the child's family.	determined to be needed immediately by the child	





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§ 303.345 Provision of services before evaluation	§303.345 Interim IFSPsProvision of Services	
and assessment are completed.	<b>Before Evaluations and Assessments are</b>	
(c) The evaluation and assessment are completed	Completed.	
within the time period required in § 303.322(e).	and the child's family.	
	(c) Evaluations and assessments are completed	
	within the 45-day timeline in §303.310.	
§ 303.345 Provision of services before evaluation		
and assessment are completed.		
NOTE: This section is intended to accomplish two		
specific purposes: (1) To facilitate the provision of		
services in the event that a child has obvious		
immediate needs that are identified, even at the		
time of referral (e.g., a physician recommends that		
a child with cerebral palsy begin receiving physical		
therapy as soon as possible), and (2) to ensure that		
the requirements for the timely evaluation and		
assessment are not circumvented.		
§ 303.346 Responsibility and accountability.	§303.346 Responsibility and accountability.	
Each agency or person who has a direct role in the	Each public agency or EIS provider who has a	
provision of early intervention services is	direct role in the provision of early intervention	
responsible for making a good faith effort to assist	services is responsible for making a good faith	
each eligible child in achieving the outcomes in the	effort to assist each eligible child in achieving the	
child's IFSP. However, part C of the Act does not	outcomes in the child's IFSP. However, Part C of	
require that any agency or person be held	the Act does not require that any public agency or	
accountable if an eligible child does not achieve the	EIS provider be held accountable if an eligible	
growth projected in the child's IFSP.	child does not achieve the growth projected in the	
\$ 202 2(0 Common house)	child's IFSP.	
§ 303.360 Comprehensive system of personnel	NOTE: This regulation now appears under	
development.	Subpart B in <u>§303.118 Comprehensive system of</u>	
(a) Each system must include a comprehensive system of personnel development.	personnel development (CSPD).	
(b) The personnel development system under this part must—		
(1) Be consistent with the comprehensive system of		
(1) be consistent with the comprehensive system of		





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§ 303.360 Comprehensive system of personnel		
development.		
personnel development required under part B of the		
Act (34 CFR 300.380 through 300.387);		
(2) Provide for preservice and inservice training to		
be conducted on an interdisciplinary basis, to the		
extent appropriate;		
(3) Provide for the training of a variety of		
personnel needed to meet the requirements of this		
part, including public and private providers,		
primary referral sources, paraprofessionals, and		
persons who will serve as service coordinators; and		
(4) Ensure that the training provided relates		
specifically to—		
(i) Understanding the basic components of early		
intervention services available in the State;		
(ii) Meeting the interrelated social or emotional,		
health, developmental, and educational needs of		
eligible children under this part; and		
(iii) Assisting families in enhancing the		
development of their children, and in participating		
fully in the development and implementation of		
IFSPs.		
§ 303.360 Comprehensive system of personnel	NOTE: This regulation now appears under	
development.(c) A personnel development system under this part	Subpart B in <u>§303.118 Comprehensive system of</u> personnel development (CSPD).	
may include—	personner development (CSrD).	
(1) Implementing innovative strategies and		
activities for the recruitment and retention of early		
intervention service providers;		
(2) Promoting the preparation of early intervention		
providers who are fully and appropriately qualified		
to provide early intervention services under this		
part;		







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SUBPART D- PROGRAM AND SERVICE COMPONENTS OF A STATEWIDE SYSTEM OF EARLY INTERVENTION SERVICES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§ 303.360 Comprehensive system of personnel		
development.		
(3) Training personnel to work in rural and inner-		
city areas; and		
(4) Training personnel to coordinate transition		
services for infants and toddlers with disabilities		
from an early intervention program under this part		
to a preschool program under part B of the Act or		
to other preschool or other appropriate services.		
§ 303.361 Personnel standards.	NOTE: This regulation now appears under	
(a) As used in this part—	Subpart B in <u>§303.119 Personnel Standards.</u>	
(1) Appropriate professional requirements in the		
State means entry level requirements that—		
(i) Are based on the highest requirements in the		
State applicable to the profession or discipline in		
which a person is providing early intervention		
services; and		
(ii) Establish suitable qualifications for personnel		
providing early intervention services under this part		
to eligible children and their families who are		
served by State, local, and private agencies.		
(2) Highest requirements in the State		
applicable to a specific profession or discipline		
means the highest entry-level academic degree		
needed for any State approved or recognized		
certification, licensing, registration, or other		
comparable requirements that apply to that		
profession or discipline.		
(3) Profession or discipline means a specific		
occupational category that—		
(i) Provides early intervention services to children		
eligible under this part and their families;		
(ii) Has been established or designated by the State;		
and		





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§ 303.361 Personnel standards.		
(iii) Has a required scope of responsibility and		
degree of supervision.		
(4) State approved or recognized certification,		
licensing, registration, or other comparable		
requirements means the requirements that a State		
legislature either has enacted or has authorized a		
State agency to promulgate through rules to		
establish the entry-level standards for employment		
in a specific profession or discipline in that State.		
§ 303.361 Personnel standards.	NOTE: This regulation now appears under	
(b)(1) Each statewide system must have policies	Subpart B in §303.119 Personnel Standards.	
and procedures relating to the establishment and		
maintenance of standards to ensure that personnel		
necessary to carry out the purposes of this part are		
appropriately and adequately prepared and trained.		
(2) The policies and procedures required in		
paragraph (b)(1) of this section must provide for		
the establishment and maintenance of standards		
that are consistent with any State-approved or State		
recognized certification, licensing, registration, or		
other comparable requirements that apply to the		
profession or discipline in which a person is		
providing early intervention services.		
§ 303.361 Personnel standards.	NOTE: This regulation now appears under	
(c) To the extent that a State's standards for a	Subpart B in <u>§303.119 Personnel Standards.</u>	
profession or discipline, including standards for		
temporary or emergency certification, are not based		
on the highest requirements in the State applicable		
to a specific profession or discipline, the State's		
application for assistance under this part must		
include the steps the State is taking, the procedures		
for notifying public agencies and personnel of		
those steps, and the timelines it has established for		





SUBPART D- PROGRAM AND SERVICE COMPONENTS OF A STATEWIDE SYSTEM OF EARLY INTERVENTION SERVICES		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§ 303.361 Personnel standards.		
the retraining or hiring of personnel that meet		
appropriate professional requirements in the State.		
§ 303.361 Personnel standards.	NOTE: This regulation now appears under	
(d)(1) In meeting the requirements in paragraphs	Subpart B in <u>§303.119 Personnel Standards.</u>	
(b) and (c) of this section, a determination must be		
made about the status of personnel standards in the		
State. That determination must be based on current		
information that accurately describes, for each		
profession or discipline in which personnel are		
providing early intervention services, whether the		
applicable standards are consistent with the highest		
requirements in the State for that profession or		
discipline. (2) The information required in		
paragraph $(d)(1)$ of this section must be on file in		
the lead agency, and available to the public.		
§ 303.361 Personnel standards.	NOTE: This regulation now appears under	
(e) In identifying the "highest requirements in the	Subpart B in <u>§303.119 Personnel Standards.</u>	
State'' for purposes of this section, the		
requirements of all State statutes and the rules of		
all State agencies applicable to serving children		
eligible under this part and their families must be		
considered.		
§ 303.361 Personnel standards.	NOTE: This regulation now appears under	
(f) A State may allow paraprofessionals and	Subpart B in <u>§303.119 Personnel Standards.</u>	
assistants who are appropriately trained and		
supervised, in accordance with State law,		
regulations, or written policy, to assist in the		
provision of early intervention services to eligible		
children under this part.		
§ 303.361 Personnel standards.	NOTE: This regulation now appears under	
(g) In implementing this section, a State may adopt	Subpart B in §303.119 Personnel Standards.	
a policy that includes making ongoing good-faith		
efforts to recruit and hire appropriately and		





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
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§ 303.361 Personnel standards.		
adequately trained personnel to provide early		
intervention services to eligible children, including,		
in a geographic area of the State where there is a		
shortage of personnel that meet these		
qualifications, the most qualified individuals		
available who are making satisfactory progress		
toward completing applicable course work		
necessary to meet the standards described in		
paragraph (b)(2) of this section, consistent with		
State law, within 3 years.		
§ 303.361 Personnel standards.	NOTE: This regulation now appears under	
NOTE: This section requires that a State use its	Subpart B in <u>§303.119 Personnel Standards.</u>	
own existing highest requirements to determine the		
standards appropriate to personnel who provide		
early intervention services under this part. The		
regulations do not require States to set any		
specified training standard, such as a master's		
degree, for employment of personnel who provide		
services under this part. The regulations permit		
each State to determine the specific occupational		
categories required to provide early intervention		
services to children eligible under this part and		
their families, and to revise or expand these		
categories as needed. The professions or disciplines		
need not be limited to traditional occupational		
categories.		





# Subpart E – Procedural Safeguards

Individuals with Disabilities Education Act: Part C Early Intervention Program for Infants and Toddlers with Disabilities Final Regulations

This side-by-side comparison of the 2011 final regulations to the 1999 Part C regulations serves as a tool to assist readers in understanding the new regulations and preparing their own analysis related to Part C. Permission to copy is not required and distribution is encouraged. Please give credit to CEC/DEC/ITCA

October 2 acation Selected and Changes	2011	Section E

IDEA I art C Side-Dy-Side Comparison		0010001
	SUBPART E- PROCEDURAL SAFEGUARDS	
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§303.400 General responsibility of lead agency	§303.400 General responsibility of lead agency	
for procedural safeguards.	for procedural safeguards.	
Each lead agency shall be responsible	Subject to paragraph (c) of this section, each lead	
for—	agency must	
(a) Establishing or adopting procedural safeguards	(a) Establish or adopt the procedural safeguards	
that meet the requirements of this subpart; and	that meet the requirements of this subpart,	
	including the provisions on confidentiality in	
	§§303.401 through 303.417, parental consent and	
	notice in §§303.420 and 303.421, surrogate	
	parents in §303.422, and dispute resolution	
	procedures in §303.430;	
§303.400 General responsibility of lead agency	§303.400 General responsibility of lead agency	
for procedural safeguards.	for procedural safeguards.	
(b) Ensuring effective implementation of the	(b) Ensure the effective implementation of the	
safeguards by each public agency in the State that	safeguards by each participating agency	
is involved in the provision of early intervention	(including the lead agency and EIS providers) in	
services under this part.	the statewide system that is involved in the	
	provision of early intervention services under this	
	part; and	
	§303.400 General responsibility of lead agency	
	for procedural safeguards.	
	(c) Make available to parents an initial copy of	
	the child's early intervention record, at no cost to	
	the parents.	
§303.401 (a) Definitions of consent, native	NOTE: This regulation now appears under	
language, and personally identifiable	Subpart A at <u>§303.7 Consent.</u>	
information.		
As used in this subpart—		
(a) Consent means that—		
(1) The parent has been fully informed of all		
information relevant to the activity for which		
consent is sought, in the parent's native language		
or other mode of communication;		
(2) The parent understands and agrees in writing to		





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IDEA Part C Side-By-Side Comparison	SUBPART E- PROCEDURAL SAFEGUARDS	October 2
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§303.401 (a) Definitions of consent, native		
language, and personally identifiable		
information.		
the carrying out of the activity for which consent is		
sought, and the consent describes that activity and		
lists the records (if any) that will be released and to		
whom; and		
(3) The parent understands that the granting of		
consent is voluntary on the part of the parent and		
may be revoked at any time;		
§303.401 Definitions of consent, native language,	NOTE: This regulation now appears under	
and personally identifiable information.	Subpart A at <u>§303.25 Native Language</u> .	
(b) Native language, where used with reference to		
persons of limited English proficiency, means the		
language or mode of communication normally used		
by the parent of a child eligible under this part;		
§303.401 Definitions of consent, native language,	NOTE: This regulation now appears under	
and personally identifiable information.	Subpart A at § 303.29 Personally identifiable	
(c) Personally identifiable means that information	information.	
includes—		
(1) The name of the child, the child's parent, or		
other family member;		
(2) The address of the child;		
(3) A personal identifier, such as the child's or		
parent's social security number; or		
(4) A list of personal characteristics or other		
information that would make it possible to identify		
the child with reasonable certainty.		
§303.402 Opportunity to examine records.	<u>§303.401 Confidentiality and opportunity to</u>	
In accordance with the confidentiality procedures	examine records.	
in the regulations under part B of the Act (34 CFR	(b)(2) The parents of infants or toddlers who are	
300.560 through 300.576), the parents of a child	referred to, or receive services under this part, are	
eligible under this part must be afforded the	afforded the opportunity to inspect and review all	
opportunity to inspect and review records relating	Part C early intervention records about the child	
to evaluations and assessments, eligibility	and the child's family that are collected,	





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IDEA Part C Side-By-Side Comparison		October
	SUBPART E- PROCEDURAL SAFEGUARDS	_
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
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<u>§303.402 Opportunity to examine records.</u>	<b>§303.401</b> Confidentiality and opportunity to	
determinations, development and implementation	examine records.	
of IFSPs, individual complaints dealing with the	maintained, or used under this part, including	
child, and any other area under this part involving	records related to evaluations and assessments,	
records about the child and the child's family.	screening, eligibility determinations, development	
	and implementation of IFSPs, provision of early	
	intervention services, individual complaints	
	involving the child, or any part of the child's early	
	intervention record under this part.	
<b>§303.403 Prior notice; native language.</b>	<u>§303.421 Prior written notice and procedural</u>	The Department clarified that "Quantifying the
(a) General. Written prior notice must be given to the parents of a child eligible under this part a	safeguards notice. (a) General. Prior written notice must be	phrase 'reasonable time' in §303.421(a) would be inappropriate because what constitutes a reasonable
reasonable time before a public agency or service	provided to parents a reasonable time before the	time may vary based on the individual
provider proposes, or refuses, to initiate or change	lead agency or an EIS provider proposes, or	circumstances of each case. However, we would
the identification, evaluation, or placement of the	refuses, to initiate or change the identification,	expect a lead agency to provide notice under
child, or the provision of appropriate early	evaluation, or placement of their infant or toddler,	\$303.421 within a timeframe that allows the parent
intervention services to the child and the child's	or the provision of early intervention services to	time to respond to the notice before the lead agency
family.	the infant or toddler with a disability and that	takes, or refuses to take, the actions listed in
	infant's or toddler's family.	§303.421(a)."
§303.403 Prior notice; native language.	§303.421 Prior written notice and procedural	
(b) Content of notice. The notice must be in	safeguards notice.	
sufficient detail to inform the parents about—	(b) Content of notice. The notice must be in	
(1) The action that is being proposed or refused;	sufficient detail to inform parents about	
(2) The reasons for taking the action;	(1) The action that is being proposed or refused;	
(3) All procedural safeguards that are available	(2) The reasons for taking the action; and	
under §§ 303.401–303.460 of this part; and	(3) All procedural safeguards that are available	
(4) The State complaint procedures under	under this subpart, including a description of	
§§ 303.510–303.512, including a description of	mediation in §303.431, how to file a State	
how to file a complaint and the timelines under	complaint in §§303.432 through 303.434 and a	
those procedures.	due process complaint in the provisions adopted under §303.430(d), and any timelines under those	
	procedures.	
§303.403 Prior notice; native language.	§303.421 Prior written notice and procedural	
(c) Native language.	safeguards notice.	
(1) The notice must be—	(c) Native language.	





IDEA Part C Side-By-Side Comparison		October
	SUBPART E- PROCEDURAL SAFEGUARDS	
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§303.403 Prior notice; native language.	<b>§303.421</b> Prior written notice and procedural	
(i) Written in language understandable to the	safeguards notice.	
general public; and	(1) The notice must be	
(ii) Provided in the native language of the parents,	(i) Written in language understandable to the	
unless it is clearly not feasible to do so.	general public; and	
(2) If the native language or other mode of	(ii) Provided in the native language, as defined in	
communication of the parent is not a written	§303.25, of the parent or other mode of	
language, the public agency, or designated service	communication used by the parent, unless it is	
provider, shall take steps to ensure that—	clearly not feasible to do so.	
(i) The notice is translated orally or by other means	(2) If the native language or other mode of	
to the parent in the parent's native language or	communication of the parent is not a written	
other mode of communication;	language, the public agency or designated EIS	
(ii) The parent understands the notice; and	provider must take steps to ensure that	
(iii) There is written evidence that the requirements	(i) The notice is translated orally or by other	
of this paragraph have been met.	means to the parent in the parent's native language	
	or other mode of communication;	
	(ii) The parent understands the notice; and	
	(iii) There is written evidence that the	
	requirements of this paragraph have been met.	
§303.403 Prior notice; native language.	NOTE: This regulation now appears under	
(3) If a parent is deaf or blind, or has no written	Subpart A at <u>§303.25 Native Language</u> .	
language, the mode of communication must be that		
normally used by the parent (such as sign language,		
Braille, or oral communication).		
<u>§303.404 Parent consent.</u>	§303.420 Parental consent and ability to	The Department clarified "if the lead agency
(a) Written parental consent must be	decline services.	collects, uses, or maintains information about an
obtained before—	(a) The lead agency must ensure parental consent	eligible child to meet the SPP/APR reporting
(1) Conducting the initial evaluation and	is obtained before	requirements of the Department under Part C of the
assessment of a child under § 303.322; and	(1) Administering screening procedures under	Act, including the required reporting on child
(2) Initiating the provision of early intervention	\$303.320 that are used to determine whether a	outcomes (which information is reported based on
services (see § 303.342(e)).	child is suspected of having a disability;	aggregate numbers of children, and not by
	(2) All evaluations and assessments of a child are	individual child), generally, the information is not
	conducted under §303.321;	personally identifiable provided that the State has
	(3) Early intervention services are provided to the	addressed any confidentiality constraints as a result
	child under this part;	of small data cells and, thus, prior written parental





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IDEAT at C Side-Dy-Side Comparison	SUBPART E- PROCEDURAL SAFEGUARDS	
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
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	§303.420 Parental consent and ability to         decline services.         (4) Public benefits or insurance or private         insurance is used if such consent is required under         §303.520; and         (5) Disclosure of personally identifiable         information consistent with §303.414.	consent would not be required. However, as noted in the FAQ document referenced by the commenter, prior written parental consent is required under \$303.420 if the collection of outcome information is a part of the lead agency's evaluation to determine initial or continuing eligibility of a child in the Part C program. In this circumstance, States must provide prior written notice to the parents under \$303.421 and, if applicable, obtain parental consent for evaluation as required in \$303.420." The Department further stated "It is important for parents to be able to determine whether their child should receive a developmental screening." The Department clarified the position that "parental consent is required for all evaluations, including an initial evaluation and assessment of a child and all subsequent evaluations and assessments of a child." The Department "revised \$303.420(a)(4) to clarify that the lead agency must ensure that parental consent is obtained before public benefits or insurance or private insurance is used if such
		consent is required under §303.520."
<ul> <li><u>§303.404 Parent consent.</u></li> <li>(b) If consent is not given, the public agency shall make reasonable efforts to ensure that the parent—</li> <li>(1) Is fully aware of the nature of the evaluation and assessment or the services that would be available; and</li> <li>(2) Understands that the child will not be able to receive the evaluation and assessment or services unless consent is given.</li> </ul>	<ul> <li><u>§303.420 Parental consent and ability to</u></li> <li><u>decline services.</u></li> <li>(b) If a parent does not give consent under paragraph (a)(1), (a)(2), or (a)(3) of this section, the lead agency must make reasonable efforts to ensure that the parent</li> <li>(1) Is fully aware of the nature of the evaluation and assessment of the child or early intervention services that would be available; and</li> <li>(2) Understands that the child will not be able to</li> </ul>	





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SUBPART E- PROCEDURAL SAFEGUARDS		
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.420 Parental consent and ability to	
	decline services.	
	receive the evaluation, assessment, or early	
	intervention service unless consent is given.	
	§303.420 Parental consent and ability to	The Department noted that "the participation of
	decline services.	infants and toddlers with disabilities and their
	(c) The lead agency may not use the due process	families in the Part C program is voluntary and a
	hearing procedures under this part or Part B of the	parent may refuse an initial evaluation or
	Act to challenge a parent's refusal to provide any	assessment without the lead agency being able to
	consent that is required under paragraph (a) of this	use the due process hearing procedures under this
	section	part or under the regulations under Part B of the Ac
		to challenge the parent's refusal.
<u>§303.404 Parent consent.</u>		
NOTE 1: In addition to the consent requirements in		
this section, other consent requirements are		
included in (1) § 303.460(a), regarding the		
exchange of personally identifiable information		
among agencies, and (2) the confidentiality		
provisions in the regulations under part B of the		
Act (34 CFR 300.571) and 34 CFR part 99 (Family		
Educational Rights and Privacy), both of which		
apply to this part.		
NOTE 2: Under § 300.504(b) of the part B		
regulations, a public agency may initiate		
procedures to challenge a parent's refusal to consent to the initial evaluation of the parent's		
child and, if successful, obtain the evaluation. This		
provision applies to eligible children under this		
part, since the part B evaluation requirement		
applies to all children with disabilities in a State,		
including infants and toddlers.		
\$303.405 Parent right to decline service.	§303.420 Parental consent and ability to	
The parents of a child eligible under this part may	decline services.	
determine whether they, their child, or other family	(d) The parents of an infant or toddler with a	
members will accept or decline any early	disability	





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IDEA Part C Side-By-Side Comparison		October
SUBPART E- PROCEDURAL SAFEGUARDS		
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
\$202.405 Depend wight to decline compiles	\$202.420 Depended concert and ability to	Analysis of Comments and Changes
<u>§303.405 Parent right to decline service.</u>	§303.420 Parental consent and ability to	
intervention service under this part in accordance	<u>decline services.</u>	
with State law, and may decline such a service after	(1) Determine whether they, their infant or	
first accepting it, without jeopardizing other early	toddler with a disability, or other family members	
intervention services under this part	will accept or decline any early intervention	
	service under this part at any time, in accordance	
	with State law; and	
	(2) May decline a service after first accepting it,	
	without jeopardizing other early intervention	
8202 407 G	services under this part.	
<u>\$303.406</u> Surrogate parents.	<u>§303.422</u> Surrogate parents.	The Department clarified that "Although [the
(a) General. Each lead agency shall ensure that the	(a) General. Each lead agency or other public	Department] used the simpler term 'locate a parent'
rights of children eligible under this part are	agency must ensure that the rights of a child are	in place of the term 'discover the whereabouts of a
protected if—	protected when	parent,' [the Department] has not changed the
(1) No parent (as defined in § 303.18) can be identified;	(1) No parent (as defined in §303.27) can be identified;	meaning of the regulations"
(2) The public agency, after reasonable efforts, cannot discover the whereabouts of a parent; or	(2) The lead agency or other public agency, after reasonable efforts, cannot locate a parent; or	
(3) The child is a ward of the State under the laws	(3) The child is a ward of the State under the laws	
of that State.	of that State.	
§303.406 Surrogate parents.	§303.422 Surrogate parents.	The Department explained the addition of Section
(b) Duty of lead agency and other public agencies.	(b) Duty of lead agency and other public	303.422(b)(2) to require "the lead agency, when
The duty of the lead agency, or other public agency	agencies. (1) The duty of the lead agency, or	determining whether and who to appoint as a
under paragraph (a) of this section, includes the	other public agency under paragraph (a) of this	surrogate parent for children who are wards of the
assignment of an individual to act as a surrogate for	section, includes the assignment of an individual	State or placed in foster care, to consult with the
the parent. This must include a method for—	to act as a surrogate for the parent. This	public agency with whom care of the child has been
(1) Determining whether a child needs a surrogate	assignment process must include a method for	assigned. The individuals involved in implementing
parent; and	(i) Determining whether a child needs a surrogate	the provisions in §303.422 for children who are
(2) Assigning a surrogate parent to the child.	parent; and	wards of the State or placed in foster care will vary
	(ii) Assigning a surrogate parent to the child.	on a case-by-case basis. The regulations as written
	(2) In implementing the provisions under this	provide the flexibility necessary for a lead agency
	section for children who are wards of the State or	and the public agency, as part of the consultation
	placed in foster care, the lead agency must consult	process in §303.422, to decide who should be
	with the public agency that has been assigned care	involved in implementing the requirements of this
	of the child.	section."





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IDEA Part C Side-By-Side Comparison	SUBPART E- PROCEDURAL SAFEGUARDS	
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	<u>§303.422</u> Surrogate parents.	
	(c) Wards of the State. In the case of a child who	
	is a ward of the State, the surrogate parent, instead	
	of being appointed by the lead agency under	
	paragraph (b)(1) of this section, may be appointed	
	by the judge overseeing the infant or toddler's	
	case provided that the surrogate parent meets the	
	requirements in paragraphs (d)(2)(i) and (e) of this	
	section.	
<u>§303.406 Surrogate parents.</u>	<u>§303.422</u> Surrogate parents.	The Department has "amended §303.422(d)(2)(i) to
(c) Criteria for selecting surrogates.	(d) Criteria for selection of surrogate parents.	expressly prohibit any employee of the lead agency
(1)The lead agency or other public agency may	(1) The lead agency or other public agency may	or any other public agency or EIS provider that
select a surrogate parent in any way permitted	select a surrogate parent in any way permitted	provides early intervention services, education, care,
under State law.	under State law.	or other services to a child or any family member of
(2) Public agencies shall ensure that a person	(2) Public agencies must ensure that a person	the child from serving as a surrogate parent for that
selected as a surrogate parent—	selected as a surrogate parent	child."
(i) Has no interest that conflicts with the interests	(i) Is not an employee of the lead agency or any	
of the child he or she represents; and	other public agency or EIS provider that provides	The Department provides additional clarification on
(ii) Has knowledge and skills that ensure adequate representation of the child.	early intervention services, education, care, or other services to the child or any family member	the decision not to include language about removing
(d) Non-employee requirement; compensation.	of the child;	a surrogate parent, stating "The Act is silent on
(1) A person assigned as a surrogate parent may	(ii) Has no personal or professional interest that	when or how a surrogate parent can be removed. However, a lead agency has a responsibility to
not be—	conflicts with the interest of the child he or she	ensure that a surrogate parent is carrying out his or
(i) An employee of any State agency; or	represents; and	her responsibilities; therefore, there are some
(ii) A person or an employee of a person providing	(iii) Has knowledge and skills that ensure	circumstances when removal may be appropriate. A
early intervention services to the child or to any	adequate representation of the child.	mere disagreement with the decisions of a surrogate
family member of the child.	adequate representation of the enna.	parent about appropriate services or placements for
		a child, however, generally would not be sufficient
		to give rise to a removal, as the role of a surrogate
		parent is to represent the interests of the child,
		which may not be the same as the interests of the
		public agency. We do not think a regulation is
		necessary because these circumstances may be
		resolved under State law. Additionally, the rights of
		an infant or toddler with a disability are adequately





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SUBPART E- PROCEDURAL SAFEGUARDS			
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
		protected by Titles II and VI of the ADA, which prohibit retaliation or coercion against any individual who exercises their rights under Federal law for the purpose of assisting children with disabilities, to protect the child's rights under this statute."	
<b>§303.406 Surrogate parents.</b> (d)(2) A person who otherwise qualifies to be a surrogate parent under paragraph (d)(1) of this section is not an employee solely because he or she is paid by a public agency to serve as a surrogate parent.	<ul> <li>§303.422 Surrogate parents.</li> <li>(e) Non-employee requirement; compensation.</li> <li>A person who is 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.</li> </ul>		
<ul> <li>§303.406 Surrogate parents.</li> <li>(e) Responsibilities. A surrogate parent may represent a child in all matters related to—</li> <li>(1) The evaluation and assessment of the child;</li> <li>(2) Development and implementation of the child's IFSPs, including annual evaluations and periodic reviews;</li> <li>(3) The ongoing provision of early intervention services to the child; and</li> <li>(4) Any other rights established under this part.</li> </ul>	<b>§303.422 Surrogate parents.</b> (f) Surrogate parent responsibilities. The surrogate parent has the same rights as a parent for all purposes under this part.		
	<b>§303.422 Surrogate parents.</b> (g) Lead agency responsibility. The lead agency 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.	The Department notes, "Given that the development of infants and toddlers quickly changes, identifying a surrogate parent in a timely manner is important to a child, prevents undue delays, and aids the effective implementation of the requirements of this part. Additionally, a 30-day time frame to identify a surrogate parent is consistent with 34 CFR 300.519(h) of the Part B regulations and establishes a timeframe in which a surrogate parent must be appointed, thus preventing undue delays."	
\$303.419 Mediation.	<u>§303.431 Mediation.</u>	The Department clarifies that "parties to disputes	
(a) General. Each State shall ensure that procedures	(a) General. Each lead agency must ensure that	may request mediation at any time to resolve any	



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Division for Early Childhood



