Notice of Parental Rights for Gifted Students

Revised September 2010

This notice describes your rights and the procedures that safeguard your rights as found in Chapter 16 of the State Board of Education's Regulations (22 Pa Code § 16). These regulations require school districts to provide gifted education services to students who have been identified as gifted and in need of specially designed instruction. These services must be described in a Gifted Individualized Education Program (GIEP).

The information contained in this Notice is important to you and your child. Please take time to review it. If you need clarification, you can seek help from personnel in your school district. You also have the right to be informed of organizations that are established to assist parents in understanding their rights under these laws. A list of some of these resources follows.

Resources for Parent Assistance

Pennsylvania Department of Education

•	Bureau of Teaching and Learning Support	
	Division of Professional Development and Instruction	717-783-6583

Bureau of Special Education

Division of Compliance Monitoring and Planning 717- 783-6879

Pennsylvania Office for Dispute Resolution 717-541-4960

Pennsylvania Bar Association 800-932-0311

100 South Street Harrisburg, PA 17101

Pennsylvania Association for Gifted Education (PAGE)

PAGE, Inc.

PAGE Helpline 888-736-6443
P.O. Box 15350 PAGE Website www.giftedpage.org

Pittsburgh, PA 15237

Pennsylvanians for the Education of Gifted Students, Inc. (PEGS)

PEGS, Inc. 717-464-4300

277 Millwood Road

Lancaster, PA 17603 Email contact: <u>info@pegsgifted.org</u>

PEGS Website <u>www.pegsgifted.org</u>

If you have a concern about your child's educational program, you may wish to contact your child's teachers, principal, or district administrators. This type of communication is often helpful in resolving concerns. You also have the right to initiate due process procedures as described in Section V of this notice.

Section I: Prior Written Notice of Action/Refusal to Act

A. When Provided:

A school district must provide parents with written notice 10 school days prior to one or more of the following events:

- 1. The school district proposes to conduct an initial Gifted Multidisciplinary Evaluation (GMDE) or reevaluation of the student. Notices given under these circumstances are either the Permission to Evaluate or the Notice of Intent to Reevaluate.
- 2. The school district proposes or refuses to initiate or change the identification, evaluation or educational placement of the student. Notice given under these circumstances is the Notice of Recommended Assignment (NORA).
- 3. The school district proposes or refuses to make any significant changes in the student's Gifted Individualized Education Program (GIEP). Notice given under these circumstances is the Notice of Recommended Assignment (NORA).

B. Contents of Notice:

Prior written notices must be written in language understandable to the general public. If necessary, the content of notices must be communicated orally in the native language or directly so that parents understand the content of the notice.

Prior written notices must contain:

- 1. A description of the action proposed or refused by the school district, an explanation of why the school district proposes or refuses to take the action, and a description of any options the school district considered and the reasons why those options were rejected.
- 2. A description of each evaluation procedure, type of test, record or report the school district used as a basis for the district's action.
- 3. A description of other factors relevant to the school district's action,
- 4. A full explanation of the parental rights or procedural safeguards available to the parents or the student, including the right to an impartial hearing,
- 5. The address and telephone numbers of organizations that are available to assist the parents.
- 6. The timelines involved in conducting an evaluation, developing a gifted individualized education program (GIEP), and initiating a hearing.

7. A statement informing parents that an outside evaluation submitted by the parents must be considered.

Section II: When Prior Written Parental Consent Must Be Obtained

Parental consent must be obtained by the school district prior to:

- 1. Conducting an initial Gifted Multidisciplinary Evaluation (GMDE) of a student;
- 2. Initially placing a gifted student in a gifted program; or
- 3. Disclosing to unauthorized persons information identifiable to a gifted student.

Section III: Parental Refusal to Give Consent

A school district may request (in writing) a due process hearing to proceed with an initial evaluation or an initial educational placement when the district has not been able to obtain consent from the parents of a student who is thought to be gifted.

A school district may also request (in writing) a due process hearing when a parent disagrees with the identification, evaluation or proposed educational placement or educational services for a student who is gifted.

Section IV: Independent Educational Evaluation

Parents have the right to obtain an independent educational evaluation at their own expense. The results of the independent evaluation must be considered by the school district in any decision made with respect to the provision of a gifted education.

Section V: Dispute Resolution Systems

When parents disagree with the school district's proposal, they have the following formal systems available to them for dispute resolution.

• Mediation

Mediation is a process in which parents and agencies involved in a dispute regarding special education for gifted students agree to obtain the assistance of an impartial mediator in attempting to reach a mutually agreeable settlement. There is no cost to the parties.

- Discussions occurring during the mediation session are confidential, and no part of the mediation conference is to be recorded.
- During a mediation conference the mediator will meet with the parties together in a joint session and individually in private sessions.
- The designated agency involved in the dispute must send a representative who has the authority to commit resources to the resolution agreed upon.

