Focused Monitoring Report



Education Agency: Jasper City

Special Education Coordinator: Ms. Betty Odom

Focused Monitoring Date: January 5-8, 2016

Special Education Services Team Leader: Ms. Stephanie Frucci

Special Education Services Data Analyst: Mrs. Courtney Utsey

The Continuous Improvement Process is a blend of compliance monitoring and improving outcomes for students. This report is based on findings from the Special Education Coordinator's Questionnaire, Student File Review, Student Services Review, and any other information obtained during the on-site visit.

During the Continuous Improvement Process, a designated number of student files were reviewed to verify compliance with state and federal requirements. Also, during the on-site process, a small number of students were selected to determine student status and related system performance results. Each SSR provides information to determine if there is a match between the individual needs of the student and the services being provided to the student by the agency.

The purpose of this report is to provide feedback to the agency in identifying findings of noncompliance that must be corrected as soon as possible, and in no case later than one year from identification of noncompliance. The report also identifies the corrective action that must be taken by the agency as well as the documentation that must be submitted to the Alabama State Department of Education (ALSDE). In addition, the report informs the agency of the steps the ALSDE will take in order to ensure 100% correction of noncompliance with the statutory requirement(s).

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The Focused Monitoring Report will include the following:

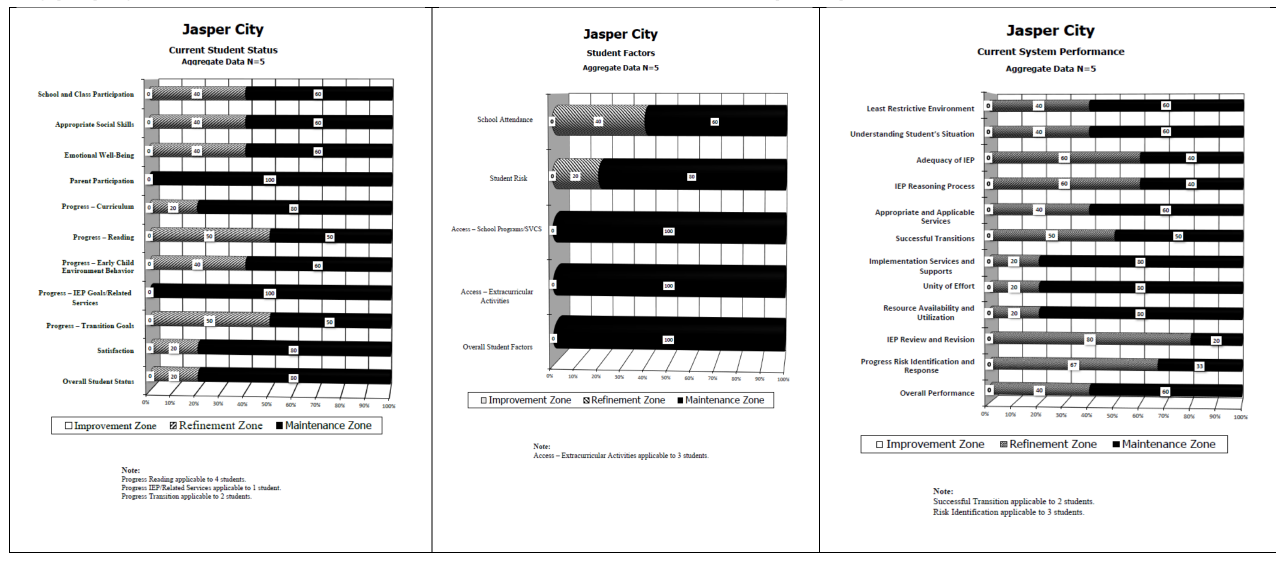
- SSR RESULTS
- FINDINGS OF NONCOMPLIANCE
- IMMEDIATE CORRECTION STRATEGIES
- IMPROVEMENT STRATEGIES
- DOCUMENTATION OF CORRECTIVE ACTION

GLOSSARY

| AAAAlabama Alternate Assessment | IEPIndividualized Education Program |
|---|---|
| AAC Alabama Administrative Code | LEALocal Education Agency (to include State-Operated/ |
| ADRSAlabama Department of Rehabilitation Services | State-Supported Agencies) |
| ALSDE Alabama State Department of Education | LEPLimited English Proficiency |
| AMSTI Alabama Math, Science and Technology Initiative | LRELeast Restrictive Environment |
| ARIAlabama Reading Initiative | MDMultiple Disabilities |
| AYP Adequate Yearly Progress | OHIOther Health Impairment |
| AODAlabama Occupational Diploma | OIOrthopedic Impairment |
| CRSChildren's Rehabilitation Services | OTOccupational Therapy |
| CTIPCareer Technical Implementation Plan | PSTProblem Solving Team |
| DB Deaf-Blindness | PTPhysical Therapy |
| DDDevelopmental Delay | SESSpecial Education Services |
| ECECEnvironmental, Cultural, and/or Economic Concerns | SETSSpecial Education Tracking System |
| Checklist | SLDSpecific Learning Disability |
| EDEmotional Disability | SLISpeech or Language Impairment |
| EIEarly Intervention | SPDGState Personnel Development Grant |
| ESL English as a Second Language | SSRStudent Services Review |
| ESYExtended School Year | TBITraumatic Brain Injury |
| HIHearing Impairment | VIVisual Impairment |
| IDIntellectual Disability | VRSVocational Rehabilitation Services |
| | |