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IDEA Part C Side-By-Side Comparison		October	
	SUBPART E- PROCEDURAL SAFEGUARDS		
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
<u>§303.419 Mediation.</u>	<u>§303.431 Mediation.</u>	matter arising under this part, regardless of whether	
are established and implemented to allow parties to	procedures are established and implemented to	a due process complaint or a State complaint is	
disputes involving any matter described in	allow parties to disputes involving any matter	filed. [The Department] has amended §303.431 to	
§ 303.403(a) to resolve the disputes through a	under this part, including matters arising prior to	expressly provide that mediation may be used 'at	
mediation process which, at a minimum, must be	the filing of a due process complaint, to resolve	any time."	
available whenever a hearing is requested under	disputes through a mediation process at any time.		
§ 303.420. The lead agency may either use the			
mediation system established under Part B of the			
Act or establish its own system.			
<u>§303.419 Mediation.</u>	<u>§303.431 Mediation.</u>		
(b) Requirements. The procedures must meet the	(b) Requirements. The procedures must meet the		
following requirements:	following requirements:		
(1) The procedures must ensure that the mediation	(1) The procedures must ensure that the		
process—	mediation process		
(i) Is voluntary on the part of the parties;	(i) Is voluntary on the part of the parties;		
(ii) Is not used to deny or delay a parent's right to a	(ii) Is not used to deny or delay a parent's right to		
due process hearing under § 303.420, or to deny	a due process hearing, or to deny any other rights		
any other rights afforded under Part C of the Act;	afforded under Part C of the Act; and		
and	(iii) Is conducted by a qualified and impartial		
(iii) Is conducted by a qualified and impartial	mediator who is trained in effective mediation		
mediator who is trained in effective mediation	techniques.		
techniques.	(2)(i) The State must maintain a list of individuals		
(2) The State shall maintain a list of individuals	who are qualified mediators and knowledgeable in		
who are qualified mediators and knowledgeable in	laws and regulations relating to the provision of		
laws and regulations relating to the provision of	early intervention services.		
special education and related services.	(ii) The lead agency must select mediators on a		
(3) The State shall bear the cost of the mediation	random, rotational, or other impartial basis.		
process, including the costs of meetings described	(3) The State must bear the cost of the mediation		
in paragraph (c) of this section.	process, including the costs of meetings described		
(4) Each session in the mediation process must be	in paragraph (d) of this section.		
scheduled in a timely manner and must be held in a	(4) Each session in the mediation process must be		
location that is convenient to the parties to the	scheduled in a timely manner and must be held in		
dispute.	a location that is convenient to the parties to the		
(5) An agreement reached by the parties to the	dispute.		
dispute in the mediation process must be set forth	(5) If the parties resolve a dispute through the		





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SUBPART E- PROCEDURAL SAFEGUARDS		
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
<u>§303.419 Mediation.</u>	<u>§303.431 Mediation.</u>	
in a written mediation agreement.	mediation process, the parties must execute a	
(6) Discussions that occur during the mediation	legally binding agreement that sets forth that	
process must be confidential and may not be used	resolution and that	
as evidence in any subsequent due process hearings	(i) States that all discussions that occurred during	
or civil proceedings, and the parties to the	the mediation process will remain confidential and	
mediation process may be required to sign a	may not be used as evidence in any subsequent	
confidentiality pledge prior to the commencement	due process hearing or civil proceeding; and	
of the process.	(ii) Is signed by both the parent and a	
	representative of the lead agency who has the	
	authority to bind such agency.	
	(6) 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.	
	(7) 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.	
	§303.431 Mediation.	
	(c) Impartiality of mediator. (1) An	
	individual who serves as a mediator	
	under this part	
	(i) May not be an employee of the lead agency or	
	an EIS provider that is involved in the provision	
	of early intervention services or other services to	
	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 a lead agency or	
	an early intervention provider solely because he or	
	she is paid by the agency or provider to serve as a	





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SUBPART E- PROCEDURAL SAFEGUARDS		
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.431 Mediation.	
	mediator.	
§303.419 Mediation.	§303.431 Mediation.	
(c) Meeting to encourage mediation. A State may	(d) Meeting to encourage mediation. A lead	
establish procedures to require parents who elect	agency may establish procedures to offer to	
not to use the mediation process to meet, at a time	parents and EIS providers that choose not to use	
and location convenient to the parents, with a	the mediation process, an opportunity to meet, at a	
disinterested party—	time and location convenient to the parents, with a	
(1) Who is under contract with a parent training	disinterested party	
and information center or community parent	(1) Who is under contract with an appropriate	
resource center in the State established under	alternative dispute resolution entity, or a parent	
sections 682 or 683 of the Act, or an appropriate	training and information center or community	
alternative dispute resolution entity; and	parent resource center in the State established	
(2) Who would explain the benefits of the	under section 671 or 672 of the Act; and	
mediation process and encourage the parents to use	(2) Who would explain the benefits of, and	
the process.	encourage the use of, the mediation process to the	
	parents.	
§303.510 Adopting complaint procedures.	§303.432 Adoption of State complaint	
(a) General. Each lead agency shall adopt written	procedures.	
procedures for	(a) General. Each lead agency must adopt written	
(1) Resolving any complaint, including a complaint	procedures for	
filed by an organization or individual from another	(1) Resolving any complaint, including a	
State, that any public agency or	complaint filed by an organization or individual	
private service provider is violating a requirement	from another State, that meets the requirements in	
of Part C of the Act or this Part by—	\$303.434 by providing for the filing of a	
(i) Providing for the filing of a complaint with the	complaint with the lead agency; and	
lead agency; and	(2) Widely disseminating to parents and other	
(ii) At the lead agency's discretion, providing for	interested individuals, including parent training	
the filing of a complaint with a public agency and	and information centers, Protection and Advocacy	
the right to have the lead agency review the public	(P&A) agencies, and other appropriate entities, the	
agency's decision on the complaint; and (2) Widely disseminating to parents and other	State procedures under §§303.432 through 303.434.	
interested individuals, including parent training	303.434.	
centers, protection and advocacy agencies,		
independent living centers, and other appropriate		
independent riving centers, and other appropriate		





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SUBPART E- PROCEDURAL SAFEGUARDS			
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
<b>§303.510</b> Adopting complaint procedures. entities, the State's procedures under Secs. 303.510-303.512.			
<ul> <li>§303.510 Adopting complaint procedures.</li> <li>(b) Remedies for denial of appropriate services. In resolving a complaint in which it finds a failure to provide appropriate services, a lead agency, pursuant to its general supervisory authority under Part C of the Act, must address:</li> <li>(1) How to remediate the denial of those services, including, as appropriate, the awarding of monetary reimbursement or other corrective action appropriate to the needs of the child and the child's family; and</li> <li>(2) Appropriate future provision of services for all infants and toddlers with disabilities and their families.</li> </ul>	<ul> <li>§303.432 Adoption of State complaint procedures</li> <li>(b) Remedies for denial of appropriate services. In resolving a complaint in which the lead agency has found a failure to provide appropriate services, the lead agency, pursuant to its general supervisory authority under Part C of the Act, must address</li> <li>(1) The failure to provide appropriate services, including corrective actions appropriate to address the needs of the infant or toddler with a disability who is the subject of the complaint and the infant's or toddler's family (such as compensatory services or monetary reimbursement); and</li> <li>(2) Appropriate future provision of services for all infants and toddlers with disabilities and their families.</li> </ul>	The Department notes "the lead agency is responsible for ensuring that all public agencies within its jurisdiction meet the requirements of the Act and its implementing regulations. In light of the lead agency's general supervisory authority the lead agency should have the flexibility to determine the appropriate remedies or corrective actions necessary to resolve a complaint in which it has determined that a public agency has failed to provide appropriate services to an infant or toddler with a disability, including the award of compensatory services or monetary reimbursement. To make this clear, [the Department] has changed §303.432(b)(1) to include compensatory services and monetary reimbursement as examples of corrective actions that may be appropriate to address the needs of an infant or toddler with a disability who is the subject of a complaint and the infant's or toddler's family."	
<ul> <li>§303.511 An organization or individual may file a complaint.</li> <li>(a) General. An individual or organization may file a written signed complaint under Sec. 303.510. The complaint must include</li> <li>(1) A statement that the State has violated a requirement of part C of the Act or the regulations in this part; and</li> <li>(2) The facts on which the complaint is based.</li> </ul>	<ul> <li>§303.434 Filing a complaint.</li> <li>(a) An organization or individual may file a signed written complaint under the procedures described in §§303.432 and 303.433.</li> <li>(b) The complaint must include</li> <li>(1) A statement that the lead agency, public agency, or EIS provider has violated a requirement of Part C of the Act;</li> <li>(2) The facts on which the statement is based;</li> <li>(3) The signature and contact information for the complainant; and</li> <li>(4) If alleging violations with respect to a specific child</li> </ul>		





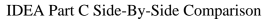
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	SUBPART E- PROCEDURAL SAFEGUARDS	
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<ul> <li>§303.511 An organization or individual may file a complaint.</li> <li>(b) Limitations. The alleged violation must have occurred not more than one year before the date that the complaint is received by the public agency unless a longer period is reasonable because</li> <li>(1) The alleged violation continues for that child or other children; or</li> <li>(2) The complainant is requesting reimbursement or corrective action for a violation that occurred not more than three years before the date on which the complaint is received by the public agency.</li> </ul>	<ul> <li>§303.434 Filing a complaint.</li> <li>(i) The name and address of the residence of the child;</li> <li>(ii) The name of the EIS provider serving the child;</li> <li>(iii) A description of the nature of the problem of the child, including facts relating to the problem; and</li> <li>(iv) A proposed resolution of the problem to the extent known and available to the party at the time the complaint is filed.</li> <li>§303.434 Filing a complaint.</li> <li>(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 §303.432.</li> </ul>	The Department clarifies, "A one-year timeline is reasonable and will assist lead agencies in ensuring the effective implementation of State complaint procedures and State Part C programs. Limiting a State complaint to an allegation of a violation that occurred not more than one year prior to the date th lead agency receives the complaint will ensure that problems regarding a State's Part C program are raised and addressed promptly."
	<b><u>§303.434 Filing a complaint.</u></b> (d) The party filing the complaint must forward a copy of the complaint to the public agency or EIS provider serving the child at the same time the party files the complaint with the lead agency.	The Department required "the complaint to be forwarded to the public agency or EIS provider serving the child at the same time the party files the complaint with the lead agency enables the public agency or EIS provider to be informed of the issues in the State complaint in order to provide an opportunity for the voluntary resolution of the complaint providing the public agency or EIS provider with information about the complaint
		enables the parties to have the opportunity to resolv disputes directly at the earliest possible time and that this benefit outweighs the minimal burden





#### SUBPART E- PROCEDURAL SAFEGUARDS 1999 Part C or 2006 Part B Regulations **2011 Part C Regulations U.S. Department of Education Selected Analysis of Comments and Changes** placed on the complainant. ... the information that is provided by the complainant generally is information that should already be available to the public agency or EIS provider who is responsible for providing services to a particular child. In addition, the public agency or EIS provider needs to know the identity of the complainant and relevant allegations in the complaint (consistent with §303.434) in order to propose a resolution of the issues." §303.512 Minimum State complaint §303.433 Minimum State complaint procedures. procedures. (a) Time limit; minimum procedures. Each lead (a) Time limit, minimum procedures. Each lead agency shall include in its complaint procedures a agency must include in its complaint procedures a time limit of 60 calendar days after a time limit of 60 days after a complaint is filed complaint is filed under Sec. 303.510(a) to-under §303.434 to--(1) Carry out an independent on-site investigation, (1) Carry out an independent on-site if the lead agency determines that such an investigation, if the lead agency determines that an investigation is necessary; investigation is necessary; (2) Give the complainant the opportunity to submit (2) Give the complainant the opportunity to submit additional information, either orally or in additional information, either orally or in writing, about the allegations in the complaint; writing, about the allegations in the complaint; (3) Review all relevant information and make an (3) Provide the lead agency, public agency, or independent determination as to whether the EIS provider with an opportunity to respond to the public agency is violating a requirement complaint, including, at a minimum-of Part C of the Act or of this Part: and (i) At the discretion of the lead agency, a proposal (4) Issue a written decision to the complainant that to resolve the complaint; and addresses each (ii) An opportunity for a parent who has filed a complaint and the lead agency, public agency, or allegation in the complaint and contains--(i) Findings of fact and conclusions; and EIS provider to voluntarily engage in mediation, (ii) The reasons for the lead agency's final decision. consistent with §§303.430(b) and 303.431; (4) Review all relevant information and make an independent determination as to whether the lead agency, public agency, or EIS provider is violating a requirement of Part C of the Act or of



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IDEA Part C Side-By-Side Comparison		October 2		
SUBPART E- PROCEDURAL SAFEGUARDS				
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes		
§303.512 Minimum State complaint procedures.         (b) Time extension; final decisions; implementation. The lead agency's procedures described in paragraph (a) of this section also must— <ul> <li>(1) Permit an extension of the time limit under paragraph (a) of this section only if exceptional circumstances exist with respect to a particular complaint; and</li> <li>(2) Include procedures for effective implementation of the lead agency's final decision, if needed, including</li></ul>	<ul> <li>§303.433 Minimum State complaint procedures. this part; and</li> <li>(5) Issue a written decision to the complainant that addresses each allegation in the complaint and contains <ul> <li>(i) Findings of fact and conclusions; and</li> <li>(ii) The reasons for the lead agency's final decision.</li> </ul> </li> <li>§303.433 Minimum State complaint procedures.</li> <li>(b) Time extension; final decision; implementation. The lead agency's procedures described in paragraph (a) of this section also must <ul> <li>(1) Permit an extension of the time limit under paragraph (a) of this section only if</li> <li>(i) Exceptional circumstances exist with respect to a particular complaint; or</li> <li>(ii) The parent (or individual or organization, if mediation is available to the individual or organization under State procedures) and the lead agency, public agency or EIS provider involved agree to extend the time to engage in mediation pursuant to paragraph (a)(3)(ii) of this section; and</li> <li>(2) Include procedures for effective implementation of the lead agency's final decision, if needed, including</li> <li>(i) Technical assistance activities;</li> <li>(ii) Negotiations; and</li> <li>(iii) Corrective actions to achieve compliance.</li> </ul> </li> </ul>	The Department clarifies "The lead agency determines when there are exceptional circumstances with respect to a particular complaint that would justify an extension of the 60-day time limit in that complaint. A lead agency may extend the 60-day time limit due to exceptional circumstances, such as a governmentwide shutdown, if the lead agency needs additional information under §303.433(a)(2) or (a)(3) and the relevant party is unavailable due to hospitalization, or if a parent complainant is unavailable due to illness and cannot provide the additional information under §303.433(a)(2)."		
procedures.	procedures.	received that "Nothing in the Act prohibits the lead		
(c) Complaints filed under this section, and due	(c) Complaints filed under this section and due	agency from contracting with a third party for State		
process hearings under Sec. 303.420. (1) If a	process hearings under §303.430(d). (1) If a	dispute resolution services and §303.433(c)(3)		
process nearings under Sec. 505.420. (1) If a	process nearings under \$505.450(a). (1) If a	uispute resolution services and \$505.455(C)(5)		





SUBPART E- PROCEDURAL SAFEGUARDS			
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
<u>§303.512 Minimum State complaint</u>	<u>§303.433 Minimum State complaint</u>	would not interfere with a lead agency's ability to	
procedures.	procedures.	enter into such contracts. [The Department] notes,	
written complaint is received that is also	written complaint is received that is also the	however, in accepting funds under this part, the lead	
the subject of a due process hearing under Sec.	subject of a due process hearing under	agency is responsible for the administration of Part	
303.420, or contains multiple issues, of which one	\$303.430(d), or contains multiple issues of which	C in the State and the use of Part C funds under	
or more are part of that hearing, the State must set	one or more are part of that hearing, the State	sections 635(a)(10) and 637(a)(1) of the Act.	
aside any part of the complaint that is being	must set aside any part of the complaint that is	Therefore, the lead agency retains the responsibility	
addressed in the due process hearing until the	being addressed in the due process hearing until	for full implementation of the requirements of this	
conclusion of the hearing. However, any issue in	the conclusion of the hearing. However, any issue	part, including the ultimate responsibility for the	
the complaint that is not a part of the due process	in the complaint that is not a part of the due	implementation of State dispute resolution decisions	
action must be resolved within the 60-calendar-day	process hearing must be resolved using the time	even if the services are being carried out by a third	
timeline using the complaint procedures described	limit and procedures described in paragraphs (a)	party under contract with the lead agency."	
in paragraphs (a) and (b) of this section.	and (b) of this section.		
(2) If an issue is raised in a complaint filed under	(2) If an issue raised in a complaint filed under		
this section that has previously been decided in a	this section has previously been decided in a due		
due process hearing involving the same parties	process hearing involving the same parties		
(i) The hearing decision is binding; and	(i) The due process hearing decision is binding on		
(ii) The lead agency must inform the complainant	that issue; and		
to that effect.	(ii) The lead agency must inform the complainant		
(3) A complaint alleging a public agency's or	to that effect.		
private service provider's failure to implement a	(3) A complaint alleging a lead agency, public		
due process decision must be resolved by the lead	agency, or EIS provider's failure to implement a		
agency.	due process hearing decision must be resolved by		
	the lead agency.		
<b>§303.420 Due process procedures.</b>	<u>§303.430 State dispute resolution options.</u>	The Department explains that "providing States the	
Each system must include written procedures	(a) General. Each statewide system must include	option of adopting the Part B due process	
including procedures for mediation as described in	written procedures for the timely administrative	procedures in lieu of using the Part C due process	
§ 303.419, for the timely administrative resolution	resolution of complaints through mediation, State	hearing procedures is consistent with the Act.	
of individual child complaints by parents	complaint procedures, and due process hearing	States were provided this option under the original	
concerning any of the matters in § 303.403(a). A	procedures, described in paragraphs (b) through	Part C regulations promulgated in 1989 to	
State may meet this requirement by—	(e) of this section.	implement the Education of the Handicapped Act	
(a) Adopting the mediation and due process	(b) Mediation. Each lead agency must make	amendments of 1986 (Pub. L. 99-457), which	
procedures in 34 CFR 300.506 through 300.512	available to parties to disputes involving any	established the early intervention program for	
and developing procedures that meet the	matter under this part the opportunity for	infants and toddlers with disabilities."	
requirements of § 303.425; or	mediation that meets the requirements in		





IDEA Part C Side-By-Side Comparison SUBPART E- PROCEDURAL SAFEGUARDS		
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
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§303.420 Due process procedures.	§303.430 State dispute resolution options.	The Department notes "there are advantages and
(b) Developing procedures that—	<u>\$303.431.</u>	disadvantages for particular States to use the due
(1) Meet the requirements in § 303.419 and	(c) State complaint procedures. Each lead agency	process procedures under Part C as opposed to Part
§§ 303.421 through 303.425; and	must adopt written State complaint procedures. Each read agency	B of the Act. The vast majority of States use, and
(2) Provide parents a means of filing a complaint.	resolve any State complaints filed by any party	will likely continue to use, the Part C due process
(2) Hovide parents a means of ming a complaint.	regarding any violation of this part that meet the	procedures in §§303.435 through 303.438 instead of
	requirements in §§303.432 through 303.434.	exercising the option to use the Part B due process
	(d) Due process hearing procedures. Each lead	procedures to resolve disputes under Part C of the
	agency must adopt written due process hearing	Act. This is in part because the Part B due process
	procedures to resolve complaints with respect to a	procedures in §§303.440 through 303.447 contain
	particular child regarding any matter identified in	additional steps and procedures
	§303.421(a), by either adopting	i i i i i i i i i i i i i i i i i i i
	(1) The Part C due process hearing procedures	In FFY 2006, approximately 15 States reported
	under section 639 of the Act that	exercising the option to adopt the Part B due process
	(i) Meet the requirements in §§303.435 through	procedures while the remaining 41 States (which
	303.438; and	include the territories and outlying areas) reported
	(ii) Provide a means of filing a due process	adopting the Part C due process procedures. In
	complaint regarding any matter listed in	some of the 15 States that reported using the Part B
	§303.421(a); or	due process procedures, the lead agency is the SEA
	(2) The Part B due process hearing procedures	and administers both Parts B and C of the Act. In a
	under section 615 of the Act and §§303.440	few other States that reported adopting the Part B
	through 303.449 (with either a 30-day or 45-day	due process procedures, children receiving services
	timeline for resolving due process complaints, as	under Part C of the Act are also entitled to receive,
	provided in §303.440(c)).	under State law, FAPE, and thus, these States must
		provide parents with procedural protections under
		both Parts B and C of the Act."
§303.420 Due process procedures.		
NOTE 1: Sections 303.420 through 303.425 are		
concerned with the adoption of impartial		
procedures for resolving individual child		
complaints (i.e., complaints that generally affect		
only a single child or the child's family). These		
procedures require the appointment of a decision-		
maker who is impartial, as defined in § 303.421(b),		
to resolve a dispute concerning any of the matters		





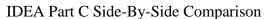
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SUBPART E- PROCEDURAL SAFEGUARDS		
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§303.420 Due process procedures.		
in § 303.403(a). The decision of the impartial		
decision-maker is binding unless it is reversed on		
appeal. A different type of administrative		
procedure is included in §§ 303.510 through		
303.512 of subpart F of this part. Under those		
procedures, the lead agency is responsible for (1)		
investigating any complaint that it receives		
(including individual child complaints and those		
that are systemic in nature), and (2) resolving the		
complaint if the agency determines that a violation		
has occurred.		
§303.420 Due process procedures.		
NOTE 2: It is important that the administrative		
procedures developed by a State be designed to		
result in speedy resolution of complaints. An		
infant's or toddler's development is so rapid that		
undue delay could be potentially harmful.		
§303.421 Appointment of an impartial person.	§303.435 Appointment of an impartial due	
(a) Qualifications and duties. An impartial person	process hearing officer.	
must be appointed to implement the complaint	(a) Qualifications and duties. Whenever a due	
resolution process in this subpart. The person	process complaint is received under §303.430(d),	
must—	a due process hearing officer must be appointed to	
(1) Have knowledge about the provisions of this	implement the complaint resolution process in this	
part and the needs of, and services available for,	subpart. The person must	
eligible children and their families; and	(1) Have knowledge about the provisions of this	
(2) Perform the following duties:	part and the needs of, and early intervention	
(i) Listen to the presentation of relevant viewpoints	services available for, infants and toddlers with	
about the complaint, examine all information	disabilities and their families; and	
relevant to the issues, and seek to reach a timely	(2) Perform the following duties:	
resolution of the complaint.	(i)(A) Listen to the presentation of relevant	
(ii) Provide a record of the proceedings, including a	viewpoints about the due process complaint.	
written decision.	(B) Examine all information relevant to the	
	issues.	
	(C) Seek to reach a timely resolution of the due	





IDEA Part C Side-By-Side Comparison		October	
SUBPART E- PROCEDURAL SAFEGUARDS			
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
	§303.435 Appointment of an impartial due	v 0	
	process hearing officer.		
	process complaint.		
	(ii) Provide a record of the proceedings, including		
	a written decision.		
§303.421 Appointment of an impartial person.	§303.435 Appointment of an impartial due		
(b) Definition of impartial. (1) As used in this	process hearing officer.		
section, impartial means that the person appointed	(b) Definition of impartial.		
to implement the complaint resolution process—	(1) Impartial means that the due process hearing		
(i) Is not an employee of any agency or other entity	officer appointed to implement the due process		
involved in the provision of early intervention	hearing under this part—		
services or care of the child; and	(i) Is not an employee of the lead agency or an		
(ii) Does not have a personal or professional	EIS provider involved in the provision of early		
interest that would conflict with his or her	intervention services or care of the child; and		
objectivity in implementing the process.	(ii) Does not have a personal or professional		
(2) A person who otherwise qualifies under	interest that would conflict with his or her		
paragraph (b)(1) of this section is not an employee	objectivity in implementing the process.		
of an agency solely because the person is paid by	(2) A person who otherwise qualifies under		
the agency to implement the complaint resolution	paragraph (b)(1) of this section is not an employee		
process.	of an agency solely because the person is paid by		
	the agency to implement the due process hearing		
	procedures or mediation procedures under this		
	part.		
§303.422 Parent rights in administrative	§303.436 Parental rights in due process		
proceedings.	hearing proceedings.		
(a) General. Each lead agency shall ensure that the	(a) General. Each lead agency must ensure that		
parents of children eligible under this part are	the parents of a child referred to Part C are		
afforded the rights in paragraph (b) of this section	afforded the rights in paragraph (b) of this section		
in any administrative proceedings carried out under	in the due process hearing carried out under		
§ 303.420.	\$303.430(d).		
<u>§303.422 Parent rights in administrative</u>	<u>§303.436 Parental rights in due process</u>		
<b>proceedings.</b> (b) Rights. Any parent involved in an	<ul><li><u>hearing proceedings.</u></li><li>(b) Rights. Any parent involved in a due process</li></ul>		
administrative proceeding has the right to—	hearing has the right to		
(1) Be accompanied and advised by counsel and by	(1) Be accompanied and advised by counsel and		
(1) Be accompanied and advised by counsel and by	(1) De accompanieu anu auviseu by counsel anu		





Section E

Council for Entry Childhood The voice and vision of special education



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	SUBPART E- PROCEDURAL SAFEGUARDS	
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§303.422 Parent rights in administrative	§303.436 Parental rights in due process	
proceedings.	hearing proceedings.	
individuals with special knowledge or training with	by individuals with special knowledge or training	
respect to early intervention services for children	with respect to early intervention services for	
eligible under this part;	infants and toddlers with disabilities;	
(2) Present evidence and confront, cross-examine,	(2) Present evidence and confront, cross-examine,	
and compel the attendance of witnesses;	and compel the attendance of witnesses;	
(3) Prohibit the introduction of any evidence at the	(3) Prohibit the introduction of any evidence at	
proceeding that has not been disclosed to the parent	the hearing that has not been disclosed to the	
at least five days before the proceeding;	parent at least five days before the hearing;	
(4) Obtain a written or electronic verbatim	(4) Obtain a written or electronic verbatim	
transcription of the proceeding; and	transcription of the hearing at no cost to the	
(5) Obtain written findings of fact and decisions.	parent; and	
	(5) Receive a written copy of the findings of fact	
	and decisions at no cost to the parent.	
<b>§303.423</b> Convenience of proceedings; timelines.	§303.437 Convenience of hearings and	
(a) Any proceeding for implementing the complaint	timelines.	
resolution process in this subpart must be carried	(a) Any due process hearing conducted under this	
out at a time and place that is reasonably	subpart must be carried out at a time and place	
convenient to the parents.	that is reasonably convenient to the parents.	
(b) Each lead agency shall ensure that, not later	(b) Each lead agency must ensure that, not later	
than 30 days after the receipt of a parent's	than 30 days after the receipt of a parent's due	
complaint, the impartial proceeding required under	process complaint, the due process hearing	
this subpart is completed and a written decision	required under this subpart is completed and a	
mailed to each of the parties.	written decision mailed to each of the parties.	
	<u>§303.437</u> Convenience of hearings and	The Department noted "that extensions to the 30-
	timelines.	day timeline in §303.437(b) may be necessary under
	(c) A hearing officer may grant specific	certain circumstances (such as, unavailability of
	extensions of time beyond the period set out in	witnesses, exceptional child and family
	paragraph (b) of this section at the request of	circumstances, and pending evaluations and
\$202.422.Commission of muse of the section of the	either party.	assessments)."
<b>§303.423</b> Convenience of proceedings; timelines.		
NOTE: Under part B of the Act, States are allowed		
45 days to conduct an impartial due process		
hearing (i.e., within 45 days after the receipt of a		





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IDEA Part C Side-By-Side Comparison	SUBPART E- PROCEDURAL SAFEGUARDS	October 2
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§303.423 Convenience of proceedings; timelines.		
request for a hearing, a decision is reached and a		
copy of the decision is mailed to each of the		
parties). (See 34 CFR 300.512.) Thus, if a State, in		
meeting the requirements of § 303.420, elects to		
adopt the due process procedures under part B, that		
State would also have 45 days for hearings.		
However, any State in that situation is encouraged		
(but not required) to accelerate the timeline for the		
due process hearing for children who are eligible		
under this part—from 45 days to the 30-day		
timeline in this section. Because the needs of		
children in the birth-through- two-age range change		
so rapidly, quick resolution of complaints is		
important.		
<u>§303.424 Civil action.</u>	<u>§303.438 Civil action.</u>	
Any party aggrieved by the findings and decision	Any party aggrieved by the findings and decision	
regarding an administrative complaint has the right	issued pursuant to a due process complaint has the	
to bring a civil action in State or Federal court	right to bring a civil action in State or Federal	
under section 639(a)(1) of the Act.	court under section 639(a)(1) of the Act.	
§303.425 Status of a child during proceedings.	§303.430 State dispute resolution options.	
(a) During the pendency of any proceeding	(e) Status of a child during the pendency of a due	
involving a complaint under this subpart, unless the	process complaint.	
public agency and parents of a child otherwise	(1) During the pendency of any proceeding	
agree, the child must continue to receive the	involving a due process complaint under	
appropriate early intervention services currently	paragraph (d) of this section, unless the lead	
being provided.	agency and parents of an infant or toddler with a	
(b) If the complaint involves an application for	disability otherwise agree, the child must continue	
initial services under this part, the child must	to receive the appropriate early intervention	
receive those services that are not in dispute.	services in the setting identified in the IFSP that is	
	consented to by the parents.	
	(2) If the due process complaint under paragraph	
	(d) of this section involves an application for	
	initial services under Part C of the Act, the child	
	must receive those services that are not in dispute.	