- Any agreement reached by the parties during the mediation process must be converted into writing and placed in the student's educational record.
- The written mediation agreement is not a confidential document, shall be incorporated into the student's GIEP, and is binding on the parties.
- The mediation agreement shall be enforceable by the Department of Education.
- A GIEP team shall be convened within 10 school days following the mediation agreement, to incorporate the mediation agreement into the GIEP where necessary.
- When the mediation conference results in a resolution of the dispute, each party shall receive an executed copy of the agreement at the conclusion of the mediation conference.
- Mediation may not be used to deny or delay a party's right to an impartial due-process hearing

• Impartial Due Process Hearing

- 1. Parents may request an impartial due process hearing in writing concerning the identification, evaluation or educational placement of, or the provision of a gifted education to, a student who is gifted or who is thought to be gifted if the parents disagree with the school district's identification, evaluation or placement or the provision of gifted education to the student.
- 2. A school district may request a due process hearing in writing to proceed with an initial evaluation or an initial educational placement when the district has not been able to obtain consent from the parents or in regard to a matter in number one above.
- 3. The due process hearing will be conducted by and held in the local school district at a place reasonably convenient to the parents. At the request of the parents, the hearing may be held in the evening.
- 4. The due process hearing will be an oral, personal hearing and will be open to the public unless the parents request a closed hearing 5 days in advance of the hearing. If the hearing is open, the decision issued in the case will be available to the public. If the hearing is closed, the decision will be treated as a record of the student and will not be available to the public.
- 5. The decision of the hearing officer will include findings of fact, a discussion and conclusions of law. Although technical rules of evidence will not be followed, the decision will be based solely upon the substantial evidence presented during the course of the hearing.
- 6. The hearing officer will have the authority to order that additional evidence be presented.
- 7. A written transcript of the hearing will, upon request, be made and provided to the parents at no cost.

- 8. Parents may be presented by legal counsel and accompanied and advised by individuals with special knowledge or training with respect to students who are gifted.
- 9. A parent or parent's representative will have access to educational records, including tests or reports upon which the proposed action is based.
- 10. A party may prohibit the introduction of evidence at the hearing that has not been disclosed to that party at least 5 calendar days before the hearing.
- 11. A party has the right to present evidence and testimony, including expert medical, psychological or educational testimony.
- 12. The decision of the impartial hearing officer may be appealed to a court of compentent jurisdiction.
- 13. The Secretary may contract for coordination services in support of hearings conducted by local school districts. The coordination services will be provided on behalf of the school districts and may include arrangements for stenographic services, arrangements for hearing officer services, scheduling of hearings and other functions in support of procedural consistency and the rights of the parties to hearings.
- 14. If a school district chooses not to utilize the coordination services, it may conduct hearings independent of the services if its procedures similarly provide for procedural consistency and ensure the rights of the parties. In the absence of its own procedures, a school district that receives a request for an impartial due process must forward, without delay, the request to the agency providing coordination services.
- 15. A hearing officer may not be an employee or agent of a school district in which the parents or student resides, or of an agency which is responsible for the education or care of the student. A hearing officer must promptly inform the parties of a personal or professional relationship the officer has or has had with any of the parties.
- 16. The following timelines apply to due process hearings:
 - (1) The hearing must be held within 30 calendar days after a parent's or school district's initial request for a hearing.
 - (2) The hearing officer's decision must be issued within 45 calendar days after the parent's or school district's request for a hearing.
- 17. Each school district must keep a list of the persons who serve as hearing officers. The list must include the qualifications of each hearing officer. School districts must provide parents with information as to the availability of the list and must make copies of it available upon request.

Section VI: Student's Status During Proceedings

Unless the parents and school district agree otherwise, the student must remain in his or her present educational placement during the pendency of any administrative or judicial proceeding.

Section VII: Applicable Laws and Regulations

Refer to 22 Pa Code, Chapter 16: Special Education for Gifted Students.

Office for Dispute Resolution

MEDIATION REQUEST FORM

Mediation requested by:Parent		rict _	_LEA	Date:			
Student's Name: Last Name, First name, Initial -							
Student's Exceptionality:							
Student's School Build	ing/Placement:						
School District (LEA):							
Superintendent: Last Name, First name, Initial							
School District Contact	t Person Last Name, Firis	st nam	ne, Initial				
Title: Supervisor, Director	, CEO, etc.	Phone No.: Ext:			xt:		
Cell No.:	Fax No.:	Email:					
Address: Street, P 0 Bo	x, Room, etc.						
City / State / Zip							
Mother's First Name:		Mother's Last Name:					
Father's First Name:		Father's Last Name:					
Parent Address: Street,	Apt No., PO Box, etc.						
City / State / Zip: Home Phone: —							
Mother (work phone): Ext. Father (work phone):					Ext.		
Mother (cell phone):		Father (cell phone):					
Mother (Email):			Father (Email):				
Mother Fax: -			Father Fax: —				
Parent Name (if not living with student):							
Parent Address (if not living with student): Street, Apt No, PO Box, etc.							
City / State / Zip:							
INFORMATION ABOUT THIS MEDIATION: Please provide a brief description of the dispute below in order to facilitate the scheduling of the mediation.							
Parent Issues:							
School District (LEA) Issues:							
Has a Due Process Hearing also been requested for this student?YesNo					No		