SSR Results: (Legend—Maintenance Zone=Optimal/Good Conditions; Refinement Zone=Fair/Borderline Conditions; Improvement Zone=Poor/Adverse Conditions)

The graphs depicting the results of the SSR Reviews are based on a selected number of students with disabilities and should not be interpreted to represent the services as a whole for all students with disabilities in the LEA



| FINDINGS OF NONCOMPLIANCE | IMMEDIATE CORRECTION | IMPROVEMENT STRATEGIES | | DOCUMENTATION OF CORRECTIVE ACTION | |
|--|---|--|--|---|---|
| | STRATEGIES (30-Day items) | 3-Month Training | 6-Month Training | 3-Month Training | 6-Month Training |
| Protection In Evaluation Procedures | | | | | |
| Upon completing the administration of tests and other evaluation materials, the eligibility decision did not include documentation that, if eligible, was not due to the student's lack of instruction in math or reading or LEP. AAC 290-8-904(1)(e); 34 CFR § 300.306(b)(1-2) An evaluation is not conducted every three years for each student with disabilities unless the parent and the education agency agree that a reevaluation is unnecessary. AAC 290-8-902(6)(c); 34 CFR § 300.303(b)(1)(2) | Convene the IEP Team and review the eligibility of the students discussed during the on-site visit. Reevaluate students as determined appropriate by a review of eligibility. Convene the IEP Team/ Eligibility Committee and determine eligibility for the students who were evaluated as determined appropriate by the review. Use the information in the file to correct the eligibility report by documenting the missing information on the appropriate pages of the Notice and Eligibility Decision Regarding Special Education Services form for the students. Indicate corrected copy and date of correction on the Notice and Eligibility Decision Regarding Special Education Services form. Complete the Notice of Proposal or Refusal to take Action form with explanation regarding omission of the | Provide to the appropriate teachers and administrators information, training, and/or technical assistance on the following: The evaluation process, using appropriate assessment data to determine eligibility. The required information that must be documented on the eligibility report. The appropriate steps to take to complete the initial evaluation or reevaluation process. | Provide to the appropriate teachers and administrators information, training, and/or technical assistance on the following: Timeline compliance and documentation. Overdue eligibility determinations, including any that were overdue at the time of the monitoring visit. Refining the central office procedures for monitoring compliance to timelines for initial and continued eligibility. The evaluation, eligibility, and reevaluation process/criteria and requirements for each disability area. | Provide to the ALSDE documentation of the information, training, and/or technical assistance provided including, but not limited to, training agenda/outline and participant sign-in forms. The participant sign-in forms should contain columns for the following: name, position, and school/worksite. | Provide to the ALSDE documentation of the information, training, and/or technical assistance provided including, but not limited to, training agenda/outline and participant sign-in forms. The participant sign-in forms should contain columns for the following: name, position, and school/worksite. |

| | IMMEDIATE CORRECTION | IMPROVEMENT STRATEGIES | | DOCUMENTATION OF CORRECTIVE ACTION | |
|---|---|---|------------------|---|------------------|
| FINDINGS OF NONCOMPLIANCE | STRATEGIES (30-Day items) | 3-Month Training | 6-Month Training | 3-Month Training | 6-Month Training |
| | documentation on the eligibility report. | | | | |
| | Send a copy of both forms to the parent and/or student. | | | | |
| | Document the date sent in the appropriate place on the <i>Notice</i> and <i>Eligibility Decision</i> Regarding Special Education Services form. | | | | |
| | Provide to the parent/student the <i>Notice of Proposal or Refusal to take Action</i> form with explanation regarding corrective action taken. | | | | |
| Individualized Education Program (IEP) | | | | | |
| Each student's IEP does not include a student profile, detailing how the student's disability affects the student's involvement and progress in the general curriculum or for preschool children as appropriate, how the disability affects the child's involvement. AAC 290-8-905(6)(a); 34 CFR § 300.320(a)(i)(ii) | Review the IEPs of the students discussed during the on-site visit. Revise IEPs as determined appropriate by the review. | Provide to the appropriate teachers and administrators information, training, and/or technical assistance on the following: | | Provide to the ALSDE documentation of the information, training, and/or technical assistance provided including, but not limited to, training | |
| Each student's IEP does not include a statement of measurable annual goals. AAC 290-8-905(6)(b)(o); 34 CFR § 300.320(a)(i)(ii) | Address the components that were not completed as required. Send a copy of the completed/ | IEP development that includes completion of the form as well as the process for developing an IEP based on the | | agenda/outline and participant sign-in forms. The participant sign-in forms should contain | |
| Each student's IEP does not include a statement of the special education and related services and supplementary aids and services or program modifications or supports for school personnel. AAC 290-8-905(6)(c); 34 CFR § 300.320(a)(4) | amended IEP to the parents of the students. Send the <i>Notice of Proposal or Refusal to take Action</i> form to the parent with explanation | individual needs of the student. Begin with the profile and continue through the delivery and evaluation of services. | | columns for the following: name, position, and school/worksite. | |