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October tment of Education Selected of Comments and Changes	2011	Section E

<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
Part B Regulations	§303.440 Filing a due process complaint.	
§300.507 Filing a due process complaint.	(a) General. (1) A parent, EIS provider, or a lead	
(a) General. (1) A parent or a public agency may	agency may file a due process complaint on any of	
file a due process complaint on any of the matters	the matters described in §303.421(a), relating to	
described in §300.503(a)(1) and (2) (relating to the	the identification, evaluation, or placement of a	
identification, evaluation or educational placement	child, or the provision of early intervention	
of a child with a disability, or the provision of	services to the infant or toddler with a disability	
FAPE to the child).	and his or her family under Part C of the Act.	
(2) The due process complaint must allege a	(2) The due process complaint must allege a	
violation that occurred not more than two years	violation that occurred not more than two years	
before the date the parent or public agency knew or	before the date the parent or EIS provider knew,	
should have known about the alleged action that	or should have known, about the alleged action	
forms the basis of the due process complaint, or, if	that forms the basis of the due process complaint,	
the State has an explicit time limitation for filing a	or, if the State has an explicit time limitation for	
due process complaint under this part, in the time	filing a due process complaint under this part, in	
allowed by that State law, except that the	the time allowed by that State law, except that the	
exceptions to the timeline described in §300.511(f)	exceptions to the timeline described in	
apply to the timeline in this section.	§303.443(f) apply to the timeline in this section.	
Part B Regulations	§303.440 Filing a due process complaint.	
§300.507 Filing a due process complaint.	(b) Information for parents. The lead agency	
(b) Information for parents. The public agency	must inform the parent of any free or low-cost	
must inform the parent of any free or low-cost legal	legal and other relevant services available in the	
and other relevant services available in the area if	area if	
(1) The parent requests the information; or	(1) The parent requests the information; or	
(2) The parent or the agency files a due process	(2) The parent or EIS provider files a due process	
complaint under this section.	complaint under this section.	
	§303.440 Filing a due process complaint.	The Department clarifies the "option in §303.440(c)
	(c) Timeline for Resolution. The lead agency	that allows lead agencies to adopt either a 30- or 45-
	may adopt a 30- or 45-day timeline, subject to	day timeline to resolve a due process complaint is
	§303.447(a), for the resolution of due process	specific to States that choose to adopt Part B due
	complaints and must specify in its written policies	process procedures under section 615 of the Act
	and procedures under §303.123 and in its prior	This gives States that choose to adopt the Part B due
	written notice under §303.421, the specific	process procedures the flexibility to put in place a
	timeline it has adopted.	timeline shorter than that required under the Part B
		due process procedures."

SUBPART E- PROCEDURAL SAFEGUARDS 2011 Dant C Deculations

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October 2011

IDEA Part C Side-By-Side Comparison		Uctober
	SUBPART E- PROCEDURAL SAFEGUARDS	
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
Part B Regulations	§303.441 Due process complaint.	
§300.508 Due process complaint.	(a) General. (1) The lead agency must have	
(a) General. (1) The public agency must have	procedures that require either party, or the	
procedures that require either party, or the attorney	attorney representing a party, to provide to the	
representing a party, to provide to the other party a	other party a due process complaint (which must	
due process complaint (which must remain	remain confidential).	
confidential).	(2) The party filing a due process complaint must	
(2) The party filing a due process complaint must	forward a copy of the due process complaint to the	
forward a copy of the due process complaint to the	lead agency.	
SEA.		
Part B Regulations	§303.441 Due process complaint.	
§300.508 Due process complaint.	(b) Content of complaint. The due process	
(b) Content of complaint. The due process	complaint required in paragraph (a)(1) of this	
complaint required in paragraph (a)(1) of this	section must include	
section must include	(1) The name of the child;	
(1) The name of the child;	(2) The address of the residence of the child;	
(2) The address of the residence of the child;	(3) The name of the EIS provider serving the	
(3) The name of the school the child is attending;	child;	
(4) In the case of a homeless child or youth (within	(4) In the case of a homeless child (within the	
the meaning of section 725(2) of the McKinney-	meaning of section 725(2) of the McKinney-	
Vento Homeless Assistance Act (42 U.S.C.	Vento Homeless Assistance Act (42 U.S.C.	
11434a(2)), available contact information for the	11434a(2)), available contact information for the	
child, and the name of the school the child is	child, and the name of the EIS provider serving	
attending;	the child;	
(5) A description of the nature of the problem of	(5) A description of the nature of the problem of	
the child relating to the proposed or refused	the child relating to the proposed or refused	
initiation or change, including facts relating to the	initiation or change, including facts relating to the	
problem; and	problem; and	
(6) A proposed resolution of the problem to the	(6) A proposed resolution of the problem to the	
extent known and available to the party at the time.	extent known and available to the party at the	
	time.	
Part B Regulations	<b>§303.441 Due process complaint.</b>	
<u>§300.508 Due process complaint.</u>	(c) Notice required before a hearing on a due	
(c) Notice required before a hearing on a due	process complaint. A party may not have a	
process complaint. A party may not have a hearing	hearing on a due process complaint until the party,	





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	SUBPART E- PROCEDURAL SAFEGUARDS	
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
Part B Regulations	<u>§303.441 Due process complaint.</u>	
§300.508 Due process complaint.	or the attorney representing the party, files a due	
on a due process complaint until the party, or the	process complaint that meets the requirements of	
attorney representing the party, files a due process	paragraph (b) of this section.	
complaint that meets the requirements of paragraph		
(b) of this section.		
Part B Regulations	<b>§303.441 Due process complaint.</b>	
§300.508 Due process complaint.	(d) Sufficiency of complaint. (1) The due	
(d) Sufficiency of complaint. (1) The due process	process complaint required by this section must be	
complaint required by this section must be deemed	deemed sufficient unless the party receiving the	
sufficient unless the party receiving the due process	due process complaint notifies the hearing officer	
complaint notifies the hearing officer and the other	and the other party in writing, within 15 days of	
party in writing, within 15 days of receipt of the	receipt of the due process complaint, that the	
due process complaint, that the receiving party	receiving party believes the due process complaint	
believes the due process complaint does not meet	does not meet the requirements in paragraph (b) of	
the requirements in paragraph (b) of this section.	this section.	
(2) Within five days of receipt of notification	(2) Within five days of receipt of notification	
under paragraph $(d)(1)$ of this section, the hearing	under paragraph $(d)(1)$ of this section, the hearing	
officer must make a determination on the face of	officer must make a determination on the face of	
the due process complaint of whether the due	the due process complaint of whether the due	
process complaint meets the requirements of	process complaint meets the requirements in	
paragraph (b) of this section, and must immediately	paragraph (b) of this section, and must	
notify the parties in writing of that determination.	immediately notify the parties in writing of that	
(3) A party may amend its due process complaint	determination.	
only if	(3) A party may amend its due process complaint	
(i) The other party consents in writing to the amendment and is given the opportunity to resolve	only if (i) The other party consents in writing to the	
the due process complaint through a meeting held	amendment and is given the opportunity to resolve	
pursuant to §300.510; or	the due process complaint through a meeting held	
(ii) The hearing officer grants permission, except	pursuant to §303.442; or	
that the hearing officer may only grant permission	(ii) The hearing officer grants permission, except	
to amend at any time not later than five days before	that the hearing officer may only grant permission	
the due process hearing begins.	to amend at any time not later than five days	
(4) If a party files an amended due process	before the due process hearing begins.	
complaint, the timelines for the resolution meeting	(4) If a party files an amended due process	
compraint, the time internets for the resolution meeting	(1) If a party mes an amended due process	





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	SUBPART E- PROCEDURAL SAFEGUARDS	
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
Part B Regulations	§303.441 Due process complaint.	
§300.508 Due process complaint.	complaint, the timelines for the resolution meeting	
in §300.510(a) and the time period to resolve in	in §303.442(a) and the time period to resolve in	
§300.510(b) begin again with the filing of the	\$303.442(b) begin again with the filing of the	
amended due process complaint.	amended due process complaint.	
Part B Regulations	<b>§303.441 Due process complaint.</b>	
§300.508 Due process complaint.	(e) Lead agency response to a due process	
(e) LEA response to a due process complaint. (1)	complaint. (1) If the lead agency has not sent a	
If the LEA has not sent a prior written notice under	prior written notice under §303.421 to the parent	
\$300.503 to the parent regarding the subject matter	regarding the subject matter contained in the	
contained in the parent's due process complaint,	parent's due process complaint, the lead agency or	
the LEA must, within 10 days of receiving the due	EIS provider must, within 10 days of receiving the	
process complaint, send to the parent a response	due process complaint, send to the parent a	
that includes	response that includes	
(i) An explanation of why the agency proposed or	(i) An explanation of why the lead agency or EIS	
refused to take the action raised in the due process	provider proposed or refused to take the action	
complaint;	raised in the due process complaint;	
(ii) A description of other options that the IEP	(ii) A description of other options that the IFSP	
Team considered and the reasons why those	Team considered and the reasons why those	
options were rejected;	options were rejected;	
(iii) A description of each evaluation procedure,	(iii) A description of each evaluation procedure,	
assessment, record, or report the agency used as the	assessment, record, or report the lead agency or	
basis for the proposed or refused action; and	EIS provider used as the basis for the proposed or	
(iv) A description of the other factors that are	refused action; and	
relevant to the agency's proposed or refused action.	(iv) A description of the other factors that are	
(2) A response by an LEA under paragraph $(e)(1)$	relevant to the agency's or EIS provider's	
of this section shall not be construed to preclude	proposed or refused action.	
the LEA from asserting that the parent's due	(2) A response by the lead agency under	
process complaint was insufficient, where	paragraph $(e)(1)$ of this section does not preclude	
appropriate.	the lead agency from asserting that the parent's	
	due process complaint was insufficient, where	
Devel D. De evel a time a	appropriate.	
Part B Regulations	<u>§303.441 Due process complaint.</u>	
<u>§300.508 Due process complaint</u> .	(f) Other party response to a due process	
(f) Other party response to a due process	complaint. Except as provided in paragraph (e) of	





1999 Part C or 2006 Part B Regulations

**U.S. Department of Education Selected** 

**Analysis of Comments and Changes** 

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		That you comments and changes	
Part B Regulations	<b>§303.441 Due process complaint.</b>		
§300.508 Due process complaint.	this section, the party receiving a due process		
complaint. Except as provided in paragraph (e) of	complaint must, within 10 days of receiving the		
this section, the party receiving a due process	due process complaint, send to the other party a		
complaint must, within 10 days of receiving the	response that specifically addresses the issues		
due process complaint, send to the other party a	raised in the due process complaint.		
response that specifically addresses the issues			
raised in the due process complaint.			
Part B Regulations	<b>§303.442 Resolution process.</b>		
<u>§300.510 Resolution process.</u>	(a) Resolution meeting. (1) Within 15 days of		
(a) Resolution meeting. (1) Within 15 days of	receiving notice of the parent's due process		
receiving notice of the parent's due process	complaint, and prior to the initiation of a due		
complaint, and prior to the initiation of a due	process hearing under §303.443, the lead agency		
process hearing under §300.511, the LEA must	must convene a meeting with the parent and the		
convene a meeting with the parent and the relevant	relevant member or members of the IFSP Team		
member or members of the IEP Team who have	who have specific knowledge of the facts		
specific knowledge of the facts identified in the due	identified in the due process complaint that		
process complaint that	(i) Includes a representative of the lead agency		
(i) Includes a representative of the public agency	who has decision-making authority on behalf of		
who has decision-making authority on behalf of	that agency; and		
that agency; and	(ii) May not include an attorney of the lead		
(ii) May not include an attorney of the LEA unless	agency unless the parent is accompanied by an		
the parent is accompanied by an attorney.	attorney.		
(2) The purpose of the meeting is for the parent of	(2) The purpose of the resolution meeting is for		
the child to discuss the due process complaint, and	the parent of the child to discuss the due process		
the facts that form the basis of the due process	complaint, and the facts that form the basis of the		
complaint, so that the LEA has the opportunity to	due process complaint, so that the lead agency has		
resolve the dispute that is the basis for the due	the opportunity to resolve the dispute that is the		
process complaint.	basis for the due process complaint.		
(3) The meeting described in paragraph (a)(1) and	(3) The meeting described in paragraphs (a)(1)		
(2) of this section need not be held if	and (a)(2) of this section need not be held if		
(i) The parent and the LEA agree in writing to	(i) The parent and lead agency agree in writing to		
waive the meeting; or	waive the meeting; or		
(ii) The parent and the LEA agree to use the	(ii) The parent and lead agency agree to use the		
mediation process described in §300.506.	mediation process described in §303.431.		





SUBPART E- PROCEDURAL SAFEGUARDS

**2011 Part C Regulations** 

SUBPART E- PROCEDURAL SAFEGUARDS		
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
Part B Regulations§300.510 Resolution process.(4) The parent and the LEA determine the relevant members of the IEP Team to attend the meeting.Part B Regulations	<ul> <li>§303.442 Resolution process.</li> <li>(4) The parent and the lead agency must determine the relevant members of the IFSP Team to attend the meeting.</li> <li>§303.442 Resolution process.</li> </ul>	The Department explains, "Although this section
<ul> <li>§300.510 Resolution process.</li> <li>(b) Resolution period. (1) 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.</li> <li>(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.</li> <li>(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.</li> <li>(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.</li> <li>(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</li> </ul>	<ul> <li>(b) Resolution period. (1) If the lead agency has not resolved the due process complaint to the satisfaction of the parties within 30 days of the receipt of the due process complaint, the due process hearing may occur.</li> <li>(2) Except as provided in paragraph (c) of this section, the timeline for issuing a final decision under §303.447 begins at the expiration of the 30-day period in paragraph (b)(1) of this section.</li> <li>(3) Except where the parties have jointly agreed to waive the resolution process or to use mediation, notwithstanding paragraphs (b)(1) and (b)(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.</li> <li>(4) If the lead agency is unable to obtain the participation of the parent in the resolution meeting deforts have been made, including documenting its efforts, the lead agency may, at the conclusion of the 30-day period, request that the hearing officer dismiss the parent's due process complaint.</li> <li>(5) If the lead agency 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 to participate in the resolution meeting, the parent may seek the</li> </ul>	provides the lead agency with the option to request dismissal, the lead agency is not required to request a dismissal and may agree instead to an extension of the time to conduct a resolution meeting in order for the parties to continue mediation efforts. Additionally, it is the due process hearing officer who determines whether dismissal of the due process complaint is warranted, based not only on the lead agency's request, if one is made, but also based on any parent's response. The availability of both the lead agency's option to request dismissal and the impartial hearing officer's determination ensures that dismissal of a due process complaint is based on case-specific circumstances."





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SUBPART E- PROCEDURAL SAFEGUARDS		
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
Part B Regulations	<b>§303.442 Resolution process.</b>	
§300.510 Resolution process.	intervention of a hearing officer to begin the due	
meeting, the parent may seek the intervention of a	process hearing timeline.	
hearing officer to begin the due process hearing		
timeline.		
Part B Regulations	<b>§303.442 Resolution process.</b>	
§300.510 Resolution process.	(c) Adjustments to 30-day resolution period. The	
(c) Adjustments to 30-day resolution period. The	30- or 45-day timeline adopted by the lead agency	
45-day timeline for the due process hearing in	under §303.440(c) for the due process hearing	
§300.515(a) starts the day after one of the	described in §303.447(a) starts the day after one	
following events:	of the following events:	
(1) Both parties agree in writing to waive the	(1) Both parties agree in writing to waive the	
resolution meeting;	resolution meeting.	
(2) After either the mediation or resolution	(2) After either the mediation or resolution	
meeting starts but before the end of the 30-day	meeting starts but before the end of the 30-day	
period, the parties agree in writing that no	period, the parties agree in writing that no	
agreement is possible;	agreement is possible.	
(3) If both parties agree in writing to continue the	(3) If both parties agree in writing to continue the	
mediation at the end of the 30-day resolution	mediation at the end of the 30-day resolution	
period, but later, the parent or public agency	period, but later, the parent or lead agency	
withdraws from the mediation process.	withdraws from the mediation process.	
Part B Regulations	<b>§303.442 Resolution process.</b>	
§300.510 Resolution process.	(d) Written settlement agreement. If a resolution	
(d) Written settlement agreement. If a resolution	to the dispute is reached at the meeting described	
to the dispute is reached at the meeting described in	in paragraphs (a)(1) and (a)(2) of this section, the	
paragraphs (a)(1) and (2) of this section, the parties	parties must execute a legally binding agreement	
must execute a legally binding agreement that is	that is	
(1) Signed by both the parent and a representative	(1) Signed by both the parent and a representative	
of the agency who has the authority to bind the	of the lead agency who has the authority to bind	
agency; and	the agency; and	
(2) Enforceable in any State court of competent	(2) Enforceable in any State court of competent	
jurisdiction or in a district court of the United	jurisdiction or in a district court of the United	
States, or, by the SEA, if the State has other	States, or, by the lead agency, if the State has	
mechanisms or procedures that permit parties to	other mechanisms or procedures that permit	
seek enforcement of resolution agreements,	parties to seek enforcement of resolution	





the SEA.

**Part B Regulations** 

hearing officer--

Council for Exceptional Children

(i) Must not be—

State statute, State regulation, or a written policy of

(c) Impartial hearing officer. (1) At a minimum, a

(A) An employee of the SEA or the LEA that is

involved in the education or care of the child; or

(B) A person having a personal or professional

§300.511 Impartial due process hearing.

SUBPART E- PROCEDURAL SAFEGUARDS		
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
Part B Regulations	§303.442 Resolution process.	
§300.510 Resolution process.	agreements pursuant to this section.	
pursuant to §300.537.		
Part B Regulations	<b>§303.442 Resolution process.</b>	
§300.510 Resolution process.	(e) Agreement review period. If the parties	
(e) Agreement review period. If the parties	execute an agreement pursuant to paragraph (d) of	
execute an agreement pursuant to paragraph (c) of	this section, a party may void the agreement	
this section, a party may void the agreement within	within three business days of the agreement's	
3 business days of the agreement's execution.	execution.	
Part B Regulations	§303.443 Impartial due process hearing.	
§300.511 Impartial due process hearing.	(a) General. Whenever a due process complaint	
(a) General. Whenever a due process complaint is	is received consistent with §303.440, the parents	
received under §300.507 or §300.532, the parents	or the EIS provider involved in the dispute must	
or the LEA involved in the dispute must have an	have an opportunity for an impartial due process	
opportunity for an impartial due process hearing,	hearing, consistent with the procedures in	
consistent with the procedures in §§300.507,	§§303.440 through 303.442.	
300.508, and 300.510.		
Part B Regulations	§303.443 Impartial due process hearing.	The Department "removed in §303.446(b) the
§300.511 Impartial due process hearing.	(b) Agency responsible for conducting the due	authority for a public agency (other than the lead
(b) Agency responsible for conducting the due	process hearing. The hearing described in	agency) to conduct due process hearings when a
process hearing. The hearing described in	paragraph (a) of this section must be conducted by	State adopts under §303.430(d) the Part B due
paragraph (a) of this section must be conducted by	the lead agency directly responsible for the early	process procedures."
the SEA or the public agency directly responsible	intervention services of the infant or toddler, as	
for the education of the child, as determined under	determined under State statute, State regulation, or	

Division for



a written policy of the lead agency.

(c) Impartial hearing officer.

(i) Must not be--

§303.443 Impartial due process hearing.

(A) An employee of the lead agency or the EIS

(B) A person having a personal or professional

services or care of the infant or toddler; or

provider that is involved in the early intervention

(1) At a minimum, a hearing officer--

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IDEA Part C Side-By-Side Comparison		
SUBPART E- PROCEDURAL SAFEGUARDS		
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
Part B Regulations	§303.443 Impartial due process hearing.	
§300.511 Impartial due process hearing.	interest that conflicts with the person's objectivity	
interest that conflicts with the person's objectivity	in the hearing;	
in the hearing;	(ii) Must possess knowledge of, and the ability to	
(ii) Must possess knowledge of, and the ability to	understand, the provisions of the Act, Federal and	
understand, the provisions of the Act, Federal and	State regulations pertaining to the Act, and legal	
State regulations pertaining to the Act, and legal	interpretations of the Act by Federal and State	
interpretations of the Act by Federal and State	courts;	
courts;	(iii) Must possess the knowledge and ability to	
(iii) Must possess the knowledge and ability to	conduct hearings in accordance with appropriate,	
conduct hearings in accordance with appropriate,	standard legal practice; and	
standard legal practice; and	(iv) Must possess the knowledge and ability to	
(iv) Must possess the knowledge and ability to	render and write decisions in accordance with	
render and write decisions in accordance with	appropriate, standard legal practice.	
appropriate, standard legal practice.	(2) A person who otherwise qualifies to conduct a	
(2) A person who otherwise qualifies to conduct a	hearing under paragraph $(c)(1)$ of this section is	
hearing under paragraph $(c)(1)$ of this section is not	not an employee of the agency solely because he	
an employee of the agency solely because he or she	or she is paid by the agency to serve as a hearing	
is paid by the agency to serve as a hearing officer.	officer.	
(3) Each public agency must keep a list of the	(3) Each lead agency must keep a list of the	
persons who serve as hearing officers. The list	persons who serve as hearing officers. The list	
must include a statement of the qualifications of	must include a statement of the qualifications of	
each of those persons.	each of those persons.	
Part B Regulations	§303.443 Impartial due process hearing.	
§300.511 Impartial due process hearing.	(d) Subject matter of due process hearings. The	
(d) Subject matter of due process hearings. The	party requesting the due process hearing may not	
party requesting the due process hearing may not	raise issues at the due process hearing that were	
raise issues at the due process hearing that were not	not raised in the due process complaint filed under	
raised in the due process complaint filed under	§303.441(b), unless the other party agrees	
§300.508(b), unless the other party agrees	otherwise.	
otherwise.		
Part B Regulations	§303.443 Impartial due process hearing.	
§300.511 Impartial due process hearing.	(e) Timeline for requesting a hearing. A parent,	
(e) Timeline for requesting a hearing. A parent or	lead agency, or EIS provider must request an	
agency must request an impartial hearing on their	impartial hearing on their due process complaint	





1999 Part C or 2006 Part B Regulations

**U.S. Department of Education Selected** 

**Analysis of Comments and Changes** 

Section

Part B Regulations	§303.443 Impartial due process hearing.	
§300.511 Impartial due process hearing.	within two years of the date the parent, lead	
due process complaint within two years of the date	agency, or EIS provider knew or should have	
the parent or agency knew or should have known	known about the alleged action that forms the	
about the alleged action that forms the basis of the	basis of the due process complaint, or if the State	
due process complaint, or if the State has an	has an explicit time limitation for requesting such	
explicit time limitation for requesting such a due	a due process hearing under this part, in the time	
process hearing under this part, in the time allowed	allowed by that State law.	
by that State law.		
Part B Regulations	§303.443 Impartial due process hearing.	
§300.511 Impartial due process hearing.	(f) Exceptions to the timeline. The timeline	
(f) Exceptions to the timeline. The timeline	described in paragraph (e) of this section does not	
described in paragraph (e) of this section does not	apply to a parent if the parent was prevented from	
apply to a parent if the parent was prevented from	filing a due process complaint due to	
filing a due process complaint due to	(1) Specific misrepresentations by the lead	
(1) Specific misrepresentations by the LEA that it	agency or EIS provider that it had resolved the	
had resolved the problem forming the basis of the	problem forming the basis of the due process	
due process complaint; or	complaint; or	
(2) The LEA's withholding of information from	(2) The lead agency's or EIS provider's failure to	
the parent that was required under this part to be	provide the parent information that was required	
provided to the parent.	under this part to be provided to the parent.	
Part B Regulations	§303.444 Hearing rights.	
§300.512 Hearing rights.	(a) General. Any party to a hearing conducted	
(a) General. Any party to a hearing conducted	pursuant to §§303.440 through 303.445, or an	
pursuant to §§300.507 through 300.513 or	appeal conducted pursuant to §303.446, has the	
§§300.530 through 300.534, or an appeal	right to	
conducted pursuant to §300.514, has the right to	(1) Be accompanied and advised by counsel and	
(1) Be accompanied and advised by counsel and	by individuals with special knowledge or training	
by individuals with special knowledge or training	with respect to the problems of infants or toddlers	
with respect to the problems of children with	with disabilities;	
disabilities;	(2) Present evidence and confront, cross-examine,	
(2) Present evidence and confront, cross-examine,	and compel the attendance of witnesses;	
and compel the attendance of witnesses;	(3) Prohibit the introduction of any evidence at	
(3) Prohibit the introduction of any evidence at the	the hearing that has not been disclosed to that	
hearing that has not been disclosed to that party at	party at least five business days before the	





SUBPART E- PROCEDURAL SAFEGUARDS

**2011 Part C Regulations** 

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Section E

SUBPART E- PROCEDURAL SAFEGUARDS		
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
<ul> <li>Part B Regulations §300.512 Hearing rights.</li> <li>least five business days before the hearing;</li> <li>(4) Obtain a written, or, at the option of the parents, electronic, verbatim record of the hearing; and</li> <li>(5) Obtain written, or, at the option of the parents, electronic findings of fact and decisions.</li> <li>Part B Regulations §300.512 Hearing rights.</li> <li>(b) Additional disclosure of information. (1) At least five business days prior to a hearing conducted pursuant to §300.511(a), each party must disclose to all other parties all evaluations completed by that date and recommendations based on the offering party's evaluations that the party intends to use at the hearing.</li> <li>(2) A hearing officer may bar any party that fails to comply with paragraph (b)(1) of this section from introducing the relevant evaluation or recommendation at the hearing without the consent of the other party.</li> </ul>	<ul> <li>§303.444 Hearing rights. hearing;</li> <li>(4) Obtain a written or, at the option of the parents, electronic, verbatim record of the hearing; and</li> <li>(5) Obtain written or, at the option of the parents, electronic findings of fact and decisions.</li> <li>§303.444 Hearing rights.</li> <li>b) Additional disclosure of information. (1) At least five business days prior to a hearing conducted pursuant to §303.443(a), each party must disclose to all other parties all evaluations completed by that date and recommendations based on the offering party's evaluations that the party intends to use at the hearing.</li> <li>(2) A hearing officer may bar any party that fails to comply with paragraph (b)(1) of this section from introducing the relevant evaluation or recommendation at the hearing without the consent of the other party.</li> </ul>	
<ul> <li>Part B Regulations</li> <li>§300.512 Hearing rights.</li> <li>(c) Parental rights at hearings. Parents involved in hearings must be given the right to</li> <li>(1) Have the child who is the subject of the hearing present;</li> <li>(2) Open the hearing to the public; and</li> <li>(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.</li> </ul>	<ul> <li><u>\$303.444 Hearing rights.</u></li> <li>c) Parental rights at hearings. Parents involved in hearings must (1) Be given the right to open the hearing to the public; and</li> <li>(2) Receive a copy of the record of the hearing and the findings of fact and decisions described in paragraphs (a)(4) and (a)(5) of this section at no cost.</li> </ul>	The Department clarified that "While parents always have the right to determine whether their infant or toddler is present at a hearing, we do not believe it is necessary to specify this right in §303.444(c)(1) because, in general, infants and toddlers with disabilities do not need to be present to either serve as witnesses at, or required participants in, a due process hearing. However, [the Department] notes that under either the Part B or Part C due process hearing procedures, a parent is in the best position to decide whether an infant or toddler will attend the due process hearing."

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IDEA Part C Side-By-Side Comparison		October	
SUBPART E- PROCEDURAL SAFEGUARDS			
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
Part B Regulations	§303.445 Hearing decisions.		
§300.513 Hearing decisions.	(a) Decision of hearing officer. (1) Subject to		
(a) Decision of hearing officer on the provision of	paragraph (a)(2) of this section, a hearing officer's		
FAPE. (1) Subject to paragraph $(a)(2)$ of this	determination of whether an infant or toddler was		
section, a hearing officer's determination of	appropriately identified, evaluated, or placed, or		
whether a child received FAPE must be based on	whether the infant or toddler with a disability and		
substantive grounds.	his or her family were appropriately provided		
(2) In matters alleging a procedural violation, a	early intervention services under Part C of the		
hearing officer may find that a child did not receive	Act, must be based on substantive grounds.		
a FAPE only if the procedural inadequacies	(2) In matters alleging a procedural violation, a		
(i) Impeded the child's right to a FAPE;	hearing officer may find that a child was not		
(ii) Significantly impeded the parent's opportunity	appropriately identified, evaluated, placed, or		
to participate in the decision-making process	provided early intervention services under Part C		
regarding the provision of a FAPE to the parent's	of the Act only if the procedural inadequacies		
child; or	(i) Impeded the child's right to identification,		
(iii) Caused a deprivation of educational benefit.	evaluation, and placement or provision of early		
(3) Nothing in paragraph (a) of this section shall	intervention services for the child and that child's		
be construed to preclude a hearing officer from	family under Part C of the Act;		
ordering an LEA to comply with procedural requirements under §§300.500 through 300.536.	(ii) Significantly impeded the parent's opportunity to participate in the decision-making		
requirements under §§500.500 through 500.550.	process regarding identification, evaluation,		
	placement or provision of early intervention		
	services for the child and that child's family under		
	Part C of the Act; or		
	(iii) Caused a deprivation of educational or		
	developmental benefit.		
	(3) Nothing in paragraph (a) of this section		
	precludes a hearing officer from ordering the lead		
	agency or EIS provider to comply with procedural		
	requirements under §§303.400 through 303.449.		
Part B Regulations	§303.445 Hearing decisions.		
§300.513 Hearing decisions.	(b) Construction clause. Nothing in §§303.440		
(b) Construction clause. Nothing in §§300.507	through 303.445 affects the right of a parent to file		
through 300.513 shall be construed to affect the	an appeal of the due process hearing decision with		
right of a parent to file an appeal of the due process	the lead agency under §303.446(b), if the lead		





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SUBPART E- PROCEDURAL SAFEGUARDS			
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
Part B Regulations §300.513 Hearing decisions. hearing decision with the SEA under §300.514(b), if a State level appeal is available.	<u>§303.445 Hearing decisions.</u> agency level appeal is available.		
Part B Regulations§300.513 Hearing decisions.(c) Separate request for a due process hearing.Nothing in §§300.500 through 300.536 shall beconstrued to preclude a parent from filing aseparate due process complaint on an issue separatefrom a due process complaint already filed.	<ul> <li>§303.445 Hearing decisions.</li> <li>(c) Separate due process complaint. Nothing in §§303.440 through 303.449 precludes a parent from filing a separate due process complaint on an issue separate from a due process complaint already filed.</li> </ul>		
Part B Regulations§300.513 Hearing decisions.(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.	§303.445 Hearing decisions. (d) Findings and decisions to general public. The lead agency, after deleting any personally identifiable information, must make the findings and decisions available to the public.		
Part B Regulations§300.514 Finality of decision; appeal; impartialreview.(a) Finality of hearing decision. A decision madein a hearing conducted pursuant to §§300.507through 300.513 or §§300.530 through 300.534 isfinal, except that any party involved in the hearingmay appeal the decision under the provisions ofparagraph (b) of this section and §300.516.	<ul> <li>§303.446 Finality of decision; appeal; impartial review.</li> <li>(a) Finality of hearing decision. A decision made in a hearing conducted pursuant to §§303.440 through 303.445 is final, except that any party involved in the hearing may appeal the decision under the provisions of paragraph (b) of this section and §303.448.</li> </ul>		
Part B Regulations§300.514 Finality of decision; appeal; impartialreview.(b) Appeal of decisions; impartial review. (1) Ifthe hearing required by §300.511 is conducted by a	<ul> <li>§303.446 Finality of decision; appeal;</li> <li>impartial review.</li> <li>(b) Appeal of decisions; impartial review. (1)</li> <li>The lead agency may provide for procedures to allow any party aggrieved by the findings and</li> </ul>	The Department "retained the authority for the lead agency to establish procedures that would allow any party aggrieved by the findings and decision in the due process hearing to appeal to, or request reconsideration of the decision by, the lead agency.	





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SUBPART E- PROCEDURAL SAFEGUARDS			
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes	
Part B Regulations §300.514 Finality of decision; appeal; impartial review. public agency other than the SEA, any party aggrieved by the findings and decision in the hearing may appeal to the SEA. (2) If there is an appeal, the SEA must conduct an impartial review of the findings and decision appealed. The official conducting the review must- (i) Examine the entire hearing record; (ii) Ensure that the procedures at the hearing were consistent with the requirements of due process; (iii) Seek additional evidence if necessary. If a hearing is held to receive additional evidence, the rights in §300.512 apply; (iv) Afford the parties an opportunity for oral 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 findings of fact and decisions to the parties.	<ul> <li>§303.446 Finality of decision; appeal;</li> <li>impartial review.</li> <li>decision in the hearing to appeal to the lead agency.</li> <li>(2) If there is an appeal, the lead agency must conduct an impartial review of the findings and decision appealed. The official conducting the review must <ul> <li>(i) Examine the entire hearing record;</li> <li>(ii) Ensure that the procedures at the hearing were consistent with the requirements of due process;</li> <li>(iii) Seek additional evidence if necessary. If a hearing is held to receive additional evidence, the rights in §303.444 apply;</li> <li>(iv) Afford the parties an opportunity for oral or written argument, or both, at the discretion of the reviewing official;</li> <li>(v) Make an independent decision on completion of the review; and</li> <li>(vi) Give a copy of the written or, at the option of the parents, electronic findings of fact and decisions to the parties.</li> </ul> </li> </ul>	If the lead agency establishes such procedures, those procedures must meet the same requirements in §303.446(b), (c), and (d)."	
Part B Regulations§300.514 Finality of decision; appeal; impartialreview.(c) Findings and decision to advisory panel andgeneral public. The SEA, after deleting anypersonally identifiable information, must(1) Transmit the findings and decisions referred toin paragraph (b)(2)(vi) of this section to the Stateadvisory panel established under §300.167; and(2) Make those findings and decisions available tothe public.	<ul> <li>§303.446 Finality of decision; appeal;</li> <li>impartial review</li> <li>(c) Findings of fact and decision to the general public. The lead agency, after deleting any personally identifiable information, must make the findings of fact and decisions described in paragraph (b)(2)(vi) of this section available to the general public.</li> </ul>		





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SUBPART E- PROCEDURAL SAFEGUARDS			
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
Part B Regulations	§303.446 Finality of decision; appeal;		
§300.514 Finality of decision; appeal; impartial	impartial review.		
<u>review</u> .	(d) Finality of review decision. The decision		
(d) Finality of review decision. The decision made	made by the reviewing official is final unless a		
by the reviewing official is final unless a party	party brings a civil action under §303.448.		
brings a civil action under §300.516.			
Part B Regulations	§303.447 Timelines and convenience of		
<b>§300.515</b> Timelines and convenience of hearings	hearings and reviews.		
and reviews.	(a) The lead agency must ensure that not later		
(a) The public agency must ensure that not later	than either 30 days or 45 days (consistent with the		
than 45 days after the expiration of the 30 day	lead agency's written policies and procedures		
period under §300.510(b), or the adjusted time	adopted under §303.440(c)) after the expiration of		
periods described in §300.510(c)	the 30-day period in §303.442(b), or the adjusted		
(1) A final decision is reached in the hearing; and	30-day time periods described in §303.442(c))		
(2) A copy of the decision is mailed to each of the	(1) A final decision is reached in the hearing; and		
parties.	(2) A copy of the decision is mailed to each of the		
	parties.		
Part B Regulations	§303.447 Timelines and convenience of		
<b>§300.515</b> Timelines and convenience of hearings	hearings and reviews.		
and reviews.	(b) The lead agency must ensure that not later		
(b) The SEA must ensure that not later than 30	than 30 days after the receipt of a request for a		
days after the receipt of a request for a review	review		
(1) A final decision is reached in the review; and	(1) A final decision is reached in the review; and		
(2) A copy of the decision is mailed to each of the	(2) A copy of the decision is mailed to each of the		
parties.	parties.		
Part B Regulations	<u>§303.447 Timelines and convenience of</u>		
<b>§300.515</b> Timelines and convenience of hearings	hearings and reviews.		
and reviews.	(c) A hearing or reviewing officer may grant		
(c) A hearing or reviewing officer may grant	specific extensions of time beyond the periods set		
specific extensions of time beyond the periods set	out in paragraphs (a) and (b) of this section at the		
out in paragraphs (a) and (b) of this section at the	request of either party.		
request of either party.			





SUBPART E- PROCEDURAL SAFEGUARDS		
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
Part B Regulations	§303.447 Timelines and convenience of	
<b>§300.515</b> Timelines and convenience of hearings	hearings and reviews.	
and reviews.	(d) Each hearing and each review involving oral	
(d) Each hearing and each review involving oral	arguments must be conducted at a time and place	
arguments must be conducted at a time and place	that is reasonably convenient to the parents and	
that is reasonably convenient to the parents and	child involved.	
child involved.		
Part B Regulations	<u>§303.448 Civil action.</u>	
<u>§300.516 Civil action</u> .	(a) General. Any party aggrieved by the findings	
(a) General. Any party aggrieved by the findings	and decision made under §§303.440 through	
and decision made under §§300.507 through	303.445 who does not have the right to an appeal	
300.513 or §§300.530 through 300.534 who does	under §303.446(b), and any party aggrieved by the	
not have the right to an appeal under §300.514(b),	findings and decision under §303.446(b), has the	
and any party aggrieved by the findings and	right to bring a civil action with respect to the due	
decision under §300.514(b), has the right to bring a	process complaint under §303.440. The action	
civil action with respect to the due process	may be brought in any State court of competent	
complaint notice requesting a due process hearing under §300.507 or §§300.530 through 300.532.	jurisdiction or in a district court of the United	
The action may be brought in any State court of	States without regard to the amount in	
competent jurisdiction or in a district court of the	controversy.	
United States without regard to the amount in		
controversy.		
Part B Regulations	§303.448 Civil action.	
\$300.516 Civil action.	(b) Time limitation. The party bringing the action	
(b) Time limitation. The party bringing the action	has 90 days from the date of the decision of the	
shall have 90 days from the date of the decision of	hearing officer or, if applicable, the decision of the	
the hearing officer or, if applicable, the decision of	State review official, to file a civil action, or, if the	
the State review official, to file a civil action, or, if	State has an explicit time limitation for bringing	
the State has an explicit time limitation for bringing	civil actions under Part C of the Act, in the time	
civil actions under Part B of the Act, in the time	allowed by that State law.	
allowed by that State law.		
Part B Regulations	§303.448 Civil action.	
<u>§300.516 Civil action</u> .	(c) Additional requirements. In any action	
(c) Additional requirements. In any action brought	brought under paragraph (a) of this section, the	
under paragraph (a) of this section, the court	court	





IDEA Part C Side-By-Side Comparison	SUBPART E- PROCEDURAL SAFEGUARDS	October
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
Part B Regulations	<u>§303.448 Civil action.</u>	
§300.516 Civil action.	(1) Receives the records of the administrative	
(1) Receives the records of the administrative	proceedings;	
proceedings;	(2) Hears additional evidence at the request of a	
(2) Hears additional evidence at the request of a	party; and	
party; and	(3) Basing its decision on the preponderance of	
(3) Basing its decision on the preponderance of the	the evidence, grants the relief that the court	
evidence, grants the relief that the court determines	determines to be appropriate.	
to be appropriate.		
Part B Regulations	<u>§303.448 Civil action.</u>	
§300.516 Civil action.	(d) Jurisdiction of district courts. The district	
(d) Jurisdiction of district courts. The district	courts of the United States have jurisdiction of	
courts of the United States have jurisdiction of	actions brought under section 615 of the Act	
actions brought under section 615 of the Act	without regard to the amount in controversy.	
without regard to the amount in controversy.		
Part B Regulations	§303.448 Civil action.	
<u>§300.516 Civil action</u> .	(e) Rule of construction. Nothing in this part	
(e) Rule of construction. Nothing in this part	restricts or limits the rights, procedures, and	
restricts or limits the rights, procedures, and	remedies available under the Constitution, the	
remedies available under the Constitution, the	Americans with Disabilities Act of 1990, title V of	
Americans with Disabilities Act of 1990, title V of	the Rehabilitation Act of 1973, or other Federal	
the Rehabilitation Act of 1973, or other Federal	laws protecting the rights of children with	
laws protecting the rights of children with	disabilities, except that before the filing of a civil	
disabilities, except that before the filing of a civil	action under these laws seeking relief that is also	
action under these laws seeking relief that is also	available under section 615 of the Act, the	
available under section 615 of the Act, the	procedures under §§303.440 and 303.446 must be	
procedures under §§300.507 and 300.514 must be	exhausted to the same extent as would be required	
exhausted to the same extent as would be required	had the action been brought under section 615 of	
had the action been brought under section 615 of	the Act.	
the Act.		
Part B Regulations	§303.449 State enforcement mechanisms.	
§300.537 State enforcement mechanisms.	Notwithstanding §§303.431(b)(6) and	
Notwithstanding §§300.506(b)(7) and	303.442(d)(2), which provide for judicial	
300.510(d)(2), which provide for judicial	enforcement of a written agreement reached as a	
enforcement of a written agreement reached as a	result of a mediation or a resolution meeting, there	





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IDEA I art C Side-By-Side Comparison	SUBPART E- PROCEDURAL SAFEGUARDS	October
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
Part B Regulations	§303.449 State enforcement mechanisms.	
§300.537 State enforcement mechanisms.	is nothing in this part that would prevent the State	
result of mediation or a resolution meeting, there is	from using other mechanisms to seek enforcement	
nothing in this part that would prevent the SEA	of that agreement, provided that use of those	
from using other mechanisms to seek enforcement	mechanisms is not mandatory and does not delay	
of that agreement, provided that use of those	or deny a party the right to seek enforcement of	
mechanisms is not mandatory and does not delay or	the written agreement in a State court or	
deny a party the right to seek enforcement of the	competent jurisdiction or in a district court of the	
written agreement in a State court of competent	United States.	
jurisdiction or in a district court of the United		
States.		
§303.460 Confidentiality of information.	§303.401 Confidentiality and opportunity to	
(a) Each State shall adopt or develop policies and	examine records.	
procedures that the State will follow in order to	(a) General. Each State must ensure that the	
ensure the protection of any personally identifiable	parents of a child referred under this part are	
information collected, used, or maintained under	afforded the right to confidentiality of personally	
this part, including the right of parents to written	identifiable information, including the right to	
notice of and written consent to the exchange of	written notice of, and written consent to, the	
this information among agencies consistent with	exchange of that information among agencies,	
Federal and State law.	consistent with Federal and State laws.	
	§303.401 Confidentiality and opportunity to	
	examine records.	
	(b) Confidentiality procedures. As required	
	under sections 617(c) and 642 of the Act, the	
	regulations in §§303.401 through 303.417 ensure	
	the protection of the confidentiality of any	
	personally identifiable data, information, and	
	records collected or maintained pursuant to this	
	part by the Secretary and by participating	
	agencies, including the State lead agency and EIS	
	providers, in accordance with the protections	
	under the Family Educational Rights and Privacy	
	Act (FERPA) in 20 U.S.C. 1232g and 34 CFR part	
	99. Each State must have procedures in effect to	
	ensure that	





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	<b>§303.401</b> Confidentiality and opportunity to	
	examine records.	
	(1) Participating agencies (including the lead	
	agency and EIS providers) comply with the Part C	
	confidentiality procedures in §§303.401 through	
	303.417; and	
	(2) The parents of infants or toddlers who are	
	referred to, or receive services under this part, are	
	afforded the opportunity to inspect and review all Part C early intervention records about the child	
	and the child's family that are collected,	
	maintained, or used under this part, including	
	records related to evaluations and assessments,	
	screening, eligibility determinations, development	
	and implementation of IFSPs, provision of early	
	intervention services, individual complaints	
	involving the child, or any part of the child's early	
	intervention record under this part.	
	I I	
	§303.401 Confidentiality and opportunity to	The Department clarified "that the Part C
	examine records.	confidentiality procedures apply from the point in
	(c) Applicability and timeframe of procedures.	time when the child is referred for early intervention
	The confidentiality procedures described in	services, and thus, do not apply prior to a referral.
	paragraph (b) of this section apply to the	the confidentiality provisions under Part C of the
	personally identifiable information of a child and	Act do not apply to primary referral sources. Thus,
	the child's family that	Part C does not prohibit the lead agency or an EIS
	(1) Is contained in early intervention records	provider from accepting a referral of a child to the
	collected, used, or maintained under this part by	State Part C system from a primary referral source.
	the lead agency or an EIS provider; and	However, the primary referral source may be
	(2) Applies from the point in time when the child	required to obtain parental consent prior to making a
	is referred for early intervention services under	referral under other applicable laws (such as
	this part until the later of when the participating	HIPAA, CAPTA, or State laws). "
	agency is no longer required to maintain or no	
	longer maintains that information under applicable Federal and State laws.	
	rederat and State laws.	





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	§303.401 Confidentiality and opportunity to	
	examine records.	
	(d) Disclosure of information. (1) Subject to	
	paragraph (e) of this section, the lead agency must	
	disclose to the SEA and the LEA where the child	
	resides, in accordance with §303.209(b)(1)(i) and	
	(b)(1)(ii), the following personally identifiable	
	information under the Act:	
	(i) A child's name.	
	(ii) A child's date of birth.	
	(iii) Parent contact information (including	
	parents' names, addresses, and telephone	
	numbers).	
	<ul><li>(2) The information described in paragraph (d)(1)</li></ul>	
	of this section is needed to enable the lead agency,	
	as well as LEAs and SEAs under Part B of the	
	Act, to identify all children potentially eligible for	
	services under §303.211 and Part B of the Act.	
	\$303.401 Confidentiality and opportunity to	The Department explained that "Permitting States to
	examine records.	adopt an opt-out policy, rather than opt-in policy,
	(e) Option to inform a parent about intended	which would require the lead agency to obtain
	disclosure. (1) A lead agency, through its	affirmative parental consent before disclosure of the
	policies and procedures, may require EIS	limited information identified in §303.401(d)(1) to
	providers, prior to making the limited disclosure	the LEA or SEA, allows States the flexibility to
	described in paragraph $(d)(1)$ of this section, to	balance the privacy interests of parents of children
	inform parents of a toddler with a disability of the	receiving Part C services and the lead agency's,
	intended disclosure and allow the parents a	SEA's, and LEA's respective responsibilities to
	specified time period to object to the disclosure in	identify children potentially eligible for services
	writing.	under Part B of the Act, and to ensure a smooth
	(2) If a parent (in a State that has adopted the	transition from the State's Part C program to its Part
	policy described in paragraph (e)(1) of this	B program. Parents as well as other stakeholders
	section) objects during the time period provided	and members of the public have an opportunity to
	by the State, the lead agency and EIS provider are	provide input when the State circulates its LEA
	not permitted to make such a disclosure under	notification policies for public participation as
	paragraph (d) of this section and §303.209(b)(1)(i)	required in §303.208(b)."
	paragraph (d) of this section and $9303.209(0)(1)(1)$	required in \$303.200(0).





#### SUBPART E- PROCEDURAL SAFEGUARDS 1999 Part C or 2006 Part B Regulations **2011 Part C Regulations U.S. Department of Education Selected Analysis of Comments and Changes** §303.401 Confidentiality and opportunity to examine records. and (b)(1)(ii). §303.460 Confidentiality of information. (b) These policies and procedures must meet the requirements in 34 CFR 300.560 through 300.576, with the modifications specified in § 303.5(b). §303.460 Confidentiality of information. NOTE: With the modifications referred to in paragraph (b) of this section, the confidentiality requirements in the regulations implementing part B of the Act (34 CFR 300.560 through 300.576) are to be used by public agencies to meet the confidentiality requirements under part C of the Act and this section (§ 303.460). The part B provisions incorporate by reference the regulations in 34 CFR part 99 (Family Educational Rights and Privacy); therefore, those regulations also apply to this part. **Part B Regulations** §303.402 Confidentiality. §300.610 Confidentiality. The Secretary takes appropriate action, in The Secretary takes appropriate action, in accordance with section 444 of GEPA, to ensure accordance with section 444 of GEPA, to ensure the protection of the confidentiality of any the protection of the confidentiality of any personally identifiable data, information, and records collected, maintained, or used by the personally identifiable data, information, and records collected or maintained by the Secretary Secretary and by lead agencies and EIS providers and by SEAs and LEAs pursuant to Part B of the pursuant to Part C of the Act, and consistent with Act, and consistent with §§300.611 through §§303.401 through 303.417. The regulations in §§303.401 through 303.417 ensure the protection 300.627. of the confidentiality of any personally identifiable data, information, and records collected or maintained pursuant to this part by the Secretary and by participating agencies, including the State lead agency and EIS providers, in accordance with the Family Educational Rights

#### IDEA Part C Side-By-Side Comparison



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SUBPART E- PROCEDURAL SAFEGUARDS		
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	<b>§303.402</b> Confidentiality. and Privacy Act (FERPA), 20 U.S.C. 1232g, and 34 CFR part 99.	
Part B Regulations §300.611 Definitions. As used in §§300.611 through 300.625 (a) Destruction means physical destruction or removal of personal identifiers from information so that the information is no longer personally identifiable.	<ul> <li>§303.403 Definitions. The following definitions apply to §§303.402 through 303.417 in addition to the definition of personally identifiable information in §303.29 and disclosure in 34 CFR 99.3:</li> <li>(a) Destruction means physical destruction of the record or ensuring that personal identifiers are removed from a record so that the record is no longer personally identifiable under §303.29.</li> </ul>	
Part B Regulations §300.611 Definitions. As used in §§300.611 through 300.625 (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)).	<b>§303.403 Definitions.</b> (b) Early intervention records mean all records regarding a child that are required to be collected, maintained, or used under Part C of the Act and the regulations in this part.	
Part B Regulations §300.611 Definitions. As used in §§300.611 through 300.625 (c) Participating agency 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.	<b>§303.403 Definitions.</b> (c) Participating agency means any individual, agency, entity, or institution that collects, maintains, or uses personally identifiable information to implement the requirements in Part C of the Act and the regulations in this part with respect to a particular child. A participating agency includes the lead agency and EIS providers and any individual or entity that provides any Part C services (including service coordination, evaluations and assessments, and other Part C services), but does not include primary referral sources, or public agencies (such as the State Medicaid or CHIP program) or private	The Department added "this provision to distinguish between those primary referral sources that perform primarily a child find function and those entities that serve as funding sources only. We have clarified that this term does not include primary referral sources (unless they are also EIS providers), or public agencies (such as the State Medicaid or CHIP program), or private entities (such as private insurance companies) that act solely as funding sources for Part C services."





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	§303.403 Definitions.	
	entities (such as private insurance companies) that	
	act solely as funding sources for Part C services.	
Part B Regulations	§303.404 Notice to parents.	The Department noted "it would be helpful for lead
§300.612 Notice to parents.	The lead agency must give notice when a child is	agencies under Part C of the Act to know when the
(a) The SEA must give notice that is adequate to	referred under Part C of the Act that is adequate to	general notice requirement applies. Requiring the
fully inform parents about the requirements of	fully inform parents about the requirements in	lead agency to provide parents with notice of its
§300.123, including	§303.402, including	general confidentiality policies and procedures,
(1) A description of the extent that the notice is	(a) A description of the children on whom	including document retention and destruction
given in the native languages of the various	personally identifiable information is maintained,	procedures, when a child is referred under Part C of
population groups in the State;	the types of information sought, the methods the	the Act ensures that parents are aware of the nature
(2) A description of the children on whom	State intends to use in gathering the information	and scope of their rights under these policies and
personally identifiable information is maintained,	(including the sources from whom information is	procedures. States may choose to provide this
the types of information sought, the methods the	gathered), and the uses to be made of the	general notice at additional appropriate times, such
State intends to use in gathering the information	information;	as annual IFSP meetings, but we have not required
(including the sources from whom information is	(b) A summary of the policies and procedures	that it be provided at each such meeting because of
gathered), and the uses to be made of the	that participating agencies must follow regarding	the burden this would place on the State and
information;	storage, disclosure to third parties, retention, and	because the prior written notice requirements in
(3) A summary of the policies and procedures that	destruction of personally identifiable information;	§303.421 already require a summary of each of the
participating agencies must follow regarding	(c) A description of all the rights of parents and	procedural safeguards[The Department] has
storage, disclosure to third parties, retention, and	children regarding this information, including	added language to §303.404 that reflects that
destruction of personally identifiable information;	their rights under the Part C confidentiality	requirement, which is also in 34 CFR 300.612 of the
and	provisions in §§303.401 through 303.417; and	Part B regulations. The prior written notice and
(4) A description of all of the rights of parents and	(d) A description of the extent that the notice is	procedural safeguards notice requirements in
children regarding this information, including the	provided in the native languages of the various	303.421(c)(1)(ii) require that the child-specific
rights under FERPA and implementing regulations	population groups in the State.	notice be in the parent's native language or other
in 34 CFR part 99.		mode of communication used by the parent, unless
•		it is clearly not feasible to do so, and that the notice
		include a description of the procedural safeguards,
		including confidentiality requirements under subpart
		C of this part."
§300.612 Notice to parents.		
(b) Before any major identification, location, or		
evaluation activity, the notice must be published or		
announced in newspapers or other media, or both,		





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SUBPART E- PROCEDURAL SAFEGUARDS			
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
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§300.612 Notice to parents.			
with circulation adequate to notify parents			
throughout the State of the activity.			
Part B Regulations	§303.405 Access rights.	The Department agreed with those who submitted	
§300.613 Access rights.	(a) Each participating agency must permit parents	comments "that a 10-day deadline would be more	
(a) Each participating agency must permit parents	to inspect and review any early intervention	appropriate to ensure access to early intervention	
to inspect and review any education records	records relating to their children that are collected,	records when parents have filed a request for a due	
relating to their children that are collected,	maintained, or used by the agency under this part.	process hearing. [The Department] has changed the	
maintained, or used by the agency under this part.	The agency must comply with a parent's request	timeline for agency compliance with a parent's	
The agency must comply with a request without	to inspect and review records without unnecessary	request to inspect and review records to 10 calendar	
unnecessary delay and before any meeting	delay and before any meeting regarding an IFSP,	days after the parent makes the request.	
regarding an IEP, or any hearing pursuant to	or any hearing pursuant to §§303.430(d) and		
§300.507 or §§300.530 through 300.532, or	303.435 through 303.439, and in no case more		
resolution session pursuant to §300.510, and in no	than 10 days after the request has been made.		
case more than 45 days after the request has been			
made.			
<u>§300.613 Access rights.</u>	§303.405 Access rights.		
(b) The right to inspect and review education	(b) The right to inspect and review early		
records under this section includes	intervention records under this section includes		
(1) The right to a response from the participating	(1) The right to a response from the participating		
agency to reasonable requests for explanations and	agency to reasonable requests for explanations and		
interpretations of the records;	interpretations of the early intervention records;		
(2) The right to request that the agency provide	(2) The right to request that the participating		
copies of the records containing the information if	agency provide copies of the early intervention		
failure to provide those copies would effectively	records containing the information if failure to		
prevent the parent from exercising the right to	provide those copies would effectively prevent the		
inspect and review the records; and	parent from exercising the right to inspect and		
(3) The right to have a representative of the parent	review the records; and		
inspect and review the records.	(3) The right to have a representative of the		
	parent inspect and review the early intervention		
	records.		
<u>§300.613 Access rights.</u>	<u>§303.405 Access rights.</u>		
(c) An agency may presume that the parent has	(c) An agency may presume that the parent has		
authority to inspect and review records relating to	authority to inspect and review records relating to		
his or her child unless the agency has been advised	his or her child unless the agency has been		





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<u>§300.613 Access rights.</u>	§303.405 Access rights.			
that the parent does not have the authority under	provided documentation that the parent does not			Ľ
applicable State law governing such matters as	have the authority under applicable State laws			
guardianship, separation, and divorce.	governing such matters as custody, foster care,			
<u> </u>	guardianship, separation, and divorce.			
Part B Regulations	<u>§303.406 Record of access.</u>			
§300.614 Record of access.	Each participating agency must keep a record of			
Each participating agency must keep a record of	parties obtaining access to early intervention			
parties obtaining access to education records	records collected, maintained, or used under Part			
collected, maintained, or used under Part B of the	C of the Act (except access by parents and			
Act (except access by parents and authorized	authorized representatives and employees of the			
employees of the participating agency), including	participating agency), including the name of the			
the name of the party, the date access was given,	party, the date access was given, and the purpose			
and the purpose for which the party is authorized to	for which the party is authorized to use the early			
use the records.	intervention records.		_	
Part B Regulations	<b>§303.407</b> Records on more than one child.			
<b>§300.615</b> Records on more than one child.	If any early intervention record includes			
If any education record includes information on	information on more than one child, the parents of			
more than one child, the parents of those children	those children have the right to inspect and review			
have the right to inspect and review only the	only the information relating to their child or to be			
information relating to their child or to be informed	informed of that specific information.			
of that specific information.			_	
Part B Regulations	<b>§303.408</b> List of types and locations of			
<b>§300.616</b> List of types and locations of	information.			
information.	Each participating agency must provide parents,			
Each participating agency must provide parents on	on request, a list of the types and locations of			
request a list of the types and locations of	early intervention records collected, maintained,			
education records collected, maintained, or used by	or used by the agency.			
the agency.			_	
Part B Regulations	§303.409 Fees for records.			
<u>§300.617 Fees</u> .	(a)Each participating agency may charge a fee for			
(a) Each participating agency may charge a fee for	copies of records that are made for parents under			
copies of records that are made for parents under	this part if the fee does not effectively prevent the			
this part if the fee does not effectively prevent the	parents from exercising their right to inspect and			
parents from exercising their right to inspect and	review those records, except as			





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2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<b>§303.409 Fees for records.</b> provided in paragraph (c) of this section.	
<ul> <li>§303.409 Fees for records.</li> <li>(b) A participating agency may not charge a fee to search for or to retrieve information under this part.</li> </ul>	
<b>§303.409 Fees for records.</b> (c) A participating agency must provide at no cost to parents, a copy of each evaluation, assessment of the child, family assessment, and IFSP as soon as possible after each IFSP meeting.	The Department agreed with those who submitted comments "in order to help parents to be full and equal participants in the IFSP process parents must receive a copy of their child's evaluation, assessments, and IFSP. Thus, [the Department] ha added in new §303.409(c) that each evaluation, assessment, and IFSP must be provided to the parentthe lead agency must ensure that specific activities, including conducting evaluations and assessments, developing and reviewing IFSPs, and implementing procedural safeguards, are provided no cost to parents. Thus, [the Department] has added in new §303.409(c) the requirement that these records be provided to parents at no cost. Requirin States to provide a copy of evaluations, assessment and IFSPs to parents, from the child's early intervention record, should not be a burden to States. As a standard practice, most States already provide these documents at no cost to parents. Concerning the request that the IFSP be provided at the conclusion of the IFSP meeting, [the Department] declines to add this specific timeline but agree that it is important to specify when these
	<ul> <li>§303.409 Fees for records. provided in paragraph (c) of this section.</li> <li>§303.409 Fees for records.</li> <li>(b) A participating agency may not charge a fee to search for or to retrieve information under this part.</li> <li>§303.409 Fees for records.</li> <li>(c) A participating agency must provide at no cost to parents, a copy of each evaluation, assessment of the child, family assessment, and IFSP as soon</li> </ul>





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Part B Regulations	§303.410 Amendment of records at a parent's	The Department agrees that the protectionsshould	
§300.618 Amendment of records at parent's	request.	apply to information about the parent as well as the	
<u>request</u> .	(a) A parent who believes that information in the	child, but do not agree that the right to amend a	
(a) A parent who believes that information in the	early intervention records collected, maintained,	record extends to information about other family	
education records collected, maintained, or used	or used under this part is inaccurate, misleading,	membersbecause the definition of personally	
under this part is inaccurate or misleading or	or violates the privacy or other rights of the child	identifiable informationincludes a list of personal	
violates the privacy or other rights of the child may	or parent may request that the participating agency	characteristics or other information that would make	
request the participating agency that maintains the	that maintains the information amend the	the child's or parent's identity easily traceable.	
information to amend the information.	information.	Therefore, [the Department] has added the reference	
		to the parent, but not to the family."	
Part B Regulations	§303.410 Amendment of records at a parent's		
§300.618 Amendment of records at parent's	request.		
request.	(b) The participating agency must decide whether		
(b) The agency must decide whether to amend the	to amend the information in accordance with the		
information in accordance with the request within a	request within a reasonable period of time of		
reasonable period of time of receipt of the request.	receipt of the request.		
Part B Regulations	§303.410 Amendment of records at a parent's		
\$300.618 Amendment of records at parent's	request.		
<ul><li><u>request</u>.</li><li>(c) If the agency decides to refuse to amend the</li></ul>	(c) If the participating agency refuses to amend the information in accordance with the request, it		
information in accordance with the request, it must	must inform the parent of the refusal and advise		
information in accordance with the request, it must inform the parent of the refusal and advise the	the parent of the right to a hearing under		
parent of the right to a hearing under \$300.619.	\$303.411.		
Part B Regulations	<b>§303.411 Opportunity for a hearing.</b>	The Department notes that "permitting this option to	
<u>\$300.619</u> Opportunity for a hearing.	The participating agency must, on request, provide	parents provides parents with the benefits of the 30-	
The agency must, on request, provide an	parents with the opportunity for a hearing to	day timeline if the State has adopted Part C due	
opportunity for a hearing to challenge information	challenge information in their child's early	process hearings under §303.430(d) without	
in education records to ensure that it is not	intervention records to ensure that it is not	imposing an additional burden on States that already	
inaccurate, misleading, or otherwise in violation of	inaccurate, misleading, or otherwise in violation	have such procedures in place."	
the privacy or other rights of the child.	of the privacy or other rights of the child or	F F	
	parents. A parent may request a due process		
	hearing under the procedures in §303.430(d)(1)		
	provided that such hearing procedures meet the		
	requirements of the hearing procedures in		
	\$303.413 or may request a hearing directly under		





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	§303.411 Opportunity for a hearing.		
	the State's procedures in §303.413 (i.e.,		
	procedures that are consistent with the FERPA		
	hearing requirements in 34 CFR 99.22).		
Part B Regulations	§303.412 Result of hearing.		
§300.620 Result of hearing.	(a) If, as a result of the hearing, the participating		
(a) If, as a result of the hearing, the agency decides	agency decides that the information is inaccurate,		
that the information is inaccurate, misleading or	misleading or in violation of the privacy or other		
otherwise in violation of the privacy or other rights	rights of the child or parent, it must amend the		
of the child, it must amend the information	information accordingly and so inform the parent		
accordingly and so inform the parent in writing.	in writing.		
Part B Regulations	§303.412 Result of hearing.		
§300.620 Result of hearing.	(b) If, as a result of the hearing, the agency		
(b) If, as a result of the hearing, the agency decides	decides that the information is not inaccurate,		
that the information is not inaccurate, misleading,	misleading, or in violation of the privacy or other		
or otherwise in violation of the privacy or other	rights of the child or parent, it must inform the		
rights of the child, it must inform the parent of the	parent of the right to place in the early		
parent's right to place in the records the agency	intervention records it maintains on the child a		
maintains on the child a statement commenting on	statement commenting on the information or		
the information or setting forth any reasons for	setting forth any reasons for disagreeing with the		
disagreeing with the decision of the agency.	decision of the agency.		
Part B Regulations	§303.412 Result of hearing.		
§300.620 Result of hearing.	(c) Any explanation placed in the early		
(c) Any explanation placed in the records of the	intervention records of the child under this section		
child under this section must	must		
(1) Be maintained by the agency as part of the	(1) Be maintained by the agency as part of the		
records of the child as long as the record or	early intervention records of the child as long as		
contested portion is maintained by the agency; and	the record or contested portion is maintained by		
(2) If the records of the child or the contested	the agency; and		
portion is disclosed by the agency to any party, the	(2) If the early intervention records of the child or		
explanation must also be disclosed to the party.	the contested portion are disclosed by the agency		
	to any party, the explanation must also be		
	disclosed to the party.		