| | IMMEDIATE CORRECTION | IMPROVEMENT STRATEGIES | | DOCUMENTATION OF CORRECTIVE ACTION | |
|---|---|---|------------------|------------------------------------|------------------|
| FINDINGS OF NONCOMPLIANCE | STRATEGIES (30-Day items) | 3-Month Training | 6-Month Training | 3-Month Training | 6-Month Training |
| Each student's IEP does not include, beginning with the IEP in effect when the child is 16, and updated annually thereafter, age-appropriate measurable postsecondary goals based upon age-appropriate transition assessments related to training, education, employment, and where appropriate, independent living skills; and the transition services needed to assist the child in reaching those goals. AAC 290-8-9.05(6)(h); 34 CFR § 300.320(7)(b)(1)(2) There is no documentation that a copy and/or access to the IEP is provided to regular/special education teacher(s) and other related service provider(s). AAC 290-8-905(7); 34 CFR § 300.323(d)(1) There is no documentation that each teacher and provider is informed of his/her specific responsibilities relating to implementing the IEP. AAC 290-8-905(7); 34 CFR § 300.323(d)(2)(i) There is no documentation that each teacher and provider is informed of the specific accommodations, modifications, and supports that must be provided in accordance with the IEP. AAC 290-8-905(7); 34 CFR § 300.323(d)(2)(ii) For a student with a disability beginning at age 16, or younger, if appropriate, the notice does not include that a purpose of the meeting will be transition and indicate that the student and other agency representatives are invited. AAC 290-8-905(b); 34 CFR § 300.322(b)(2)(i)(A) | regarding corrective action taken. Document the date sent in the appropriate place on the IEP form. Convene the IEP team to develop a current IEP for the applicable student(s). Complete the Persons Responsible form for the students discussed during the onsite visit. | Specifically train on all required IEP components. IEP development that includes completion of the form, all required components of the transition page of the IEP including the requirement and selection of the most appropriate pathway, transition assessments, transition goals, transition services, and appropriate implementation of transition planning as well as the process for developing an IEP based on the individual needs of the student. The process for entering student information into the SETS program. | | | |

Steps to be taken by the ALSDE to ensure compliance with the Statutory Requirements

- 1. For each Immediate Correction Strategy (30-day item), the ALSDE will review corrections on line.
- 2. Sixty calendar days from the date the LEA received notification of the status of the immediate correction strategies, a random sample of updated data will be pulled and reviewed. The education agency must show 100% correction of noncompliance before SES is allowed to clear/close out the focused monitoring process. If the same findings are identified during the review of updated data, the education agency will not show 100% correction of noncompliance and Step 3 will be taken.
- 3. Twenty calendar days from the last review of new/updated data, a random sample of new/updated data will be pulled and reviewed. The education agency must show 100% correction of noncompliance before SES is allowed to clear/close out the focused monitoring process. If the same findings are identified during the review of updated data, the education agency will not show 100% correction of noncompliance and Step 4 will be taken.
- 4. Ten calendar days from the last review of new/updated data, a random sample of new/updated data will be pulled and reviewed. The education agency must show 100% correction of noncompliance before SES is allowed to clear/close out the focused monitoring process. If the same findings are identified during the review of updated data, the education agency will not show 100% correction of noncompliance and the ALSDE will determine what enforcement procedures will be considered.

Enforcement Procedures:

- 1. The Special Education Coordinator will receive a call from the Program Coordinator of Special Education.
- 2. A letter will be written to the Superintendent outlining the seriousness of correction of noncompliance.
- 3. A Compliance agreement will be implemented.
- 4. The Superintendent will be directed to come to the ALSDE and meet with the Director of the Office of Learning Support, Program Coordinator of Special Education, Focused Monitoring Administrator, and the Focused Monitoring Team Leader.
- 5. Withholding of funds procedures may be implemented.