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Section E

1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
Part B Regulations§300.621 Hearing procedures.A hearing held under §300.619 must be conductedaccording to the procedures in 34 CFR 99.22.	<b>§303.413 Hearing procedures.</b> A hearing held under §303.411 must be conducted according to the procedures under 34 CFR 99.22.	
Part B Regulations §300.622 Consent. (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><u>§303.414</u></b> Consent prior to disclosure or use. (a) Except as provided in paragraph (b) of this section, prior parental consent must be obtained before personally identifiable information is(1) Disclosed to anyone other than authorized representatives, officials, or employees of participating agencies collecting, maintaining, or using the information under this part, subject to paragraph (b) of this section; or (2) Used for any purpose other than meeting a requirement of this part.	
	requirement of this part. <b>§303.414 Consent prior to disclosure or use.</b> (b) A lead agency or other participating agency may not disclose personally identifiable information, as defined in §303.29, to any party except participating agencies (including the lead agency and EIS providers) that are part of the State's Part C system without parental consent unless authorized to do so under (1) Sections 303.401(d), 303.209(b)(1)(i) and (b)(1)(ii), and 303.211(b)(6)(ii)(A); or (2) One of the exceptions enumerated in 34 CFR 99.31 (where applicable to Part C), which are expressly adopted to apply to Part C through this reference. In applying the exceptions in 34 CFR 99.31 to this part, participating agencies must also comply with the pertinent conditions in 34 CFR 99.32, 99.33, 99.34, 99.35, 99.36, 99.38, and 99.39; in applying these provisions in 34 CFR part 99 to Part C, the reference to (i) 34 CFR 99.30 means §303.414(a);	The department has "incorporated as specific exceptions to the parental consent requirement in \$303.414(b)(2) of these Part C regulations the specific exceptions to the written parental consent requirement in 34 CFR 99.31(a) of the FERPA regulations (where applicable to Part C), reference to the pertinent conditions in 34 CFR 99.32 through 99.39, and added appropriate modification provisions in \$303.414(b)(2)(i) through (b)(2)(vii)." The Department notes "there may be circumstances when the lead agency or an EIS provider may not have the authority to provide documents in the child's early intervention record to a third party, even after receiving parental consent for disclosure of personally identifiable information. For example, a lead agency or EIS provider may not have the authority to disclose third-party medical records. In these cases, the lead agency or EIS provider would instruct the parent to make such a request to the

SUBPART E- PROCEDURAL SAFEGUARDS





IDEA Part C Side-By-Side Comparison October 2			
	SUBPART E- PROCEDURAL SAFEGUARDS		
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
	§303.414 Consent prior to disclosure or use.	third party for the document or information.'	
	(ii) "Education records" means early intervention		
	records under §303.403(b);		
	(iii) "Educational" means early intervention under		
	this part;		
	(iv) "Educational agency or institution" means		
	the participating agency under §303.404(c);		
	(v) "School officials and officials of another		
	school or school system" means qualified		
	personnel or service coordinators under this part;		
	(vi) "State and local educational authorities"		
	means the lead agency under §303.22; and		
	(vii) "Student" means child under this part.		
	§303.414 Consent prior to disclosure or use.		
	(c) The lead agency must provide policies and		
	procedures to be used when a parent refuses to		
	provide consent under this section (such as a		
	meeting to explain to parents how their failure to		
	consent affects the ability of their child to receive		
	services under this part), provided that those		
	procedures do not override a parent's right to		
	refuse consent under §303.420.		
Part B Regulations	<u>§303.415 Safeguards.</u>		
<u>\$300.623 Safeguards</u> .	(a) Each participating agency must protect the		
(a) Each participating agency must protect the	confidentiality of personally identifiable		
confidentiality of personally identifiable	information at the collection, maintenance, use,		
information at collection, storage, disclosure, and	storage, disclosure, and destruction stages.		
destruction stages.			
Part B Regulations	<u>\$303.415 Safeguards.</u>		
<u>§300.623 Safeguards</u> .	(b) One official at each participating agency must		
(b) One official at each participating agency must	assume responsibility for ensuring the		
assume responsibility for ensuring the	confidentiality of any personally identifiable		
confidentiality of any personally identifiable	information.		
information.			





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IDEA Part C Side-By-Side Comparison	SUBPART E- PROCEDURAL SAFEGUARDS	October
1999 Part C or 2006 Part B Regulations	2011 Part C Regulations	U.S. Department of Education Selected
1999 Fart C of 2000 Fart D Regulations	2011 Fait C Regulations	-
<ul> <li>Part B Regulations</li> <li>§300.623 Safeguards.</li> <li>(c) All persons collecting or using personally identifiable information must receive training or instruction regarding the State's policies and procedures under §300.123 and 34 CFR part 99.</li> <li>Part B Regulations</li> <li>§300.623 Safeguards.</li> <li>(d) Each participating agency must maintain, for public inspection, a current listing of the names and positions of those employees within the agency who may have access to personally identifiable information.</li> </ul>	<ul> <li>§303.415 Safeguards.</li> <li>(c) All persons collecting or using personally identifiable information must receive training or instruction regarding the State's policies and procedures under §§303.401 through 303.417 and 34 CFR part 99.</li> <li>§303.415 Safeguards.</li> <li>(d) Each participating agency must maintain, for public inspection, a current listing of the names and positions of those employees within the agency who may have access to personally identifiable information.</li> </ul>	Analysis of Comments and Changes The Department indicates "This requirement is necessary because the public has a right to know who may have access to personally identifiable information about their child and family. The method a participating agency uses to implement the provisions in §303.415(d) is best left to the participating agency to determine. The agency must maintain, for public inspection, a current listing of
Part B Regulations §300.624 Destruction of information. (a) The public agency must inform parents when personally identifiable information collected, maintained, or used under this part is no longer needed to provide educational services to the child.	<b><u>\$303.416 Destruction of information.</u></b> (a) The participating agency must inform parents when personally identifiable information collected, maintained, or used under this part is no longer needed to provide services to the child under Part C of the Act, the GEPA provisions in 20 U.S.C. 1232f, and EDGAR, 34 CFR parts 76 and 80.	the names and positions of those employees within the agency who may have access to personally identifiable information, regardless of whether such information is maintained electronically or as a written record." The Department notes "there may be lead agencies that are unaware of the applicability of GEPA to the Part C program; accordingly, it is important that \$303.416(a) identify the specific citations to those GEPA and EDGAR provisions concerning the maintenance, use, disclosure, and destruction of records. Thus, we have revised the citation to GEPA provisions to refer to 20 U.S.C. 1232f, which contains fiscal recordkeeping requirements. Lead agencies that are not SEAs may be similarly unfamiliar with the provisions in parts 76 and 80 of EDGAR that apply to the early intervention records, including, for example, the recordkeeping requirements in 34 CFR 80.42(b)."
§300.624 Destruction of information.	§303.416 Destruction of information.	
(b) The information must be destroyed at the	(b) Subject to paragraph (a) of this section, the	





2011	Section E

SUBPART E- PROCEDURAL SAFEGUARDS		
<b>1999 Part C or 2006 Part B Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§300.624 Destruction of information.	§303.416 Destruction of information.	Analysis of Comments and Changes
request of the parents. However, a permanent	information must be destroyed at the request of	
record of a student's name, address, and phone	the parents. However, a permanent record of a	
number, his or her grades, attendance record,	child's name, date of birth, parent contact	
classes attended, grade level completed, and year	information (including address and phone	
completed may be maintained without time	number), names of service coordinator(s) and EIS	
limitation.	provider(s), and exit data (including year and age	
	upon exit, and any programs entered into upon	
	exiting) may be maintained without time	
	limitation.	
Part B Regulations	<u>§303.417 Enforcement.</u>	The Department has "amended §303.417 to indicate
<u>§300.626 Enforcement</u> .	The lead agency must have in effect the policies	that the lead agency must have in effect the policies
The SEA must have in effect the policies and	and procedures, including sanctions and the right	and procedures, including sanctions and the right to
procedures, including sanctions that the State uses,	to file a complaint under §§303.432 through	file a complaint under §§303.432 through 303.434,
to ensure that its policies and procedures consistent	303.434, that the State uses to ensure that its	that a State uses to ensure that its policies and
with §§300.611 through 300.625 are followed and	policies and procedures, consistent with	procedures, consistent with §§303.401 through
that the requirements of the Act and the regulations	§§303.401 through 303.417, are followed and that	303.417, are followed and that the requirements of
in this part are met.	the requirements of the Act and the regulations in	the Act and the regulations in this part are met."
	this part are met.	





# Subpart F – State Administration

Individuals with Disabilities Education Act: Part C Early Intervention Program for Infants and Toddlers with Disabilities Final Regulations

This side-by-side comparison of the 2011 final regulations to the 1999 Part C regulations serves as a tool to assist readers in understanding the new regulations and preparing their own analysis related to Part C. Permission to copy is not required and distribution is encouraged. Please give credit to CEC/DEC/ITCA

	SUBPART F- STATE ADMINISTRATION	
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§303.500 Lead agency establishment or	NOTE: This regulation now appears under	
designation.	Subpart B §303.201 Designation of lead agency.	
Each system must include a single line of		
responsibility in a lead agency that—		
(a) Is established or designated by the Governor;		
and		
(b) Is responsible for the administration of the		
system, in accordance with the requirements of this		
part.		
§303.501 Supervision and monitoring of	NOTE: This regulation now appears under	
programs.	Subpart B §303.120 Lead agency role in	
(a) General. Each lead agency is responsible for—	supervision, monitoring, funding, interagency	
(1) The general administration and supervision of	coordination, and other responsibilities.	
programs and activities receiving assistance under		
this part; and		
(2) The monitoring of programs and activities used		
by the State to carry out this part, whether or not		
these programs or activities are receiving assistance		
under this part, to ensure that the State complies		
with this part.		
(b) Methods of administering programs. In meeting		
the requirement in paragraph (a) of this section, the		
lead agency shall adopt and use proper methods of		
administering each program, including—		
(1) Monitoring agencies, institutions, and		
organizations used by the State to carry out this		
part;		
(2) Enforcing any obligations imposed on those		
agencies under part C of the Act and these		
regulations;		
(3) Providing technical assistance, if necessary, to		
those agencies, institutions, and organizations; and		
(4) Correcting deficiencies that are identified		
through monitoring.		





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SUBPART F- STATE ADMINISTRATION		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
303.510 Adopting complaint procedures.	NOTE: This regulation now appears under	
a) General. Each lead agency shall adopt written	Subpart E §303.432 Adoption of State complaint	
procedures for—	procedures.	
(1) Resolving any complaint, including a complaint		
Filed by an organization or individual from another		
State, that any public agency or private service		
provider is violating a requirement of Part C of the		
Act or this Part by—		
(i) Providing for the filing of a complaint with the		
lead agency; and		
(ii) At the lead agency's discretion, providing for		
the filing of a complaint with a public agency and		
the right to have the lead agency review the public		
agency's decision on the complaint; and		
(2) Widely disseminating to parents and other		
interested individuals, including parent training		
centers, protection and advocacy agencies,		
independent living centers, and other appropriate		
entities, the State's procedures under		
§§ 303.510–303.512.		
(b) Remedies for denial of appropriate services. In		
resolving a complaint in which it finds a failure to		
provide appropriate services, a lead agency,		
pursuant to its general supervisory authority under		
Part C of the Act, must address:		
(1) How to remediate the denial of those services,		
ncluding, as appropriate, the awarding of monetary		
reimbursement or other corrective action		
appropriate to the needs of the child and the child's		
family; and		
(2) Appropriate future provision of services for all		
infants and toddlers with disabilities and their		
families.		





IDEA Part C Side-By-Side Comparison	SUBPART F- STATE ADMINISTRATION	October 2
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§303.511 An organization or individual may file	NOTE: This regulation now appears under	
<u>a complaint.</u>	Subpart E §303.434 (a) Adoption of State	
(a) General. An individual or organization may file	complaint procedures.	
a written signed complaint under § 303.510. The		
complaint must include—		
(1) A statement that the State has violated a		
requirement of part C of the Act or the regulations		
in this part; and		
(2) The facts on which the complaint is based.		
(b) Limitations. The alleged violation must have		
occurred not more than one year before the date		
that the complaint is received by the public agency		
unless a longer period is reasonable because-		
(1) The alleged violation continues for that child or		
other children; or		
(2) The complainant is requesting reimbursement		
or corrective action for a violation that occurred not		
more than three years before the date on which the		
complaint is received by the public agency.		
<b>§303.512 Minimum State complaint procedures.</b>	NOTE: This regulation now appears under	
(a) Time limit, minimum procedures. Each lead	Subpart E <u>§303.433 Minimum State complaint</u>	
agency shall include in its complaint procedures a	procedures.	
time limit of 60 calendar days after a complaint is		
filed under § 303.510(a) to—		
(1) Carry out an independent on-site investigation,		
if the lead agency determines that such an investigation is necessary;		
(2) Give the complainant the opportunity to submit		
additional information, either orally or in writing,		
about the allegations in the complaint;		
(3) Review all relevant information and make an		
independent determination as to whether the public		
agency is violating a requirement of Part C of the		
Actor of this Part; and		





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	SUBPART F- STATE ADMINISTRATION	
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§ 303.512 Minimum State complaint		
procedures.		
$\overline{(4)}$ 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 lead agency's final		
decision.		
(b) Time extension; final decisions;		
implementation. The lead agency'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 exceptional		
circumstances exist with respect to a particular		
complaint; and		
(2) Include procedures for effective		
implementation of the lead agency's final decision,		
if needed, including—		
(i) Technical assistance activities;		
(ii) Negotiations; and		
(iii) Corrective actions to achieve compliance.		
(c) Complaints filed under this section, and due		
process hearings under § 303.420.		
(1) If a written complaint is received that is also the		
subject of a due process hearing under § 303.420,		
or contains multiple issues, of which one or more		
are part of that hearing, the State must set aside any		
part of the complaint that is being addressed in the due process hearing until the conclusion of the		
hearing. However, any issue in the complaint that		
is not a part of the due process action must be		
resolved within the 60-calendar-day timeline using		
the complaint procedures described in paragraphs		
me comprant procedures described in paragraphs		





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	SUBPART F- STATE ADMINISTRATION	
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<ul> <li>§303.512 Minimum State complaint procedures.</li> <li>(a) and (b) of this section.</li> <li>(2) If an issue is raised in a complaint filed under this section that has previously been decided in a due process hearing involving the same parties— <ul> <li>(i) The hearing decision is binding; and</li> <li>(ii) The lead agency must inform the complainant to that effect.</li> <li>(3) A complaint alleging a public agency's or private service provider's failure to implement a due process decision must be resolved by the lead agency.</li> </ul> </li> </ul>		
<b>§303.126 Payor of last resort.</b> The statement must include an assurance satisfactory to the Secretary that the State will comply with the provisions in § 303.527, including the requirements on— (a) Nonsubstitution of funds; and (b) Non-reduction of other benefits.	<ul> <li>§303.500 Use of funds, payor of last resort, and system of payments.</li> <li>(a) Statewide system. Each statewide system must include written policies and procedures that meet the requirements of the</li> <li>(1) Use of funds provisions in §303.501; and</li> <li>(2) Payor of last resort provisions in §\$303.510 through 303.521 (regarding the identification and coordination of funding resources for, and the provision of, early intervention services under Part C of the Act within the State).</li> </ul>	
	<ul> <li>§303.500 Use of funds, payor of last resort, and system of payments.</li> <li>(b) System of Payments. A State may establish, consistent with §§303.13(a)(3) and 303.203(b), a system of payments for early intervention services under Part C of the Act, including a schedule of sliding fees or cost participation fees (such as co- payments, premiums, or deductibles) required to be paid under Federal, State, local, or private programs of insurance or benefits for which the infant or toddler with a disability or the child's family is</li> </ul>	The Department added the word "premiums" to cost participation fees.





Section F

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	SUBPART F- STATE ADMINISTRATION	
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.500 Use of funds, payor of last resort, and	
	system of payments. enrolled, that meets the requirements of §§303.520	
	and 303.521.	
§303.560 Use of funds by the lead agency.	§303.501 Permissive use of funds by the lead	The Department clarified "The purpose of
A lead agency may use funds under this part that are reasonable and necessary for administering the	agency. Consistent with §§303.120 through 303.122 and	\$303.501(a) is to ensure that Federal funds are used to supplement or increase the level of
State's early intervention program for infants and	\$\$303.220 through 303.226, a lead agency may use	resources available in a State for the provision of
toddlers with disabilities.	funds under this part for activities or expenses that	early intervention services and are not used to
	are reasonable and necessary for implementing the	replace existing resources."
	State's early intervention program for infants and	
	toddlers with disabilities including funds	"In a State that uses Part C funds to pay for direc
	(a) For direct early intervention services for infants and toddlers with disabilities and their families under	early intervention services, the State must ensure
	this part that are not otherwise funded through other	implementation of the payor of last resort provisions"
	public or private sources (subject to §§303.510	
	through 303.521);	
	§303.501 Permissive use of funds by the lead	
	agency.	
	(b) To expand and improve services for infants and toddlers with disabilities and their families under this	
	part that are otherwise available;	
	\$303.501 Permissive use of funds by the lead	
	agency.	
	(c)(1) To provide FAPE as that term is defined in	
	\$303.15, in accordance with Part B of the Act, to	
	children with disabilities from their third birthday to the beginning of the following school year;	
	(2) The provision of FAPE under paragraph (c)(1) of	
	this section does not apply to children who continue	
	to receive early intervention services under this part	
	in accordance with paragraph (d) of this section and	
	§303.211;	





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.501 Permissive use of funds by the lead	The Department indicated that "States have the
	agency.	option, but are not required, to make Part C
	(d) With the written consent of the parents, to	services available to eligible children over the
	continue to provide early intervention services under	age of three."
	this part, in lieu of FAPE provided in accordance	
	with Part B of the Act, to children with disabilities	
	from their third birthday (pursuant to §303.211) until	
	those children enter, or are eligible under State law to	
	enter, kindergarten;	
	§303.501 Permissive use of funds by the lead	
	agency.	
	(e) In any State that does not provide services under	
	\$303.204 for at-risk infants and toddlers, as defined	
	in §303.5, to strengthen the statewide system by	
	initiating, expanding, or improving collaborative	
	efforts related to at-risk infants and toddlers,	
	including establishing linkages with appropriate	
	public and private community-based organizations,	
	services, and personnel for the purposes of (1) Identifying and evaluating at-risk infants and	
	toddlers;	
	(2) Making referrals for the infants and toddlers	
	identified and evaluated under paragraph (e)(1) of	
	this section; and	
	(3) Conducting periodic follow-up on each referral,	
	to determine if the status of the infant or toddler	
	involved has changed with respect to the eligibility of	
	the infant or toddler for services under this part.	
§303.527 Payor of last resort.	\$303.510 Payor of last resort.	
(a) Nonsubstitution of funds. Except as provided in	(a) Nonsubstitution of funds. Except as provided in	
paragraph (b)(1) of this section, funds under this	paragraph (b) of this section, funds under this part	
part may not be used to satisfy a financial	may not be used to satisfy a financial commitment	
commitment for services that would otherwise have	for services that would otherwise have been paid for	
been paid for from another public or private source,	from another public or private source, including any	





IDEA Part C Side-By-Side Comparison	SUBPART F- STATE ADMINISTRATION		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
§ 303.527 Payor of last resort.	§303.510 Payor of last resort.		
including any medical program administered by the	medical program administered by the Department of		
Secretary of Defense, but for the enactment of part	Defense, but for the enactment of Part C of the Act.		
C of the Act. Therefore, funds under this part may	Therefore, funds under this part may be used only for		
be used only for early intervention services that an	early intervention services that an infant or toddler		
eligible child needs but is not currently entitled to	with a disability needs but is not currently entitled to		
under any other Federal, State, local, or private	receive or have payment made from any other		
source.	Federal, State, local, or private source (subject to		
	§§303.520 and 303.521).		
§303.527 Payor of last resort.	§303.510 Payor of last resort.		
(b) Interim payments—reimbursement.	(b) Interim paymentsreimbursement. If necessary		
(1) If necessary to prevent a delay in the timely	to prevent a delay in the timely provision of		
provision of services to an eligible child or the	appropriate early intervention services to a child or		
child's family, funds under this part may be used to	the child's family, funds under this part may be used		
pay the provider of services, pending	to pay the provider of services (for services and		
reimbursement from the agency or entity that has	functions authorized under this part, including health		
ultimate responsibility for the payment.	services, as defined in §303.16 (but not medical		
(2) Payments under paragraph (b)(1) of this section	services), functions of the child find system described		
may be made for—	in §§303.115 through 303.117 and §§303.301		
(i) Early intervention services, as described in	through 303.320, and evaluations and assessments in		
§ 303.12;	\$303.321), pending reimbursement from the agency		
(ii) Eligible health services (see § 303.13); and	or entity that has ultimate responsibility for the		
(iii) Other functions and services authorized under	payment.		
this part, including child find and evaluation and			
assessment.			
(3) The provisions of paragraph (b)(1) of this			
section do not apply to medical services or "well-			
baby'' health care (see § 303.13(c)(1)).			
§ 303.527 Payor of last resort.			
NOTE: The Congress intended that the enactment			
of part C not be construed as a license to any			
agency (including the lead agency and other			
agencies in the State) to withdraw funding for			
services that currently are or would be made			





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SUBPART F- STATE ADMINISTRATION		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<b>303.527 Payor of last resort.</b> Available to eligible children but for the existence of the program under this part. Thus, the Congress intended that other funding sources would continue, and that there would be greater coordination among agencies regarding the bayment of costs. The Congress further clarified its intent concerning payments under Medicaid by including in section $411(k)(13)$ of the Medicare Catastrophic Coverage Act of 1988 (Pub. L. .00–360) an amendment to title XIX of the Social Security Act. That amendment states, in effect, that nothing in this title shall be construed as prohibiting or restricting, or authorizing the Secretary of Health and Human Services to prohibit or restrict, payment under subsection (a) of ection 1903 of the Social Security Act for medical assistance for covered services furnished to an infant or toddler with a disability because those ervices are included in the child's IFSP adopted pursuant to part C of the Act.		
	<ul> <li>§303.510 Payor of last resort.</li> <li>(c) Non-reduction of benefits. Nothing in this part may be construed to permit a State to reduce medical or other assistance available in the State or to alter eligibility under Title V of the Social Security Act, 42 U.S.C. 701, et seq. (SSA) (relating to maternal and child health) or Title XIX of the SSA, 42 U.S.C. 1396 (relating to Medicaid), including section 1903(a) of the SSA regarding medical assistance for services furnished to an infant or toddler with a disability when those services are included in the child's IFSP adopted pursuant to Part C of the Act.</li> </ul>	In response to several commenters that requester the note in § 303.527 Payor of last resort be incorporated into this citation, the Department's indicated "The substance of the note that follow current §303.527 is included in §303.510(c) as a rule of construction."





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
§303.520 Policies related to payment for	§303.511 Methods to ensure the provision of, and	The Department indicated that "New §303.511(a)	
<u>services.</u>	financial responsibility for, Part C services.	has been added to track the language of section	
(a) General. Each lead agency is responsible	(a) General. Each State must ensure that it has in	640(b)(1)(A) of the Act, requiring each State to	
for establishing State policies related to how	place methods for State interagency coordination.	ensure that has in place methods for State	
services to children eligible under this part and	Under these methods, the Chief Executive Officer of	interagency coordination such that the Chief	
their families will be paid for under the State's	a State or designee of the Officer must ensure that the	Executive Officer of a State or designee of the	
early intervention program. The policies must-	interagency agreement or other method for	Chief Executive Officer shall ensure that the	
(1) Meet the requirements in paragraph (b) of this	interagency coordination is in effect between each	interagency agreement or other method for	
section; and	State public agency and the designated lead agency in	interagency coordination is in effect between	
(2) Be reflected in the interagency agreements	order to ensure	each State public agency and the designated lead	
required in § 303.523.	(1) The provision of, and establishing financial	agency."	
	responsibility for, early intervention services		
	provided under this part; and		
	(2) Such services are consistent with the requirement		
	in section 635 of the Act and the State's application		
	under section 637 of the Act, including the provision		
	of such services during the pendency of any dispute		
	between State agencies.		
§303.520 Policies related to payment for	<u>§303.511 Methods to ensure the provision of, and</u> financial responsibility for, Part C services.		
services. (b) Specific funding policies. A State's policies	(b) The methods in paragraph (a) of this section must		
must—	meet all requirements in this section and be set forth		
(1) Specify which functions and services will be	in one of the following:		
provided at no cost to all parents;	(1) State law or regulation;		
(2) Specify which functions or services, if any, will	<ul><li>(1) State law of regulation,</li><li>(2) Signed interagency and intra-agency agreements</li></ul>		
be subject to a system of payments, and include—	between respective agency officials that clearly		
(i) Information about the payment system and	identify the financial and service provision		
schedule of sliding fees that will be used; and	responsibilities of each agency (or entity within the		
(ii) The basis and amount of payments; and	agency); or		
(3) Include an assurance that—	(3) Other appropriate written methods determined by		
(i) Fees will not be charged for the services that a	the Governor of the State, or the Governor's		
child is otherwise entitled to receive at no cost to	designee, and approved by the Secretary through the		
parents; and	review and approval of the State's application.		
(ii) The inability of the parents of an eligible child			





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SUBPART F- STATE ADMINISTRATION		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<ul> <li><u>§303.520 Policies related to payment for</u> <u>services.</u></li> <li>to pay for services will not result in the denial of services to the child or the child's family; and</li> <li>(4) Set out any fees that will be charged for early intervention services and the basis for those fees.</li> <li><u>§ 303.520 Policies related to payment for</u> <u>services.</u></li> <li>(c) Procedures to ensure the timely provision of services. No later than the beginning of the fifth year of a State's participation under this part, the State shall implement a mechanism to ensure that no services that a child is entitled to receive are delayed or denied because of disputes between agencies regarding financial or other responsibilities.</li> </ul>	<ul> <li>§303.511 Methods to ensure the provision of, and financial responsibility for, Part C services.</li> <li>(c) Procedures for resolving disputes. (1) Each method must include procedures for achieving a timely resolution of intra-agency and interagency disputes about payments for a given service, or disputes about other matters related to the State's early intervention service program. Those procedures must include a mechanism for resolution of disputes within agencies and for the Governor, Governor's designee, or the lead agency to make a final determination for interagency disputes, which determination must be binding upon the agencies involved.</li> <li>(2) The method must</li> <li>(i) Permit the agency to resolve its own internal disputes (based on the agency's procedures that are included in the agreement), so long as the agency acts in a timely manner; and</li> <li>(ii) Include the process that the lead agency will follow in achieving resolution of intra-agency disputes, if a given agency is unable to resolve its own internal disputes in a timely manner.</li> <li>(3) If, during the lead agency's resolution of the dispute, the Governor, Governor's designee, or lead agency determines that the assignment of financial responsibility under this section was inappropriately made</li> </ul>	





	SUBPART F- STATE ADMINISTRATION	
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.511 Methods to ensure the provision of, and	
	financial responsibility for, Part C services.	
	(i) The Governor, Governor's designee, or lead	
	agency must reassign the financial responsibility to	
	the appropriate agency; and	
	(ii) The lead agency must make arrangements for	
	reimbursement of any expenditures incurred by the	
	agency originally assigned financial responsibility.	
303.520 Policies related to payment for	§303.511 Methods to ensure the provision of, and	
ervices.	financial responsibility for, Part C services.	
d) Proceeds from public or private insurance.	(d) Delivery of services in a timely manner. The	
1) Proceeds from public or private insurance are	methods adopted by the State under this section	
ot treated as program income for purposes of 34	must—	
FR 80.25.	(1) Include a mechanism to ensure that no services	
2) If a public agency spends reimbursements from	that a child is entitled to receive under this part are	
ederal funds (e.g., Medicaid) for services under	delayed or denied because of disputes between	
nis part, those funds are not considered State or	agencies regarding financial or other responsibilities;	
ocal funds for purposes of the provisions	and	
ontained in § 303.124.	(2) Be consistent with the written funding policies	
	adopted by the State under this subpart and include	
	any provisions the State has adopted under §303.520	
	regarding the use of insurance to pay for Part C	
	services.	
	§303.511 Methods to ensure the provision of, and	
	financial responsibility for, Part C services.	
	(e) Additional components. Each method must	
	include any additional components necessary to	
	ensure effective cooperation and coordination among,	
	and the lead agency's general supervision (including	
	monitoring) of, EIS providers (including all public	
	agencies) involved in the State's early intervention	
	service programs.	





IDEA Fait C Side-Dy-Side Comparison	SUBPART F- STATE ADMINISTRATION	
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
-		Analysis of Comments and Changes
	§303.520 Policies related to use of public benefits	The Department indicated that "a consent
	or insurance or private insurance to pay for Part	requirement for enrollment protects parents'
	<u>C services.</u>	financial interests by allowing them to consider
	(a) Use of public benefits or public insurance to pay	the costs they may incur by enrolling in a public
	for Part C services.	benefits or insurance program. Additionally, a
	(1) A State may not use the public benefits or	consent requirement for enrollment protects
	insurance of a child or parent to pay for Part C	parents' rights regarding the disclosure of
	services unless the State provides written	personally identifiable information."
	notification, consistent with §303.520(a)(3), to the	
	child's parents, and the State meets the no-cost	The Department added explicit language "stating
	protections identified in paragraph (a)(2) of this	that the State may not use the public benefits or
	section.	insurance of a child or parent to pay for Part C
	(2) With regard to using the public benefits or	services unless the State both provides parents
	insurance of a child or parent to pay for Part C	with written_notification about the IDEA Part C
	services, the State	no-cost protections and applicable confidentiality
	(i) May not require a parent to sign up for or enroll	provisions"
	in public benefits or insurance programs as a	The Department days did diaman "
	condition of receiving Part C services and must	The Department also added language " stating
	obtain consent prior to using the public benefits or	that parental consent must be obtained if use of a child's or parent's public benefits or insurance
	insurance of a child or parent if that child or parent is not already enrolled in such a program;	would result inspecified costs"
	(ii) Must obtain consent, consistent with §§303.7 and	would result inspecified costs
	303.420(a)(4), to use a child's or parent's public	
	benefits or insurance to pay for Part C services if that	
	use would	
	(A) Decrease available lifetime coverage or any	
	other insured benefit for that child or parent under	
	that program;	
	(B) Result in the child's parents paying for services	
	that would otherwise be covered by the public	
	benefits or insurance program;	
	(C) Result in any increase in premiums or	
	discontinuation of public benefits or insurance for	
	that child or that child's parents; or	





IDEA Part C Side-By-Side Comparison	SUBPART F- STATE ADMINISTRATION	October 2
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.520 Policies related to use of public benefits	
	or insurance or private insurance to pay for Part	
	<u>C services.</u>	
	(D) Risk loss of eligibility for the child or that	
	child's parents for home and community-based	
	waivers based on aggregate health-related	
	expenditures.	
	(iii) If the parent does not provide consent under	
	paragraphs $(a)(2)(i)$ or $(a)(2)(ii)$ of this section, the	
	State must still make available those Part C services	
	on the IFSP to which the parent has provided	
	consent.	
	(3) Prior to using a child's or parent's public benefits	
	or insurance to pay for Part C services, the State must	
	provide written notification to the child's parents.	
	The notification must include	
	(i) A statement that parental consent must be	
	obtained under §303.414, if that provision applies,	
	before the State lead agency or EIS provider	
	discloses, for billing purposes, a child's personally	
	identifiable information to the State public agency	
	responsible for the administration of the State's	
	public benefits or insurance program (e.g.,	
	Medicaid);	
	(ii) A statement of the no-cost protection provisions	
	in §303.520(a)(2) and that if the parent does not	
	provide the consent under §303.520(a)(2), the State	
	lead agency must still make available those Part C	
	services on the IFSP for which the parent has	
	provided consent;	
	(iii) A statement that the parents have the right under	
	\$303.414, if that provision applies, to withdraw their	
	consent to disclosure of personally identifiable	
	information to the State public agency responsible for	





IDEA I art C Side-By-Side Comparison	SUBPART F- STATE ADMINISTRATION	
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
Ŭ		Analysis of Comments and Changes
	§303.520 Policies related to use of public benefits	
	or insurance or private insurance to pay for Part	
	<u>C services.</u>	
	the administration of the State's public benefits or	
	insurance program (e.g., Medicaid) at any time; and	
	(iv) A statement of the general categories of costs	
	that the parent would incur as a result of participating	
	in a public benefits or insurance program (such as co-	
	payments or deductibles, or the required use of	
	private insurance as the primary insurance).	
	(4) If a State requires a parent to pay any costs that	
	the parent would incur as a result of the State's using	
	a child's or parent's public benefits or insurance to	
	pay for Part C services (such as co-payments or	
	deductibles, or the required use of private insurance	
	as the primary insurance), those costs must be	
	identified in the State's system of payments policies	
	under $\$303.521$ and included in the notification	
	provided to the parent under paragraph (a)(3) of this section; otherwise, the State cannot charge those	
	costs to the parent.	
	§303.520 Policies related to use of public benefits	The Department indicated "that parental consent
	or insurance or private insurance to pay for Part	must be required when the lead agency or EIS
	C services.	provider seeks to use private insurance to pay for
	(b) Use of private insurance to pay for Part C	the initial provision of any early intervention
	services. (1)(i) The State may not use the private	service in the IFSP and each time consent for
	insurance of a parent of an infant or toddler with a	services is required due to an increase in the
	disability to pay for Part C services unless the parent	provision of services in the child's IFSP."
	provides parental consent, consistent with §§303.7	r · · · · · · · · · · · · · · · · · · ·
	and 303.420(a)(4), to use private insurance to pay for	
	Part C services for his or her child or the State meets	The Department identified that "The exceptions
	one of the exceptions in paragraph (b)(2) of this	to parental consent identified in proposed
	section. This includes the use of private insurance	§303.520(b)(2) apply only to the extent that the
	when such use is a prerequisite for the use of public	State statute provides the protections in that





SUBPART F- STATE ADMINISTRATION		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.520 Policies related to use of public benefits	section for private insurance policies in the
	or insurance or private insurance to pay for Part	State."
	C services.	State.
	benefits or insurance. Parental consent must be	The Department stated "The exception in
	obtained	proposed $\$303.520(b)(2)$ ensures that parents are
	(A) When the lead agency or EIS provider seeks to	afforded needed protections while providing the
	use the parent's private insurance or benefits to pay	lead agency with the ability to use private
	for the initial provision of an early intervention	insurance to pay for Part C services in those
	service in the IFSP; and	States, maximize funding sources, and use Part C
	(B) Each time consent for services is required under	funds as a payor of last resort."
	\$303.420(a)(3) due to an increase (in frequency,	Tunus as a payor of fast resort.
	length, duration, or intensity) in the provision of	
	services in the child's IFSP.	
	(ii) If a State requires a parent to pay any costs that	
	the parent would incur as a result of the State's use of	
	private insurance to pay for early intervention	
	services (such as co-payments, premiums, or	
	deductibles), those costs must be identified in the	
	State's system of payments policies under §303.521;	
	otherwise, the State may not charge those costs to the	
	parent	
	(iii) When obtaining parental consent required under	
	paragraph (b)(1)(i) of this section or initially using	
	benefits under a child or parent's private insurance	
	policy to pay for an early intervention service under	
	paragraph (b)(2) of this section, the State must	
	provide to the parent a copy of the State 's system of	
	payments policies that identifies the potential costs	
	that the parent may incur when their private	
	insurance is used to pay for early intervention	
	services under this part (such as co-payments,	
	premiums, or deductibles or other long-term costs	
	such as the loss of benefits because of annual or	
	lifetime health insurance coverage caps under the	





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SUBPART F- STATE ADMINISTRATION		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.520 Policies related to use of public benefits	
	or insurance or private insurance to pay for Part	
	<u>C services.</u>	
	insurance policy.	
	(2) The parental consent requirements in paragraph	
	(b)(1) of this section do not apply if the State has	
	enacted a State statute regarding private health	
	insurance coverage for early intervention services	
	under Part C of the Act, that expressly provides that -	
	(i) The use of private health insurance to pay for Part	
	C services cannot count towards or result in a loss of	
	benefits due to the annual or lifetime health insurance	
	coverage caps for the infant or toddler with a	
	disability, the parent, or the child's family members	
	who are covered under that health insurance policy;	
	(ii) The use of private health insurance to pay for	
	Part C services cannot negatively affect the	
	availability of health insurance to the infant or	
	toddler with a disability, the parent, or the child's	
	family members who are covered under that health	
	insurance policy, and health insurance coverage may	
	not be discontinued for these individuals due to the	
	use of the health insurance to pay for services under	
	Part C of the Act; and	
	(iii) The use of private health insurance to pay for	
	Part C services cannot be the basis for increasing the	
	health insurance premiums of the infant or toddler	
	with a disability, the parent, or the child's family	
	members covered under that health insurance policy.	
	(3) If a State has enacted a State statute that meets	
	the requirements in paragraph (b)(2) of this section,	
	regarding the use of private health insurance	
	coverage to pay for early intervention services under	
	Part C of the Act, the State may reestablish a new	



SUBPART F- STATE ADMINISTRATION		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.520 Policies related to use of public benefits	
	or insurance or private insurance to pay for Part	
	<u>C services.</u>	
	baseline of State and local expenditures under	
	§303.225 (b) in the next Federal fiscal year following	
	the effective date of the statute.	
	§303.520 Policies related to use of public benefits	The Department clarified that the addition of the
	or insurance or private insurance to pay for Part	section reflects "the requirement that the
	<u>C services.</u>	inability to pay provisions in this section apply
	(c) Inability to pay. If a parent or family of an infant	both the use of public insurance and benefits an
	or toddler with a disability is determined unable to	private insurance."
	pay under the State's definition of inability to pay	
	under §303.521(a)(3) and does not provide consent	
	under paragraph (b)(1), the lack of consent may not	
	be used to delay or deny any services under this part	
	to that child or family.	
	§303.520 Policies related to use of public benefits	
	or insurance or private insurance to pay for Part	
	<u>C services.</u>	
	(d) Proceeds or funds from public insurance or	
	benefits or from private insurance.	
	(1) Proceeds or funds from public insurance or	
	benefits or from private insurance are not treated as	
	program income for purposes of 34 CFR 80.25.	
	(2) If the State receives reimbursements from	
	Federal funds (e.g., Medicaid reimbursements	
	attributable directly to Federal funds) for services	
	under Part C of the Act, those funds are considered	
	neither State nor local funds under §303.225(b).	
	(3) If the State spends funds from private insurance	
	for services under this part, those funds are	
	considered neither State nor local funds under	
	§303.225.	





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SUBPART F- STATE ADMINISTRATION		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.520 Policies related to use of public benefits	
	or insurance or private insurance to pay for Part	
	C services.	
	(e) Funds received from a parent or family member	
	under a State's system of payments. Funds received	
	by the State from a parent or family member under	
	the State's system of payments established under	
	§303.521 are considered program income under 34	
	CFR 80.25. These funds	
	(1) Are not deducted from the total allowable costs	
	charged under Part C of the Act (as set forth in 34	
	CFR $80.25(g)(1)$ ;	
	(2) Must be used for the State's Part C early	
	intervention services program, consistent with 34	
	CFR $80.25(g)(2)$ ; and	
	(3) Are considered neither State nor local funds	
	under §303.225(b).	
<u>§303.521 Fees.</u>	\$303.521 System of payments and fees.	The Department stated that "Under a State's
(a) consistent with § $303.12(a)(3)(iv)$ , a system	(a) General. If a State elects to adopt a system of	system of payments, the State may not charge a
of payments for early intervention services,	payments in §303.500(b), the State's system of	family an amount that exceeds the actual cost of
including a schedule of sliding fees.	payments policies must be in writing and specify	providing a particular Part C service. Nor may
	which functions or services, if any, are subject to the	the State charge a family for amounts received by
	system of payments (including any fees charged to	the State from other funding sources for that
	the family as a result of using one or more of the	service."
	family's public insurance or benefits or private	
	insurance), and include	The Department indicated that " if a State
	(1) The payment system and schedule of sliding or	requires that a lead agency's determination of a
	cost participation fees that may be charged to the	parent's ability or inability to pay be reevaluated
	parent for early intervention services under this part;	on an annual or other basis, the State must
	(2) The basis and amount of payments or fees;	include such a provision in its system of
	<ul><li>(3) The State's definition of ability to pay (including</li></ul>	payments policies that is provided to parents
	its definition of income and family expenses, such as	under §303.521(e) in order for parents to be
	extraordinary medical expenses), its definition of	informed of when and how they may be required
	inability to pay, and when and how the State makes	to provide financial information."





	SUBPART F- STATE ADMINISTRATION	
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.521 System of payments and fees.	
	its determination of the ability or inability to pay;	The Department clarified "that in defining a
	(4) An assurance that	parent's ability to pay, the State must include
	(i) Fees will not be charged to parents for the	consideration of family expenses such as
	services that a child is otherwise entitled to receive at	extraordinary medical expenses as many families
	no cost (including those services identified under	with infants and toddlers with disabilities have
	paragraphs (a)(4)(ii), (b), and (c) of this section);	unusually high medical expenses."
	(ii) The inability of the parents of an infant or	
	toddler with a disability to pay for services will not	
	result in a delay or denial of services under this part	
	to the child or the child's family such that, if the	
	parent or family meets the State's definition of	
	inability to pay, the infant or toddler with a disability	
	must be provided all Part C services at no cost.	
	(iii) Families will not be charged any more than the	
	actual cost of the Part C service (factoring in any	
	amount received from other sources for payment for	
	that service); and	
	(iv) Families with public insurance or benefits or	
	private insurance will not be charged	
	disproportionately more than families who do not	
	have public insurance or benefits or private	
	insurance;	
	(5) Provisions stating that the failure to provide the	
	requisite income information and documentation may	
	result in a charge of a fee on the fee schedule and	
	specify the fee to be charged; and	
	(6) Provisions that permit, but do not require, the	
	lead agency to use Part C or other funds to pay for	
	costs such as the premiums, deductibles, or co-	
	payments.	
<u>§ 303.521 Fees.</u>	§303.521 System of payments and fees.	
(b) Functions not subject to fees. The following are		
required functions that must be carried out at publi	required functions that must be carried out at public	





SUBPART F- STATE ADMINISTRATION		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<ul> <li>§303.521 Fees.</li> <li>expense by a State, and for which no fees may be charged to parents: <ol> <li>Implementing the child find requirements in</li> <li>303.321.</li> <li>Evaluation and assessment, as included in</li> <li>303.322, and including the functions related to evaluation and assessment in § 303.12.</li> <li>Service coordination, as included in §§ 303.22 and 303.344(g).</li> <li>Administrative and coordinative activities related to— <ol> <li>The development, review, and evaluation of IFSPs in §§303.340 through 303.346; and</li> <li>Implementation of the procedural safeguards in subpart E of this part and the other components of the statewide system of early intervention services in subparts D and F of this part.</li> </ol> </li> </ol></li></ul>	<ul> <li>§303.521 System of payments and fees.</li> <li>expense, and for which no fees may be charged to parents: <ul> <li>(1) Implementing the child find requirements in</li> <li>§§303.301 through 303.303.</li> <li>(2) Evaluation and assessment, in accordance with</li> <li>§303.320, and the functions related to evaluation and assessment in §303.13(b).</li> <li>(3) Service coordination services, as defined in</li> <li>§§303.13(b)(11) and 303.33.</li> <li>(4) Administrative and coordinative activities related to</li> <li>(i) The development, review, and evaluation of IFSPs and interim IFSPs in accordance with</li> <li>§§303.342 through 303.345; and</li> <li>(ii) Implementation of the procedural safeguards in subpart E of this part and the other components of the statewide system of early intervention services in subpart D of this part and this subpart.</li> </ul> </li> </ul>	
<b>§303.521 Fees.</b> (c) States with mandates to serve children from birth. If a State has in effect a State law requiring the provision of a free appropriate public education to children with disabilities from birth, the State may not charge parents for any services (e.g., physical or occupational therapy) required under that law that are provided to children eligible under this part and their families.	<ul> <li>§303.521 System of payments and fees.</li> <li>(c) States with FAPE mandates, or that use funds under Part B of the Act to serve children under age three. If a State has in effect a State law requiring the provision of FAPE for, or uses Part B funds to serve, an infant or toddler with a disability under the age of three (or any subset of infants and toddlers with disabilities under the age of three), the State may not charge the parents of the infant or toddler with a disability for any services (e.g., physical or occupational therapy) under this part that are part of FAPE for that infant or toddler and the child's family, and those FAPE services must meet the requirements of both Parts B and C of the Act.</li> </ul>	





SUBPART F- STATE ADMINISTRATION		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.521 System of payments and fees.	
	(d) Family fees. (1) Fees or costs collected from a	
	parent or the child's family to pay for early	
	intervention services under a State's system of	
	payments are program income under 34 CFR 80.25.	
	A State may add this program income to its Part C	
	grant funds, rather than deducting the program	
	income from the amount of the State's Part C grant.	
	Any fees collected must be used for the purposes of	
	the grant under Part C of the Act.	
	(2) Fees collected under a system of payments are	
	considered neither State nor local funds under	
	§303.225(b).	
	§303.521 System of payments and fees.	The Department indicated "that a State may
	(e) Procedural Safeguards. (1) Each State system	inform parents of these procedural safeguard
	of payments must include written policies to inform	options by either providing parents with a copy
	parents that a parent who wishes to contest the	of the State's system of payments policies when
	imposition of a fee, or the State's determination of the parent's ability to pay, may do one of the	obtaining consent for the provision of early intervention services under §303.420(a)(3) or
	following:	including this information with the notice
	(i) Participate in mediation in accordance with	provided to parents in §303.421."
	§303.431.	provided to parents in \$505.421.
	(ii) Request a due process hearing under §303.436 or	
	303.441, whichever is applicable.	The Department also indicated that "if a State
	(iii) File a State complaint under §303.434.	requires that a lead agency's determination of a
	(iv) Use any other procedure established by the State	parent's ability or inability to pay be reevaluated
	for speedy resolution of financial claims, provided	on an annual or other basis, the State must
	that such use does not delay or deny the parent's	include such a provision in its system of
	procedural rights under this part, including the right	payments policies that is provided to parents
	to pursue, in a timely manner, the redress options	under §303.521(e) in order for parents to be
	described in paragraphs (e)(3)(i) through (e)(3)(iii) of	informed of when and how they may be required
	this section.	to provide financial information."
	(2) A State must inform parents of these procedural	-
	safeguard options by either	





SUBPART F- STATE ADMINISTRATION		
1999 Part C Regulations	2011 Part C Regulations	<b>U.S. Department of Education Selected</b>
		Analysis of Comments and Changes
	§303.521 System of payments and fees.	
	(i) Providing parents with a copy of the State's	
	system of payments policies when obtaining consent	
	for provision of early intervention services under	
	\$303.420(a)(3); or	
	(ii) Including this information with the notice	
	provided to parents under §303.421.	
§ 303.523 Interagency agreements.	NOTE: This regulation has been incorporated	
(a)General. Each lead agency is responsible for	into Subpart B <u>§303.120(f) Lead agency role in</u>	
entering into formal interagency agreements with	supervision, monitoring, funding, interagency	
other State-level agencies involved in the State's	coordination, and other responsibilities and	
early intervention program. Each agreement must	Subpart F <u>§303.511 Methods to ensure the</u>	
meet the requirements in paragraphs (b) through	provision of, and financial responsibility for, Part	
(d) of this section.	<u>C services.</u>	
(b)Financial responsibility. Each agreement must		
define the financial responsibility, in accordance		
with § 303.143, of the agency for paying for early		
intervention services (consistent with State law and		
the requirements of this part).		
(c) Procedures for resolving disputes.		
(1) Each agreement must include procedures for		
achieving a timely resolution of intra-agency and		
interagency disputes about payments for a given service, or disputes about other matters related to		
the State's early intervention program. Those		
procedures must include a mechanism for making a		
final determination that is binding upon the		
agencies involved.		
(2) The agreement with each agency must—		
(i) Permit the agency to resolve its own internal		
disputes (based on the agency's procedures that are		
included in the agreement), so long as the agency		
acts in a timely manner; and		
(d) Additional components. Each agreement must		





	SUBPART F- STATE ADMINISTRATION	
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§ 303.523 Interagency agreements. include any additional components necessary to ensure effective cooperation and coordination among all agencies involved in the State's early intervention program.		
<u>§ 303.523 Interagency agreements.</u> NOTE: A State may meet the requirement in paragraph (c)(1) of this section in any way permitted under State law, including (1) providing for a third party (e.g., an administrative law judge) to review a dispute and render a decision, (2) assignment of the responsibility by the Governor to the lead agency or Council, or (3) having the final decision made directly by the Governor.		
<ul> <li>§ 303.524 Resolution of disputes.</li> <li>(a) Each lead agency is responsible for resolving individual disputes, in accordance with the procedures in § 303.523(c)(2)(ii).</li> <li>(b)(1) During a dispute, the individual or entity responsible for assigning financial responsibility among appropriate agencies under § 303.143</li> <li>(''financial designee'') shall assign financial responsibility to—</li> </ul>	NOTE: This regulation has been incorporated into Subpart B §303.120(e) Lead agency role in supervision, monitoring, funding, interagency coordination, and other responsibilities and Subpart F §303.511 Methods to ensure the provision of, and financial responsibility for, Part <u>C services.</u>	
<ul> <li>(i) An agency, subject to the provisions in paragraph (b)(2) of this section; or</li> <li>(ii) The lead agency, in accordance with the</li> <li>"payor of last resort" provisions in § 303.527</li> <li>(2) If, during the lead agency's resolution of the dispute, the financial designee determines that the assignment of financial responsibility under paragraph (b)(1)(i) of this section was inappropriately made—</li> <li>(i) The financial designee shall reassign the</li> </ul>		





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	SUBPART F- STATE ADMINISTRATION	
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
<ul> <li>§ 303.524 Resolution of disputes.</li> <li>(ii) The lead agency shall make arrangements for reimbursement of any expenditures incurred by the agency originally assigned responsibility.</li> <li>(c) To the extent necessary to ensure compliance with its action in paragraph (b)(2) of this section, the lead agency shall— <ol> <li>Refer the dispute to the Council or the Governor; and</li> <li>Implement the procedures to ensure the delivery of services in a timely manner in accordance with §303.525.</li> </ol> </li> </ul>		
<ul> <li>§ 303.525 Delivery of services in a timely</li> <li><u>manner.</u></li> <li>Each lead agency is responsible for the development of procedures to ensure that services are provided to eligible children and their families in a timely manner, pending the resolution of disputes among public agencies or service providers.</li> </ul>	NOTE: This regulation has been incorporated into Subpart F <u>§303.511(d)</u> Methods to ensure the provision of, and financial responsibility for, Part C services.	
<ul> <li>§ 303.526 Policy for contracting or otherwise arranging for services.</li> <li>Each system must include a policy pertaining to contracting or making other arrangements with public or private service providers to provide early intervention services. The policy must include— <ul> <li>(a) A requirement that all earl intervention services must meet State standards and be consistent with the provisions of this part;</li> <li>(b) The mechanisms that the lead agency will use in arranging for these services, including the process by which awards or other arrangements are made; and</li> <li>(c) The basic requirements that must be met by any</li> </ul> </li> </ul>	NOTE: This regulation now appears under Subpart B <u>§303.121 Policy for contracting or</u> <u>otherwise arranging for services.</u>	





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SUBPART F- STATE ADMINISTRATION		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§ 303.526 Policy for contracting or otherwise		
arranging for services.		
individual or organization seeking to provide these		
services for the lead agency.		
§ 303.526 Policy for contracting or otherwise		
arranging for services.		
NOTE: In implementing the statewide system,		
States may elect to continue using agencies and		
individuals in both the public and private sectors		
that have previously been involved in providing		
early intervention services, so long as those		
agencies and individuals meet the requirements of		
this part.		
§ 303.528 Reimbursement procedure.	NOTE: This regulation has been incorporated	
Each system must include a procedure for securing	into Subpart B §303.122 Reimbursement	
the timely reimbursement of funds used under this	procedures and Subpart F §303.510(b) Payor of	
part, in accordance with § 303.527(b).	last resort.	
§ 303.540 Data collection.	NOTE: This regulation now appears under	
(a) Each system must include the procedures that	Subpart B <u>§303.124 Data collection.</u>	
the State uses to compile data on the statewide		
system. The procedures must—		
(1) Include a process for—		
(i) Collecting data from various agencies and		
service providers in the State;		
(ii) Making use of appropriate sampling methods, if		
sampling is permitted; and		
(iii) Describing the sampling methods used, if		
reporting to the Secretary; and		
(2) Provide for reporting data required under		
section 618 of the Act that relates to this part.		
(b) The information required in paragraph (a)(2) of		
this section must be provided at the time and in the		
manner specified by the Secretary.		





# Subpart G – State Interagency Coordinating Council

## Individuals with Disabilities Education Act: Part C Early Intervention Program for Infants and Toddlers with Disabilities Final Regulations

This side-by-side comparison of the 2011 final regulations to the 1999 Part C regulations serves as a tool to assist readers in understanding the new regulations and preparing their own analysis related to Part C. Permission to copy is not required and distribution is encouraged. Please give credit to CEC/DEC/ITCA

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SUBPART G- STATE INTERAGENCY COORDINATING COUNCIL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
-		Analysis of Comments and Changes
<ul> <li>§ 303.600 Establishment of Council.</li> <li>(a) A State that desires to receive financial assistance under this part shall establish a State Interagency Coordinating Council.</li> <li>(b) The Council must be appointed by the Governor. The Governor shall ensure that the membership of the Council reasonably represents the population of the State.</li> <li>(c) The Governor shall designate a member of the Council to serve as the chairperson of the Council or require the Council to do so. Any member of the Council who is a representative of the lead agency designated under § 303.500 may not serve as the chairperson of the Council.</li> </ul>	<ul> <li>§303.600 Establishment of Council.</li> <li>(a) A State that desires to receive financial assistance under Part C of the Act must establish a State Interagency Coordinating Council (Council) as defined in §303.8.</li> <li>(b) The Council must be appointed by the Governor. The Governor must ensure that the membership of the Council reasonably represents the population of the State.</li> <li>(c) The Governor must designate a member of the Council to serve as the chairperson of the Council or require the Council to do so. Any member of the Council who is a representative of the lead agency designated under §303.201 may not serve as the chairperson of the Council.</li> </ul>	The Department indicated "that the appointment to the Council of parents of children with disabilities who are also employed by EIS providers could bring a unique perspective to the work of the Council. For this reason, we have removed proposed §303.601(a)(1)(iii), which would have prohibited an employee of a public or private agency involved in providing early intervention services from being appointed and serving as a parent member of the Council. The language in proposed §303.601(a)(1)(iii) reflected the Department's recommendation in the note to current §303.600 that parents selected to serve on the Council not be employees of any agency involved in providing early intervention services. With the removal of proposed §303.601(a)(1)(iii), parents who are employees of a public or private agency involved in providing early intervention services could serve as parent members of the Council in accordance with the requirements that at least 20 percent of the Council be comprised of parent members of children with disabilities aged 12 or younger and at least one parent member be the parent of an infant or toddler with a disability or a child with a disability aged six years or younger. Finally, like all Council members, pursuant to §303.601(d), a parent member of the Council who is an employee of a public or private agency involved in providing early intervention services may not cast a vote on any matter that would provide direct financial benefit to that member or otherwise give the appearance of a conflict of interest under State law."





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SUBPART G- STATE INTERAGENCY COORDINATING COUNCIL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§ 303.600 Establishment of Council.		
NOTE: To avoid a potential conflict of interest, it		
is recommended that parent representatives who		
are selected to serve on the Council not be		
employees of any agency involved in providing		
early intervention services. It is suggested that		
consideration be given to maintaining an		
appropriate balance between the urban and rural		
communities of the State.		
<u>§ 303.601 Composition.</u>	§303.601 Composition.	
(a)The Council must be composed as follows:	(a) The Council must be composed as follows:	
(1)(i) At least 20 percent of the members must be	(1)(i) At least 20 percent of the members must be	
parents, including minority parents, of infants or	parents, including minority parents, of infants or	
toddlers with disabilities or children with	toddlers with disabilities or children with	
disabilities aged 12 or younger, with knowledge of,	disabilities aged 12 years or younger, with	
or experience with, programs for infants and	knowledge of, or experience with, programs for	
toddlers with disabilities.	infants and toddlers with disabilities.	
(ii) At least one member must be a parent of an	(ii) At least one parent member must be a parent of	
infant or toddler with a disability or a child with a	an infant or toddler with a disability or a child with	
disability aged six or younger.	a disability aged six years or younger.	
(2) At least 20 percent of the members must be	(2) At least 20 percent of the members must be	
public or private providers of early intervention	public or private providers of early intervention	
services.	services.	
(3) At least one member must be from the State	(3) At least one member must be from the State	
legislature.	legislature.	
(4) At least one member must be involved in	(4) At least one member must be involved in	
personnel preparation.	personnel preparation.	
(5) At least one member must—	(5) At least one member must	
(i) Be from each of the State agencies involved in	(i) Be from each of the State agencies involved in	
the provisions of, or payment for, early	the provision of, or payment for, early intervention	
intervention services to infants and toddlers with	services to infants and toddlers with disabilities and	
disabilities and their families; and	their families; and	
(ii) Have sufficient authority to engage in policy	(ii) Have sufficient authority to engage in policy	
planning and implementation on behalf of these	planning and implementation on behalf of these	





SUBPART G- STATE INTERAGENCY COORDINATING COUNCIL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
§ 303.601 Composition.	§303.601 Composition.	
agencies.	agencies.	
(6) At least one member must—	(6) At least one member must	
(i) Be from the State educational agency	(i) Be from the SEA responsible for preschool	
responsible for preschool services to children with	services to children with disabilities; and	
disabilities; and	(ii) Have sufficient authority to engage in policy	
(ii) Have sufficient authority to engage in policy	planning and implementation on behalf of the SEA.	
planning and implementation on behalf of that	(7) At least one member must be from the agency	
agency.	responsible for the State Medicaid and CHIP	
(7) At least one member must be from the agency	program. (8) At least one member must be from a	
responsible for the State governance of health	Head Start or	
insurance.	Early Head Start agency or program in the State.	
(8) At least one member must be from a Head Start	(9) At least one member must be from a State	
agency or program in the State.	agency responsible for child care.	
(9) At least one member must be from a State	(10) At least one member must be from the agency	
agency responsible for child care.	responsible for the State regulation of private	
(b) The Council may include other members	health insurance.	
selected by the Governor, including a	(11) At least one member must be a representative	
representative from the BIA or, where there is no	designated by the Office of the Coordination of	
school operated or funded by the BIA, from the	Education of Homeless Children and Youth.	
Indian Health Service or the tribe or tribal council	(12) At least one member must be a representative	
	from the State child welfare agency responsible for	
	foster care.	
	(13) At least one member must be from the State	
	agency responsible for children's mental health.	
	(b) The Governor may appoint one member to	
	represent more than one program or agency listed	
	in paragraphs (a)(7) through (a)(13) of this section.	
	(c) The Council may include other members	
	selected by the Governor, including a	
	representative from the Bureau of Indian Education	
	(BIE) or, where there is no school operated or	
	funded by the BIE in the State, from the Indian	
	Health Service or the tribe or tribal council.	





SUBPART G- STATE INTERAGENCY COORDINATING COUNCIL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§ 303.602 Use of funds by the Council.	<b>§303.603 Use of funds by the Council.</b>	
(a) General. Subject to the approval of the	(a) Subject to the approval by the Governor, the	
Governor, the Council may use funds under this	Council may use funds under this part to	
part—	(1) Conduct hearings and forums;	
(1) To conduct hearings and forums;	(2) Reimburse members of the Council for	
(2) To reimburse members of the Council for	reasonable	
reasonable and necessary expenses for attending	and necessary expenses for attending Council	
Council meetings and performing Council duties	meetings and performing Council duties (including	
(including child care for parent representatives);	child care for parent representatives);	
(3) To pay compensation to a member of the	(3) Pay compensation to a member of the Council	
Council if the member is not employed or must	if the member is not employed or must forfeit	
forfeit wages from other employment when	wages from other employment when performing	
performing official Council business;	official Council business;	
(4) To hire staff; and	(4) Hire staff; and	
(5) To obtain the services of professional,	(5) Obtain the services of professional, technical,	
technical, and clerical personnel, as may be	and clerical personnel as may be necessary to carry	
necessary to carry out the performance of its	out the performance of its functions under Part C of	
functions under this part.	the Act.	
(b) Compensation and expenses of Council	(b) Except as provided in paragraph (a) of this	
members. Except as provided in paragraph (a) of	section, Council members must serve without	
this section, Council members shall serve without	compensation from funds available under Part C of	
compensation from funds available under this part.	the Act.	
<u>§ 303.603 Meetings.</u>	<u>§303.602 Meetings.</u>	
(a) The Council shall meet at least quarterly and in	(a) The Council must meet, at a minimum, on a	
such places as it deems necessary.	quarterly basis, and in such places as it determines	
(b) The meetings must—	necessary.	
(1) Be publicly announced sufficiently in advance	(b) The meetings must	
of the dates they are to be held to ensure that all	(1) Be publicly announced sufficiently in advance	
interested parties have an opportunity to attend;	of the dates they are to be held to ensure that all	
and	interested parties have an opportunity to attend;	
(2) To the extent appropriate, be open and	(2) To the extent appropriate, be open and	
accessible to the general public.	accessible to the general public; and	
(c) Interpreters for persons who are deaf and other	(3) As needed, provide for interpreters for persons	
necessary services must be provided at Council	who are deaf and other necessary services for	





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SUBPART G- STATE INTERAGENCY COORDINATING COUNCIL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
<u>§ 303.603 Meetings.</u>	<u>§303.602 Meetings.</u>	
meetings, both for Council members and	Council members and participants. The Council	
participants. The Council may use funds under this	may use funds under this part to pay for those	
part to pay for those services.	services.	
§ 303.604 Conflict of interest.	§303.601 Composition.	
No member of the Council may cast a vote on any	(d) No member of the Council may cast a vote on	
matter that would provide direct financial benefit to	any matter that would provide direct financial	
that member or otherwise give the appearance of a	benefit to that member or otherwise give the	
conflict of interest.	appearance of a conflict of interest under State law.	
<u>§ 303.650 General.</u>		
(a) Each Council shall—		
(1) Advise and assist the lead agency in the		
development and implementation of the policies		
that constitute the statewide system;		
(2) Assist the lead agency in achieving the full		
participation, coordination, and cooperation of all		
appropriate public agencies in the State;		
(3) Assist the lead agency in the effective		
implementation of the statewide system, by		
establishing a process that includes—		
(i) Seeking information from service providers,		
service coordinators, parents, and others about any		
Federal, State, or local policies that impede timely		
service delivery; and		
(ii) Taking steps to ensure that any policy problems		
identified under paragraph (a)(3)(i) of this section		
are resolved; and		
(4) To the extent appropriate, assist the lead agency in the resolution of disputes.		
\$ 303.650 General.	\$202.605 Authorized activities by the Courseil	
(b) Each Council may advise and assist the lead	<b><u>§303.605</u></b> Authorized activities by the Council. The Council may carry out the following activities:	
agency and the State educational agency regarding	(a) Advise and assist the lead agency and the SEA	
the provision of appropriate services for children	regarding the provision of appropriate services for	
aged birth to five, inclusive.	children with disabilities from birth through age	
ageu unun to nive, menusive.	children with disabilities from onth unough age	





SUBPART G- STATE INTERAGENCY COORDINATING COUNCIL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
	§303.605 Authorized activities by the Council.	
	five.	
§ 303.650 General.	§303.605 Authorized activities by the Council.	
(c) Each Council may advise appropriate agencies	The Council may carry out the following activities:	
in the State with respect to the integration of	(b) Advise appropriate agencies in the State with	
services for infants and toddlers with disabilities	respect to the integration of services for infants and	
and at-risk infants and toddlers and their families,	toddlers with disabilities and at-risk infants and	
regardless of whether at-risk infants and toddlers	toddlers and their families, regardless of whether	
are eligible for early intervention services in the	at-risk infants and toddlers are eligible for early	
State.	intervention services in the State.	
§ 303.651 Advising and assisting the lead agency	§303.604 Functions of the Councilrequired	
in its administrative duties.	duties.	
Each Council shall advise and assist the lead	(a) Advising and assisting the lead agency. The	
agency in the—	Council must advise and assist the lead agency in	
(a) Identification of sources of fiscal and other	the performance of its responsibilities in section	
support for services for early intervention programs	635(a)(10) of the Act, including	
under this part;	(1) Identification of sources of fiscal and other	
(b) Assignment of financial responsibility to the	support for services for early intervention service	
appropriate agency; and	programs under Part C of the Act;	
(c) Promotion of the interagency agreements under	(2) Assignment of financial responsibility to the	
§ 303.523.	appropriate agency;	
	(3) Promotion of methods (including use of intra-	
	agency and interagency agreements) for intra-	
	agency and interagency collaboration regarding	
	child find under §§303.115 and 303.302,	
	monitoring under \$303.120 and \$\$303.700 through	
	303.708, financial responsibility and provision of	
	early intervention services under §§303.202	
	and 303.511, and transition under §303.209; and	
§ 303.652 Applications.	<b>§303.604 Functions of the Councilrequired</b>	
Each Council shall advise and assist the lead	duties.	
agency in the preparation of applications under this	(a) Advising and assisting the lead agency.	
part and amendments to those applications.	(4) Preparation of applications under this part and	
	amendments to those applications.	





SUBPART G- STATE INTERAGENCY COORDINATING COUNCIL		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected Analysis of Comments and Changes
§ 303.653 Transitional services.	§303.604 Functions of the Councilrequired	
Each Council shall advise and assist the State	duties.	
educational agency regarding the transition of	(b) Advising and assisting on transition. The	
toddlers with disabilities to services provided under	Council must advise and assist the SEA and the	
part B of the Act, to preschool and other	lead agency regarding the transition of toddlers	
appropriate services.	with disabilities to preschool and other appropriate	
	services.	
§ 303.654 Annual report to the Secretary.	§303.604 Functions of the Councilrequired	
(a) Each Council shall—	duties.	
(1) Prepare an annual report to the Governor and to	(c) Annual report to the Governor and to the	
the Secretary on the status of early intervention	Secretary. (1) The Council must	
programs operated within the State for children	(i) Prepare and submit an annual report to the	
eligible under this part and their families; and	Governor and to the Secretary on the status of early	
(2) Submit the report to the Secretary by a date that	intervention service programs for infants and	
the Secretary establishes.	toddlers with disabilities and their families under	
(b) Each annual report must contain the	Part C of the Act operated within the State; and	
information required by the Secretary for the year	(ii) Submit the report to the Secretary by a date that	
for which the report is made.	the Secretary establishes.	
	(2) Each annual report must contain the	
	information required by the Secretary for the year	
	for which the report is made.	
	§303.605 Authorized activities by the Council.	
	The Council may carry out the following activities:	
	(c) Coordinate and collaborate with the State	
	Advisory Council on Early Childhood Education	
	and Care for children, as described in section	
	642B(b)(1)(A)(i) of the Head Start Act, 42 U.S.C.	
	9837b(b)(1)(A)(i), if applicable, and other State	
	interagency early learning initiatives, as	
	appropriate.	





Section G

# Subpart H- Monitoring and Enforcement; Reporting; and Allocation of Funds

Individuals with Disabilities Education Act: Part C Early Intervention Program for Infants and Toddlers with Disabilities Final Regulations

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1999 Part C Regulations2011 Part C RegulationsU.S. Department of Education Selected Analysis of Comments and Changes3303.501 Supervision and monitoring of programs. (a) General Each lead agency is responsible for- (1) The general administration and supervision of programs and activities receiving assistance under this part; and (2) The monitoring of programs and activities used by the State to carry out this part, whether or not these programs or activities are receiving assistance under this part; to ensure that the State complex with this part. (a) Metod sof administering programs. In meeting the ad agency shall adopt and use proper methods of administering each program, including (1) Monitoring agencies, institutions, and organizations; and (2) Enforce this part C funds to the EIS program and \$303.704(a)(2) (cornective action or improvement plan) and \$303.704(a)(2) (cornective action or improvement plan) and \$303.704(b)(2)(c)) witholding of funds, in whole or in part by the lead agency; shall adopt and use proper methods of administering each program, including (1) Monitoring agencies, institutions, and organizations; and (4) Correcting aegnetics, institutions, and organizations; and (4) Correcting deficiencies that are identified through monitoring.2011 Part C Regulations impovement plan) and \$303.704(b)(2)(c)) witholding of funds, in whole or in part by the Lead agency); and \$303.704(b)(2)(c)) witholding of funds, in whole or in part by the Lead agency); and (4) Report annually on the performance of the EIS program using the state of field; (a)(c) of the Act; which trequires that he state to carry out this state of action 156(d)(c) of the Act; which trequires that manual determinations about the periority areas described in section 616(d)(d) of the Act (as modified by section 616(d)(d) of	SUBPART H – MONITORING AND ENFORCEMENT; REPORTING; AND ALLOCATION OF FUNDS		
\$303.501Analysis of Comments and Changes\$303.700\$303.700State monitoring enforcement.The Department indicates that "Sections(a) General. Each lead agency is responsible for- this part; and (2) The general administration and supervision of this part; and activities receiving assistance under this part; on construct this part, consure that the State complies with this part. (b) Methods of administering programs. In meeting the ead genery, shall adopt and use proper methods of administering each program, including (1) Monitor the isplicable, the enforcement mechanisms identified in \$303.704(a)(1) (accharia assistance) and \$303.704(b)(2)(iv) (vithiolding of funds, in whole or in part by the lead agency); and \$303.704(b)(2)(iv) (vithiolding of funds, in whole or in part by the lead agency); and \$303.704(a)(2) (accharia agencies, institutions, and (4) Correcting deficiencies that are identified through monitoring.The Department further states that "These statutory requires state lead agency is and agencies, institutions, and (4) Correcting deficiencies that are identified through monitoring.The Department further states that "Sections of the Act, and these are approximations and use that are identified through monitoring.(a) Providing technical assistance, in forcessary	1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
programs.(a) General. Each lead agency is responsible for- (1) The general administration and supervision of programs and activities receiving assistance under this part; and (2) The monitoring of programs and activities used by the State to carry out this part, whether or not these programs or activities are receiving assistance under this part, to ensure that the State complies with this part.(a) The lead agency must (1) Monitor the implementation of this part; (2) Make determinations annually 3bout the performance of each ELS program using the state to carry out this part, to ensure that the State complies with this part.(b) Methods of administering programs. In meeting the requirement in paragraph (a) of this section, the lead agency shall adopt and use proper methods of administering each program, including (1) Monitoring agencies. Institutions, and orgamizations used by the State to carry out this part; (2) Enforcing any obligations imposed on those agencies under part C of the Act and these regulations; (2) Enforcing any obligations imposed on those agencies, and organizations; and (4) Cervecting deficiencies that are identified through monitoring.(a) The lead agency shall adopt an use proper methods of administering each program, including (1) Monitoring agencies, institutions, and organizations; and (4) Cervecting deficiencies that are identified through monitoring.(b) Methods of administering program using the State add fead agency's thanding of 303.704(k)(2)(0) (withholding of funds, in whole or in part by the lead agency); and \$303.704(k)(2)(2) (withholding of funds, in whole or in part by the lead agency); and \$303.704(k)(2)(2) (withholding of funds, in whole or in part by the lead agency); and \$303.704(k)(2)(2) (withholding of funds, in whole or in part by the lead agency); and \$303.704(k)(2)(2) (			
<ul> <li>(a) General. Each lead agency is responsible for- (1) The general administration and supervision of programs and activities receiving assistance under this part; and (2) The monitoring of programs and activities are receiving assistance of each ELS program using the categories identified in \$303.704(a)(2) (technical assistance) and \$303.704(b)(2)(to) (withholding of funds, in whole or in part by the lead agency); and \$303.704(b)(2)(to) (withholding of funds, in whole or in part by the lead agency); and \$303.704(b)(2)(to) (tuds, in whole or in part by the lead agency); and (4) Correcting deficiencies that are identified through monitoring.</li> <li>(b) Additional assistance, if necessary, to insettutions, and organizations; and (4) Correcting deficiencies that are identified through monitoring.</li> <li>(c) Enforcing and obligations imposed on those agencies, institutions, and organizations; and (4) Correcting deficiencies that are identified through monitoring.</li> <li>(d) Correcting deficiencies that are identified through monitoring.</li> <li>(d) Correcting deficiencies that are identified th</li></ul>	§303.501 Supervision and monitoring of	§303.700 State monitoring and enforcement.	The Department indicates that "Sections
<ul> <li>(1) The general administration and supervision of programs and activities receiving assistance under this part; and</li> <li>(2) Make determinations annually about the performance of each EIS program uning the categories identified in §303.704(b);</li> <li>(3) Enforce this part consistent with \$303.704(a)(2) (imposing conditions on the lead agency's funding of an EIS program, including-(1) the state to carry out this part;</li> <li>(b) Methods of administering programs. In meeting the aquency shall adopt and use proper methods of administering each program, including-(1) the tast ta to carry out this part;</li> <li>(c) Enforcing any obligations imposed on those agencies, institutions, and organizations; and</li> <li>(d) Correcting deficiencies that are identified through monitoring.</li> <li>(e) Forviding technical assistance; in fecessary, to those agencies, institutions, and of each EIS program under this part;</li> <li>(d) Correcting deficiencies that are identified through monitoring.</li> </ul>			616(a)(1)(C) and $642$ of the Act require the
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October 2011

SUBPART H – MONITORING AND ENFORCEMENT; REPORTING; AND ALLOCATION OF FUNDS		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
		categories), and from sections 616(b)(2)(C)(i) and
		(b)(2)(C)(ii)(I) and 642 of the Act, which require
		lead agencies to analyze and publicly report on the
		performance of each EIS program on an annual
		basis."
	<b>§303.700</b> State monitoring and enforcement.	The Department clarifies "Section 303.700(b)
	(b) The primary focus of the State's monitoring	incorporates the language from section 616(a)(2) of
	activities must be on	the Act (as modified by section 642 of the Act),
	(1) Improving early intervention results and	regarding the primary focus of Federal and State
	functional outcomes for all infants and toddlers	monitoring. State monitoring requirements are
	with disabilities; and	addressed in more detail, including the areas
	(2) Ensuring that EIS programs meet the program	mentioned by the commenter, through the
	requirements under Part C of the Act, with a	SPP/APR process. For example, as part of the
	particular emphasis on those requirements that are	SPP/APR process, the Secretary has established
	most closely related to improving early intervention results for infants and toddlers with	monitoring priorities and indicators for States that
	disabilities.	reflect the goals of improving early intervention results and functional outcomes for infants and
	disabilities.	toddlers with disabilities while ensuring that EIS
		programs comply with key Part C requirements,
		including those relating to the timely provision of
		early intervention services, child outcomes, family
		capacity, timely evaluations, assessments, initial
		IFSP development, and transition."
	§303.700 State monitoring and enforcement.	······································
	(c) As a part of its responsibilities under	
	paragraph (a) of this section, the State must use	
	quantifiable indicators and such qualitative	
	indicators as are needed to adequately measure	
	performance in the priority areas identified in	
	paragraph (d) of this section, and the indicators	
	established by the Secretary for the State	
	performance plans.	
	§303.700 State monitoring and enforcement.	The Department notes "Section 616(a) of the Act
	(d) The lead agency must monitor each EIS	(as modified by section 642 of the Act) requires
	program located in the State, using quantifiable	States to focus their monitoring activities on





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	<ul> <li>§303.700 State monitoring and enforcement. indicators in each of the following priority areas, and using such qualitative indicators as are needed to adequately measure performance in those areas:</li> <li>(1) Early intervention services in natural environments.</li> <li>(2) State exercise of general supervision, including child find, effective monitoring, the use of resolution sessions (if the State adopts Part B due process hearing procedures under §303.430(d)(2)), mediation, and a system of transition services as defined in section 637(a)(9) of the Act.</li> </ul>	<ul> <li>improving early intervention results and functional outcomes for infants and toddlers with disabilities and meeting the program requirements in Part C of the Act. Section 616 of the Act further requires that the Secretary establish indicators to adequately measure performance in several priority areas.</li> <li>The Secretary has established 14 such indicators under Part C of the Act for State reporting in the SPP/APR, and, through the OMB public review process for information collections, has solicited public comments on these indicators several times since the 2004 amendments to the Act. These indicators address critical, substantive requirements of Part C of the Act, including those relating to child find for children ages birth to one year and birth to three years; provision of early intervention services in natural environments; early intervention child outcomes; family capacity; timely initial evaluations, assessments and IFSP development; timely service provision; and transition services.</li> <li>While not specifically included as an SPP/APR indicator. For example, a State must have an effective public awareness program to ensure that eligible infants and toddlers are identified for early intervention services.</li> <li>Finally, issues related to family outcomes are adequately addressed by the SPP/APR indicator that measures family capacity because that indicator is designed to evaluate whether families know their rights, can effectively communicate their needs, and can assist their children to develop</li> </ul>





SUBPART H – MONITORING AND ENFORCEMENT; REPORTING; AND ALLOCATION OF FUNDS		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
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		and learn. Moreover, we believe that it is not
		appropriate to include in these regulations any
		specific SPP/APR indicator because the Secretary
		must retain flexibility to revise indicators as
		necessary. "
	§303.700 State monitoring and enforcement.	The Department indicates "Correcting
	(e) In exercising its monitoring responsibilities	noncompliance as soon as possible is a critical
	under paragraph (d) of this section, the State must	responsibility of lead agencies and EIS providers,
	ensure that when it identifies noncompliance with	and, as discussed in the preamble of subpart B of
	the requirements of this part by EIS programs and	these regulations, the Department's position is that
	providers, the noncompliance is corrected as soon as possible and in no case later than one year after	correction as soon as possible but no later than one year is a reasonable timeframe for an EIS provider
	the State's identification of the noncompliance.	to correct noncompliant policies, procedures, or
	the state s identification of the honcompliance.	practices and for the lead agency to verify that the
		EIS program or EIS provider is complying with the
		requirements of Part C of the Act.
		Through [the Department's] monitoring
		experience, [the Department] has observed that, in
		most cases, when a lead agency makes a good faith
		effort, the needed corrective actions can be
		accomplished and their effectiveness verified
		within one year from identification of the
		noncompliance. Timely correction of
		noncompliance is critical to ensure proper and
		effective implementation of Part C of the Act.
		Therefore, it is the Department's position that
		correction as soon as possible, but not later than
	§303.701 State performance plans and data	one year from identification, is appropriate." The Department noted "the Secretary has
	collection.	established 14 indicators in the SPP for Part C of
	(a)General. Each State must have in place a	the Act. One of these indicators (Indicator 14)
	performance plan that meets the requirements	requires each State to demonstrate that it reports
	described in section 616 of the Act; is approved by	timely and accurate data under the reporting
	the Secretary; and includes an evaluation of the	requirements in section 618 of the Act and in the







SUBPART H – MONITOR	SUBPART H – MONITORING AND ENFORCEMENT; REPORTING; AND ALLOCATION OF FUNDS		
<b>1999 Part C Regulations</b>	2011 Part C Regulations	<b>U.S. Department of Education Selected</b>	
		Analysis of Comments and Changes	
	§303.701 State performance plans and data	SPP and APR. Further, to ensure valid and reliable	
	collection.	data for each SPP/APR indicator, States must	
	State's efforts to implement the requirements and	report data in their SPP/APR submissions	
	purposes of Part C of the Act, a description of how	according to required measurements and from	
	the State will improve implementation, and	specified data sources. In addition to the	
	measurable and rigorous targets for the indicators	percentages required in the indicators, lead	
	established by the Secretary under the priority areas	agencies are required to provide the actual numbers	
	described in §303.700(d).	used in their calculations."	
	§303.701 State performance plans and data		
	collection.		
	(b) Review of State performance plan. Each State		
	must review its State performance plan at least		
	once every six years and submit any amendments		
	to the Secretary.		
	<b>§303.701</b> State performance plans and data		
	collection.		
	(c) Data collection. (1) Each State must collect		
	valid and reliable information as needed to report		
	annually to the Secretary under §303.702(b)(2) on		
	the indicators established by the Secretary for the		
	State performance plans.		
	(2) If the Secretary permits States to collect data		
	on specific indicators through State monitoring or		
	sampling, and the State collects data for a particular		
	indicator through State monitoring or sampling, the		
	State must collect and report data on those		
	indicators for each EIS program at least once		
	during the six-year period of a State performance		
	plan.		
	(3) Nothing in Part C of the Act or these		
	regulations may be construed to authorize the		
	development of a nationwide database of		
	personally identifiable information on individuals		
	involved in studies or other collections of data		
	under Part C of the Act.		





SUBPART H – MONITORING AND ENFORCEMENT; REPORTING; AND ALLOCATION OF FUNDS		
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	<b>§303.702</b> State use of targets and reporting. (a)General. Each State must use the targets established in the State's performance plan under §303.701 and the priority areas described in §303.700(d) to analyze the performance of each EIS program in implementing Part C of the Act.	The Department expects, "in most cases, that the lead agency will designate its EIS programs on a geographic basis (e.g., counties, parishes, and health or school districts), it is not always feasible to do so. Therefore, it is the Department's position that it is not necessary to require States to make EIS program designations by geographic areas. States currently administer their Part C programs through a variety of administrative structures. For example, multiple EIS providers may provide services in one or more overlapping geographic areas. Therefore, States cannot be expected to revise their existing administrative structures for the sole purpose of reporting performance data by
	<ul> <li>§303.702 State use of targets and reporting.</li> <li>(b) Public reporting and privacy. (1) Public report. (i) Subject to paragraph (b)(1)(ii) of this section, the State must</li> <li>(A) Report annually to the public on the performance of each EIS program located in the State on the targets in the State's performance plan as soon as practicable but no later than 120 days following the State's submission of its annual performance report to the Secretary under paragraph (b)(2) of this section; and</li> <li>(B) Make the State's performance plan under §303.701(a), annual performance of each EIS program under paragraph (b)(2) of this section, and the State's annual reports on the performance of each EIS program under paragraph (b)(1)(i)(A) of this section available through public means, including by posting on the Web site of the lead agency, distribution to the media, and distribution to EIS programs.</li> </ul>	geographic areas within a State." The Department notes that "it is important for the public to be informed in a timely manner regarding the performance of each EIS program in meeting the targets in the State's SPP [The Department] considers 120 days to be an appropriate timeframe for States to develop and make public the reports on the performance of EIS programs on the targets in the SPP and have made this change in the regulations. With this change, a State will have four months before the State reports its APR data by EIS program to the public."





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1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
U	Ŭ	Analysis of Comments and Changes
	§303.702 State use of targets and reporting.	
	(ii) If the State, in meeting the requirements of	
	paragraph $(b)(1)(i)(A)$ of this section, collects data	
	through State monitoring or sampling, the State	
	must include in its public report on EIS programs	
	under paragraph $(b)(1)(i)(A)$ of this section the	
	most recently available performance data on each	
	EIS program and the date the data were collected.	
	(2) State performance report. The State must	
	report annually to the Secretary on the performance	
	of the State under the State's performance plan.	
	(3) Privacy. The State must not report to the	
	public or the Secretary any information on	
	performance that would result in the disclosure of	
	personally identifiable information about individual	
	children, or where the available data are	
	insufficient to yield statistically reliable	
	information.	
	\$303.703 Secretary's review and determination	
	regarding State performance.	
	(a) Review. The Secretary annually reviews the	
	State's performance report submitted pursuant to	
	§303.702(b)(2).	
	<u>§303.703</u> Secretary's review and determination regarding State performance.	
	(b) Determination. (1) General. Based on the	
	information provided by the State in the State's	
	annual performance report, information obtained	
	through monitoring visits, and any other public	
	information made available, the Secretary	
	determines if the State	
	(i) Meets the requirements and purposes of	
	Part C of the Act;	
	(ii) Needs assistance in implementing the	
	requirements of Part C of the Act;	





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	§303.703 Secretary's review and determination	
	regarding State performance.	
	(iii) Needs intervention in implementing the	
	requirements of Part C of the Act; or	
	(iv) Needs substantial intervention in	
	implementing the requirements of Part C of the	
	Act.	
	(2) Notice and opportunity for a hearing. (i) For	
	determinations made under paragraphs (b)(1)(iii)	
	and (b)(1)(iv) of this section, the Secretary	
	provides reasonable notice and an opportunity for a	
	hearing on those determinations.	
	(ii) The hearing described in paragraph (b)(2)(i) of	
	this section consists of an opportunity to meet with	
	the Assistant Secretary for Special Education and	
	Rehabilitative Services to demonstrate why the	
	Secretary should not make the determination	
	described in paragraph (b)(1)(iii) or (b)(1)(iv) of	
	this section.	
	<u>§303.704 Enforcement.</u>	
	(a) Needs assistance. If the Secretary determines,	
	for two consecutive years, that a State needs	
	assistance under §303.703(b)(1)(ii) in	
	implementing the requirements of Part C of the	
	Act, the Secretary takes one or more of the	
	following actions:	
	(1) Advises the State of available sources of	
	technical assistance that may help the State	
	address the areas in which the State needs	
	assistance, which may include assistance from the	
	Office of Special Education Programs, other offices of the Department of Education, other Federal	
	agencies, technical assistance providers approved	
	by the Secretary, and other federally funded	
	nonprofit agencies, and requires the State to work	
	nonprofit agencies, and requires the state to work	





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	with appropriate entities. This technical assistance	
	may include—	
	(i) The provision of advice by experts to address	
	the areas in which the State needs assistance,	
	including explicit plans for addressing the areas of	
	concern within a specified period of time;	
	(ii) Assistance in identifying and implementing	
	professional development, early intervention	
	service provision strategies, and methods of early	
	intervention service provision that are based on	
	scientifically based research;	
	(iii) Designating and using administrators, service	
	coordinators, service providers, and other personnel	
	from the EIS program to provide advice, technical	
	assistance, and support; and	
	(iv) Devising additional approaches to providing	
	technical assistance, such as collaborating with	
	institutions of higher education, educational service	
	agencies, national centers of technical assistance	
	supported under Part D of the Act, and private	
	providers of scientifically based technical	
	assistance.	
	(2) Identifies the State as a high-risk grantee and	
	imposes special conditions on the State's grant	
	under Part C of the Act.	
	<u>§303.704 Enforcement.</u>	The Department noted "In instances where the
	(b) Needs intervention. If the Secretary	determinations for a State are different in
	determines, for three or more consecutive years,	consecutive years (e.g., "needs assistance" in year
	that a State needs intervention under	one and "needs intervention" in the following
	\$303.703(b)(1)(iii) in implementing the	year), the Department may use the enforcement
	requirements of Part C of the Act, the following	mechanisms under GEPA and EDGAR in addition
	apply:	to those identified in the Act and §303.707.
	(1) The Secretary may take any of the actions	Whether the Department will need to use additional
	described in paragraph (a) of this section.	enforcement mechanisms will depend on the





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	<ul> <li>§303.704 Enforcement.</li> <li>(2) The Secretary takes one or more of the following actions:</li> <li>(i) Requires the State to prepare a corrective action plan or improvement plan if the Secretary determines that the State should be able to correct the problem within one year.</li> <li>(ii) Requires the State to enter into a compliance agreement under section 457 of the General Education Provisions Act, as amended (GEPA), 20 U.S.C. 1234f, if the Secretary has reason to believe that the State cannot correct the problem within one year.</li> <li>(iii) Seeks to recover funds under section 452 of GEPA, 20 U.S.C. 1234a.</li> <li>(iv) Withholds, in whole or in part, any further payments to the State under Part C of the Act.</li> <li>(v) Refers the matter for appropriate enforcement</li> </ul>	Analysis of Comments and Changes unique facts of the situation. Thus, it is not possible for the Department to identify in these regulations all situations in which the use of those enforcement mechanisms may be appropriate."
	<ul> <li>action, which may include referral to the Department of Justice.</li> <li>§303.704 Enforcement.</li> <li>(c) Needs substantial intervention.</li> <li>Notwithstanding paragraph (a) or (b) of this section, at any time that the Secretary determines that a State needs substantial intervention in implementing the requirements of Part C of the Act or that there is a substantial failure to comply with any requirement under Part C of the Act by the lead agency or an EIS program in the State, the Secretary takes one or more of the following actions:</li> <li>(1) Recovers funds under section 452 of GEPA, 20 U.S.C. 1234a.</li> <li>(2) Withholds, in whole or in part, any further payments to the State under Part C of the Act.</li> </ul>	





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	§303.704 Enforcement.	
	(3) Refers the case to the Office of Inspector	
	General of the Department of Education.	
	(4) Refers the matter for appropriate enforcement	
	action, which may include referral to the	
	Department of Justice.	
	<u>§303.704 Enforcement.</u>	
	(d) Report to Congress. The Secretary reports to	
	the Committee on Education and Labor of the	
	House of Representatives and the Committee on	
	Health, Education, Labor, and Pensions of the	
	Senate within 30 days of taking enforcement action	
	pursuant to paragraph (a), (b), or (c) of this section,	
	on the specific action taken and the reasons why	
	enforcement action was taken.	
	§303.705 Withholding funds.	
	(a)Opportunity for hearing. Prior to withholding	
	any funds under Part C of the Act, the Secretary	
	provides reasonable notice and an opportunity for a	
	hearing to the lead agency involved, pursuant to the	
	procedures in §§303.231 through 303.236.	
	§303.705 Withholding funds.	
	(b) Suspension. Pending the outcome of any	
	hearing to withhold payments under paragraph (a)	
	of this section, the Secretary may suspend	
	payments to a recipient, suspend the authority of	
	the recipient to obligate funds under Part C of the	
	Act, or both, after the recipient has been given	
	reasonable notice and an opportunity to show cause	
	why future payments or authority to obligate funds	
	under Part C of the Act should not be suspended. <b>§303.705 Withholding funds.</b>	The Department noted "Under §303.12, EIS
	(c) Nature of withholding. (1) Limitation. If the	providers are entities or individuals that provide
	Secretary determines that it is appropriate to	early intervention services under Part C of the Act,
	withhold further payments under section $616(e)(2)$	regardless of whether they receive Part C Federal
	withinoid further payments under section 010(e)(2)	regardless of whether they receive rait C redefal





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	<ul> <li>§303.705 Withholding funds.</li> <li>or (e)(3) of the Act, the Secretary may determine(i) That such withholding will be limited to programs or projects, or portions of programs or projects, that affected the Secretary's determination under §303.703(b)(1); or</li> <li>(ii) That the lead agency must not make further payments of funds under Part C of the Act to specified State agencies, EIS programs or, if the lead agency does not provide Part C funds to the EIS program, EIS providers that caused or were involved in the Secretary's determination under §303.703(b)(1).</li> <li>(2) Withholding until rectified. Until the Secretary is satisfied that the condition that caused the initial withholding has been substantially rectified(i) Payments to the State under Part C of the Act must be withheld in whole or in part; and</li> <li>(ii) Payments by the lead agency under Part C of the Act must be limited to State agencies and EIS providers whose actions did not cause or were not involved in the Secretary's determination under</li> </ul>	funds, and may include, where appropriate, the lead agency and other public agencies responsible for providing early intervention services to infants and toddlers with disabilities in the State. EIS programs are different; under §303.11, an EIS program is an entity designated by the lead agency for reporting under sections 616 and 642 of the Act and §§303.700 through 303.702. Lead agencies do not always provide Part C funds directly to an EIS provider, but instead may provide Part C funds to an EIS program. Thus, it would be appropriate to clarify in §303.705(c)(1)(ii) that the lead agency must not make further payments of funds under Part C of the Act to specified State agencies, EIS programs or, if the lead agency does not provide Part C funds to the EIS program, EIS providers that caused or were involved in the Secretary's determination under §303.703(b)(1)."
	<ul> <li>§303.703(b)(1).</li> <li>§303.706 Public attention.</li> <li>Whenever a State receives notice that the Secretary is proposing to take or is taking an enforcement action pursuant to §303.704, the State must, by means of a public notice, take such measures as may be necessary to bring the pendency of an action pursuant to section 616(e) of the Act and §303.704 of the regulations to the attention of the public within the State, including by posting the notice on the Web site of the lead agency and distributing the notice to the media and to EIS programs.</li> </ul>	





<b>2011 Part C Regulations</b> <b>§303.707 Rule of construction.</b> Nothing in this subpart may be construed to restrict the Secretary from utilizing any authority under GEPA, 20 U.S.C. 1221 et seq., and its regulations in 34 CFR parts 76, 77, 80, and 81, including the imposition of special conditions under 34 CFR 80.12, to monitor and enforce the requirements of	U.S. Department of Education Selected Analysis of Comments and Changes
Nothing in this subpart may be construed to restrict the Secretary from utilizing any authority under GEPA, 20 U.S.C. 1221 et seq., and its regulations in 34 CFR parts 76, 77, 80, and 81, including the imposition of special conditions under 34 CFR 80.12, to monitor and enforce the requirements of	
the Act.	
<b><u>§303.708</u></b> State enforcement. Nothing in this subpart may be construed to restrict a State from utilizing any other authority available to it to monitor and enforce the requirements of the Act.	
<b>§303.720 Data requirementsgeneral.</b> (a) The lead agency must annually report to the Secretary and to the public on the information required by section 618 of the Act at the times specified by the Secretary.	
<ul> <li><u>\$303.720 Data requirementsgeneral.</u></li> <li>(b) The lead agency must submit the report to the Secretary in the manner prescribed by the Secretary.</li> <li><u>\$303.721 Annual report of children served</u> <u>report requirement.</u></li> <li>(a) For the purposes of the annual report required by</li> </ul>	The Department indicated "States must choose a date between October 1st and December 1st of each year and collect point-in-time child count and
	the Act. <b>§303.708 State enforcement.</b> Nothing in this subpart may be construed to restrict a State from utilizing any other authority available to it to monitor and enforce the requirements of the Act. <b>§303.720 Data requirementsgeneral.</b> (a) The lead agency must annually report to the Secretary and to the public on the information required by section 618 of the Act at the times specified by the Secretary. <b>§303.720 Data requirementsgeneral.</b> (b) The lead agency must submit the report to the Secretary in the manner prescribed by the Secretary. <b>§303.721 Annual report of children served</b>





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	§303.721 Annual report of children served	States are encouraged to use the same date from
	<u>report requirement.</u>	year to year. [The Department] believes it is
	agency must count and report the number of infants	appropriate to continue to require States to report
	and toddlers receiving early intervention services	point-in-time data on child count and settings
	on any date between October 1 and December 1 of	because the Department has required point-in-time
	each year. The report must include	data under Part C of the Act since 1992. Revising
	(1) The number and percentage of infants and	this standard would impose burdens on States as
	toddlers with disabilities in the State, by race,	they would need to redesign their data collection
	gender, and ethnicity, who are receiving early	systems, and it also would affect the Department's
	intervention services (and include in this number	ability to compare data from multiple years and
	any children reported to it by tribes, tribal	develop trend data. While States are not required
	organizations, and consortia under §303.731(e)(1));	to submit cumulative child count data, they may
	(2) The number and percentage of infants and	provide such additional information in the child
	toddlers with disabilities, by race, gender, and	count data information collection form (Table 1 Report of Children Receiving Early Intervention
	ethnicity, who, from birth through age two, stopped receiving early intervention services because of	Services in Accordance with Part C)."
	program completion or for other reasons; and	Services in Accordance with Fart C).
	(3) The number and percentage of at-risk infants	
	and toddlers (as defined in section 632(1) of the	
	Act), by race and ethnicity, who are receiving early	
	intervention services under Part C of the Act.	
	§303.721 Annual report of children served	
	report requirement.	
	(b) If a State adopts the option under section	
	635(c) of the Act and §303.211 to make services	
	under this part available to children ages three and	
	older, the State must submit to the Secretary a	
	report on the number and percentage of children	
	with disabilities who are eligible for services under	
	section 619 of the Act but whose parents choose for	
	those children to continue to receive early	
	intervention services.	
	§303.721 Annual report of children served	
	report requirement.	
	(c) The number of due process complaints filed	





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	§303.721 Annual report of children served	
	report requirement.	
	under section 615 of the Act, the number of	
	hearings conducted and the number of mediations	
	held, and the number of settlement agreements	
	reached through such mediations.	
	<u>§303.722 Data reporting.</u>	
	(a) Protection of identifiable data. The data	
	described in section 618(a) of the Act and in	
	\$303.721 must be publicly reported by each State	
	in a manner that does not result in disclosure of	
	data identifiable to individual children.	
	§303.722 Data reporting.	
	(b) Sampling. The Secretary may permit States	
	and outlying areas to obtain data in section 618(a)	
	of the Act through sampling.	
	§303.723 Annual report of children served	The Department noted "It is critical that data
	certification.	reported by States be accurate. One way to ensure
	The lead agency must include in its report a	accuracy of that data is to require lead agency
	certification signed by an authorized official of the	officials to submit a certification attesting to the
	agency that the information provided under	data's accuracy, as is required by §303.723.
	\$303.721 is an accurate and unduplicated count of	Concerning the accuracy of data collected through
	infants and toddlers with disabilities receiving early	sampling, when a State uses sampling as a
	intervention services.	methodology to obtain its child count data, the
		State must first, in accordance with OMB-approved
		information collection requirements, have its
		sampling plan approved by the Department. Prior
		to receiving approval of a sampling plan, the State must demonstrate that its proposed sampling plan
		will result in the collection of valid, reliable, and
		accurate data. Currently no State has elected to use
		sampling when collecting the data required under
		section 618 of the Act and §303.721."





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	§303.724 Annual report of children served	The Department clarified, "Collection of accurate,
	other responsibilities of the lead agency.	unduplicated data begins at the EIS provider level.
	In addition to meeting the requirements of	Therefore, requiring the lead agency to establish
	§§303.721 through 303.723, the lead agency must	procedures that must be implemented by EIS
	conduct its own child count or use EIS providers to	providers, including certifications about the
	complete its child count. If the lead agency uses	accuracy of the data and the dates by which EIS
	EIS providers to complete its child count, then the	providers must report that data to the lead agency,
	lead agency must	is reasonable and necessary."
	(a) Establish procedures to be used by EIS	
	providers in counting the number of children with disabilities receiving early intervention services;	
	<u>§303.724 Annual report of children served</u> other responsibilities of the lead agency.	
	(b) Establish dates by which those EIS providers	
	must report to the lead agency to ensure that the	
	State complies with §303.721(a);	
	§303.724 Annual report of children served	The Department noted "in some States with
	other responsibilities of the lead agency.	electronic systems for collecting and maintaining
	(c) Obtain certification from each EIS provider	data, the State lead agency does not use EIS
	that an unduplicated and accurate count has been	providers to collect State child count data.
	made;	However, in those States where EIS providers still
		play a key role in collecting State child count data,
		it is appropriate for each EIS provider to certify
		that the data it reports to the lead agency are
		unduplicated and accurate. Therefore, [the
		Department) has revised §303.724 to only require
		that, as one of the commenters suggested, the EIS
		provider certify the accuracy and nonduplication of
		data that the EIS provider is required to collect and report to the lead agency."
	§303.724 Annual report of children served	report to the lead agency.
	other responsibilities of the lead agency.	
	(d) Aggregate the data from the count obtained	
	from each EIS provider and prepare the report	
	required under §§303.721 through 303.723; and	





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<b><u>§303.204 Payments to the jurisdictions.</u></b> (a) From the sums appropriated to carry out this part for any fiscal year, the Secretary may reserve	<ul> <li>§303.724 Annual report of children served other responsibilities of the lead agency.</li> <li>(e) Ensure that documentation is maintained to enable the State and the Secretary to audit the accuracy of the count.</li> <li>§303.730 Formula for State allocations.</li> <li>(a) Reservation of funds for outlying areas. From the sums appropriated to carry out Part C of the Act</li> </ul>	
up to 1 percent for payments to the jurisdictions listed in Sec. 303.2 in accordance with their respective needs.	for any fiscal year, the Secretary may reserve not more than one percent for payments to American Samoa, the Commonwealth of the Northern Mariana Islands, Guam, and the United States Virgin Islands in accordance with their respective needs for assistance under Part C of the Act.	
<b>§303.204 Payments to the jurisdictions.</b> (b) The provisions of Pub. L. 95-134, permitting the consolidation of grants to the outlying areas, do not apply to funds provided under paragraph (a) of this section.	<b>§303.730 Formula for State allocations.</b> (b) Consolidation of funds. The provisions of the Omnibus Territories Act of 1977, Pub. L. 95-134, permitting the consolidation of grants to the outlying areas, do not apply to the funds provided under Part C of the Act.	
<ul> <li>§303.180 Payments to the Secretary of the Interior for Indian tribes and tribal organizations.</li> <li>(a) The Secretary makes payments to the Secretary of the Interior for the coordination of assistance in the provision of early intervention services by the States to infants and toddlers with disabilities and their families on reservations served by elementary and secondary schools for Indian children operated or funded by the Department of the Interior. (b)(1) The Secretary of the Interior shall distribute payments under this part to tribes or tribal organizations (as defined under section 4 of the Indian Self-Determination and</li> </ul>	<b><u>§303.731</u></b> Payments to Indians. (a) General. (1) The Secretary makes payments to the Secretary of the Interior under Part C of the Act, which the Secretary of the Interior must distribute to tribes or tribal organizations (as defined under section 4 of the Indian Self-Determination and Education Assistance Act, as amended, 25 U.S.C. 450b), or consortia of those entities, for the coordination of assistance in the provision of early intervention services by States to infants and toddlers with disabilities and their families on reservations served by elementary and secondary schools for Indian children operated or funded by the Secretary of the Interior.	The Department notes "section 643(b) of the Act requires the Secretary of the Interior to distribute the entirety of Part C funds received from the Secretary of Education to tribes, tribal organizations, or consortia of those entities for the coordination of assistance and provision of early intervention services by States to infants and toddlers with disabilities and their families on reservations served by elementary and secondary schools for Indian children operated or funded by the Secretary of the Interior."







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<ul> <li>Education Assistance Act), or combinations of those entities, in accordance with section 684(b) of the Act.</li> <li>(2) A tribe or tribal organization is eligible to receive a payment under this section if the tribe is on a reservation that is served by an elementary or secondary school operated or funded by the Bureau of Indian Affairs (``BIA").</li> </ul>	<ul> <li>§303.731 Payments to Indians.</li> <li>(2) A tribe, tribal organization, or consortium of those entities is eligible to receive a payment under this section if the tribe, tribal organization, or consortium of those entities is on a reservation that is served by an elementary or secondary school operated or funded by the Secretary of the Interior.</li> <li>(3) The amount of the payment to the Secretary of the Interior under this section for any fiscal year is 1.25 percent of the aggregate amount available to</li> </ul>	
<b>§303.203 Payments to the Secretary of the</b> <b>Interior.</b> The amount of the payment to the Secretary of the Interior under Sec. 303.180 for any fiscal year is 1.25 percent of the aggregate amount available to States after the Secretary determines the amount of payments to be made to the jurisdictions under Sec. 303.204.	all States under Part C of the Act.	
	<ul> <li>§303.731 Payments to Indians.</li> <li>(b) Allocation. For each fiscal year, the Secretary of the Interior must distribute the entire payment received under paragraph (a)(1) of this section by providing to each tribe, tribal organization, or consortium an amount based on the number of infants and toddlers residing on the reservation, as determined annually, divided by the total number of those children served by all tribes, tribal organizations, or consortia.</li> </ul>	
	<b>§303.731 Payments to Indians.</b> (c)Information. To receive a payment under this section, the tribe, tribal organization, or consortium must submit the appropriate information to the Secretary of the Interior to determine the amounts to be distributed under paragraph (b) of this	





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	section.	
	§303.731 Payments to Indians.	The Department noted "Under section 634(1), the
	(d) Use of funds. (1) The funds received by a	lead agency is responsible for ensuring that early
	tribe, tribal organization, or consortium must be	intervention services are available to all infants and
	used to assist States in child find, screening, and	toddlers with disabilities and their families,
	other procedures for the early identification of	including Indian infants and toddlers residing on a
	Indian children under three years of age and for	reservation geographically located in the State.
	parent training. The funds also may be used to	Under section 643(b)(4), Indian tribes, tribal
	provide early intervention services in accordance	organizations, and consortia that receive funds
	with Part C of the Act. These activities may be	from the Secretary of the Interior must coordinate
	carried out directly or through contracts or	with the State, through the lead agency responsible
	cooperative agreements with the Bureau of Indian Education, local educational agencies, and other	for providing early intervention services under Part C of the Act in that State. This coordination is to
	public or private nonprofit organizations. The	ensure that eligible Indian infants and toddlers with
	tribe, tribal organization, or consortium is	disabilities under the age of three in the State are
	encouraged to involve Indian parents in the	identified, evaluated, and provided early
	development and implementation of these	intervention services."
	activities.	
	(2) The tribe, tribal organization, or consortium	
	must, as appropriate, make referrals to local, State,	
	or Federal entities for the provision of services or	
	further diagnosis.	
§303.180 Payments to the Secretary of the	§303.731 Payments to Indians.	The Department indicates, "the Secretary of the
<b>Interior for Indian tribes and tribal</b>	(e) Reports.	Interior, in accordance with section 643(b)(5) of
organizations.	(1) To be eligible to receive a payment under	the Act, must submit to the Secretary of Education
(c)(1) Within 90 days after the end of each fiscal	paragraph (b) of this section, a tribe, tribal	on a biennial basis a report that includes a summary
year the Secretary of the Interior shall provide the	organization, or consortium must make a biennial	of the information that tribes, tribal organizations,
Secretary with a report on	report to the Secretary of the Interior of activities	or consortia that receive Part C funds must submit
the payments distributed under this section.	undertaken under this section, including the	to the Secretary of the Interior under this section."
(2) The report must include	number of contracts and cooperative agreements	
(i) The name of each tribe, tribal organization, or combination of those entities that received a	entered into, the number of infants and toddlers	
payment for the fiscal year;	contacted and receiving services for each year, and the estimated number of infants and	
(ii) The amount of each payment;	toddlers needing services during the two years	
(ii) The amount of each payment,	todulers needing services during the two years	





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Interior for Indian tribes and tribal	following the year in which the report is made.	
organizations.	This report must include an assurance that the tribe,	
(iii) The date of each payment.	tribal organization, or consortium has provided the	
	lead agency in the State child find information	
	(including the names and dates of birth and parent	
	contact information) for infants or toddlers with	
	disabilities who are included in the report in order	
	to meet the child find coordination and child count	
	requirements in sections 618 and 643 of the Act.	
	(2) The Secretary of the Interior must provide a	
	summary of this information (including	
	confirmation that each tribe, tribal organization, or	
	consortium has provided to the Secretary of the	
	Interior the assurance required under paragraph	
	(e)(1) of this section) on a biennial basis to the	
	Secretary along with such other information as	
	required of the Secretary of the Interior under Part	
	C of the Act. The Secretary may require additional	
	information from the Secretary of the Interior.	
	(3) Within 90 days after the end of each fiscal year	
	the Secretary of the Interior must provide the	
	Secretary with a report on the payments distributed	
	under this section. The report must include	
	(i) The name of each tribe, tribal organization, or	
	combination of those entities that received a	
	payment for the fiscal year;	
	(ii) The amount of each payment; and	
	(iii) The date of each payment.	
	<u>§303.731 Payments to Indians.</u>	
	(f) Prohibited uses of funds. None of the funds	
	under this section may be used by the Secretary of	
	the Interior for administrative purposes, including	
	child count and the provision of technical	
	assistance.	





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§303.200 Formula for State allocations.	§303.732 State allotments.	
(a) For each fiscal year, from the aggregate amount	(a) General. Except as provided in paragraphs (b)	
of funds available under this part for distribution to	and (c) of this section, for each fiscal year, from the	
the States, the Secretary	aggregate amount of funds available under Part C	
allots to each State an amount that bears the	of the Act for distribution to the States, the	
same ratio to the aggregate amount as the number	Secretary allots to each State an amount that bears	
of infants and toddlers in the State	the same ratio to the aggregate amount as the	
bears to the number of infants and toddlers in all	number of infants and toddlers in the State bears to	
States.	the number of infants and toddlers in all States.	
(b) For the purpose of allotting funds to the States		
under paragraph (a) of this section (1)		
Aggregate amount means the amount available for		
distribution to the States after the Secretary		
determines the amount of payments to be made to		
the Secretary of the Interior under Sec. 303.203 and		
to the jurisdictions under Sec. 303.204;		
(2) Infants and toddlers means children from birth		
through age two in the general population, based on		
the most recent satisfactory data as determined by		
the Secretary; and		
(3) State means each of the 50 States, the District		
of Columbia, and the Commonwealth of Puerto		
Rico.		
§ 303.202 Minimum grant that a State may	<u>§303.732 State allotments.</u>	
receive.	(b) Minimum allocations. Except as provided in	
No State receives less than 0.5 percent of the	paragraph (c) of this section, no State may receive	
aggregate amount available under Sec. 303.200 or	less than 0.5 percent of the aggregate amount	
\$500,000, whichever is greater.	available under this section or \$500,000, whichever	
	is greater.	
	<u>§303.732</u> State allotments.	
	(c) Ratable reduction. (1) If the sums made	
	available under Part C of the Act for any fiscal year	
	are insufficient to pay the full amount that all States	
	are eligible to receive under this section for that	
	year, the Secretary ratably reduces the allotments	





Section H

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SUBPART H – MONITORING AND ENFORCEMENT; REPORTING; AND ALLOCATION OF FUNDS			
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
\$303.200 Formula for State allocations. (b) For the purpose of allotting funds to the States under paragraph (a) of this section (1) Aggregate amount means the amount available for distribution to the States after the Secretary determines the amount of payments to be made to the Secretary of the Interior under Sec. 303.203 and to the jurisdictions under Sec. 303.204; (2) Infants and toddlers means children from birth through age two in the general population, based on the most recent satisfactory data as determined by the Secretary; and (3) State means each of the 50 States, the District of Columbia, and the Commonwealth of Puerto Rico.	<ul> <li>§303.732 State allotments. to those States for such year.</li> <li>(2) If additional funds become available for making payments under this section, allotments that were reduced under paragraph (c)(1) of this section will be increased on the same basis the allotments were reduced.</li> <li>§303.732 State allotments.</li> <li>(d) Definitions. For the purpose of allotting funds to the States under this section</li> <li>(1) Aggregate amount means the amount available for distribution to the States after the Secretary determines the amount of payments to be made to the Secretary of the Interior under §303.731, to the outlying areas under §303.730, and any amount to be reserved for State incentive grants under §303.734;</li> <li>(2) Infants and toddlers means children from birth through age two in the general population, based on the most recent satisfactory data as determined by the Secretary; and</li> <li>(3) State means each of the 50 States, the District of Columbia, and the Commonwealth of Puerto Rico.</li> </ul>	Analysis of Comments and ChangesThe Department notes "it is not necessary to define 'most recent satisfactory data' because this phrase also has a plain meaningthat is, it refers to the most recent population data on the number of infants and toddlers in States that are available to the Department at the time the Department calculates State allocations under Part C of the Act. For the purpose of these allocations, the Department uses the most recent data provided by the United States Bureau of the Census (U.S. Census Bureau) as the 'most recent satisfactory data.'It is the Department's position that the regulations should not require the Secretary to inform States of their allocations 120 days prior to making the funds available to the States because the Department believes that the final allocations should be based on the most recent U.S. Census Bureau data available at the time the Department issues Part C grants, and that data could, in some years, result in changes in the estimated allocations within 120 days of making awards."	
§303.201 Distribution of allotments from non- participating States.	<b><u>§303.733</u></b> Reallotment of funds. If a State (as defined in §303.35) elects not to		
If a State elects not to receive its allotment, the	receive its allotment, the Secretary reallots those		
Secretary reallots those funds among the remaining	funds among the remaining States (as defined in		
States, in accordance with	\$303.732(d)(3)), in accordance with		

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SUBPART H – MONITORING AND ENFORCEMENT; REPORTING; AND ALLOCATION OF FUNDS			
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected	
		Analysis of Comments and Changes	
§303.201 Distribution of allotments from non-	§303.733 Reallotment of funds.		
participating States.	§303.732(c)(2).		
Sec. 303.200(a).			
	§303.734 Reservation for State incentive grants.		
	(a) General. For any fiscal year for which the		
	amount appropriated pursuant to the authorization		
	of appropriations under section 644 of the Act		
	exceeds \$460,000,000, the Secretary reserves 15		
	percent of the appropriated amount exceeding		
	\$460,000,000 to provide grants to States that are		
	carrying out the policy described in section 635(c)		
	of the Act and in §303.211 (including a State that		
	makes Part C services available under		
	\$303.211(a)(2)), in order to facilitate the		
	implementation of that policy.		
	<u>§303.734 Reservation for State incentive grants.</u>	The Department reported "In FY 2009, the	
	(b) Amount of grant. (1) General.	appropriation exceeded \$460,000,000 due to the	
	Notwithstanding section $643(c)(2)$ and $(c)(3)$ of the	enactment of ARRA and the Department reserved	
	Act, the Secretary provides a grant to each State	funding for SIG grants under section 643(c) of the	
	under this section in an amount that bears the same	Act. The Department received applications from,	
	ratio to the amount reserved under paragraph (a) of	and made SIG grants to, two States that submitted	
	this section as the number of infants and toddlers in	policies under section 635(c) of the Act to serve	
	the State bears to the number of infants and	children beyond age three and four. No States	
	toddlers in all States receiving grants under	applied to implement section 635(c) of the Act in	
	paragraph (a) of this section.	FY 2005 through FY 2008 or FY 2010, which the	
	(2) Maximum amount. No State may receive a	Department believes can be explained by the lack	
	grant under paragraph (a) of this section for any fiscal year in an amount that is greater than 20	of funding in those years for the SIG grants."	
	percent of the amount reserved under that		
	paragraph for the fiscal year.		
	<b>§303.734 Reservation for State incentive grants.</b>		
	(c) Carryover of amounts pursuant to section		
	(43)(e)(3) of the Act. (1) First succeeding fiscal		
	year. Pursuant to section 421(b) of GEPA, 20		
	U.S.C. 1221 et seq., amounts under a grant		
	0.5.C. 1221 et seq., amounts under a grant		





SUBPART H – MONITORING AND ENFORCEMENT; REPORTING; AND ALLOCATION OF FUNDS		
1999 Part C Regulations	2011 Part C Regulations	U.S. Department of Education Selected
		Analysis of Comments and Changes
	§303.734 Reservation for State incentive grants.	
	provided under paragraph (a) of this section that	
	are not obligated and expended prior to the	
	beginning of the first fiscal year succeeding the	
	fiscal year for which those amounts were	
	appropriated must remain available for obligation	
	and expenditure during the first succeeding fiscal	
	year.	
	(2) Second succeeding fiscal year. Amounts under	
	a grant provided under paragraph (a) of this section	
	that are not obligated and expended prior to the	
	beginning of the second fiscal year succeeding the	
	fiscal year for which those amounts were	
	appropriated must be returned to the Secretary and	
	used to make grants to States under section 633 of	
	the Act (from their allotments identified in	
	§§303.731 through 303.733) during the second	
	succeeding fiscal year.	