Save a copy of this form and **EMAIL** to ODR: www.@pattan.net

Due Process Complaint Notice

Today's Date:						Requested by: ParentDistrictLEA				
Name of Person Completing this Notice:			otice:	Relatio	nship	to s	Studen	t:	Phone: — Ext	
It is your responsibility to notify the opposing particles sending him/her a copy of this due process of filed with the. Office for D						com	plaint	notice at th		
Has the opposing party been provided a copy of this request?Yes No If you require special accommodations to participate in the due process hearing, you must contact the LEA with your special needs										
Student Inform	ation									
Last Name:		First Na	me: Date of Birth: -				-			
Exceptionality(ies) Click and then choo	: se one f	from list:		Click and then choose one				ne from list:		
LEA (Local Education Agency): Ea School District						School Building Student Attends: Ea ABC Elementary School				
Parent(s) Residing Last Name: Parent's				Name: nt's First Nan	ne			Relations	ship: other , Father ? Guardiar	
Home Phone:	Cell Pl	none: -	Work	Phone:	Ext.		F	a x _		
Preferred method	of writte	n corresp	onder	nce:	U.S.	Mai	il Ema	ail Fa	ax	
Last Name: 2nd Parent at same address			First				ship: er Father Guardian			
	Home Cell P	Phone: hone:	Work phone			Fax	Email:			
Preferred method of written cor espondence: U.S.						Emai		ax		
Parent/Student Add	dress: S	Street, PO I	Box, Flo	oor, Apartm	nent .#	#, et	c. and	d City / Stat	te / ZIP	
Parent Attorney: F	ull Nam	e of Attor	ney			Attorney Phone: - Ext				
Street, PO Box, Floor, Rm Number, etc.						Attorney Email:				
City 1 State I ZIP					Attorne	y Fax:	_			
Parent Not Residing with Student										
Last Name: Mother / Father not	living w	//student	First Name:			Relations Mother F				
Home Phone:	Cell P	hone:	Work	Phone:			Fax:		Email:	
- "	,	-	Ext				<u> </u>	<u> </u>		
Preferred method of written correspondence: U.S. Mail										
Parent Address: Street, PO Box, Floor, Apartment #, etc.						and City / State / ZIP				
Parent Attorney: Full Name of Attorney						Attorney Phone: — Ext				
Address: Street, PO Box, Floor, Rm Number, etc.						Attorney Email:				
City / State / ZIP					A	Attorney Fax:				

Local Education Ag			on				
I. LEA Conta		First Name:			Position Title:		
					Principal/Superintend	ent, etc.	
Cell Phone:	Work Phone: Fax:		Fax:		Email:		
Address:	<u> - </u>	LXt	<u>-</u>				
Street, PO Box, Floor, F	Room, etc.						
City / State / Zip							
•	intenden						
Last Name:		First Name:		Position Supering	n Title: tendent, CEO, Admi	nistrator, etc.	
Address:				Phone:			
Street, PO Box, Floor, F	Room, etc.				-	Ext	
City / State / Zip		= "		A 44	ni ni		
LEA Attorney:	Attorney's	s Full Name		-	/ Phone: -	Ext	
					y Email:		
Address:				Attorne	y Fax:		
Street, PO Box, Building	g, Room, et	tc.					
City 1 State / Zip							
The Due Process Hearing will be held at the following address: (Building Name, Address and Room Number/Name – to be completed by the LEA) Building Name, Street Address, Room, etc.							
City / State / ZIP							
Hearing Location Cont			•		ne here		
Information About							
ADoes your issue pertain to a Hearing Officer Decision which has not been implemented?							
(if yes, the Bureau of Special Education will be notified, and will investigate the matter. Due Process is not available when the issue pertains to non-implementation of a Hearing Officer Decision.)							
B. Is this a request for an expedited hearing?					i? Yes ,		
If yes, please check one of the reasons below:							
☐ Disciplinary (drugs/weapons) FSY (Extended Scho				(Extended School			
Check here if Student is in the ESY Target Group ?							
C. The law states that a filed, which meets all of Process Complaint Noting giving rise to this request also provide a proattach a separate sheet. Nature of the problem continue in the next blood.	f the legal redice if it is lacest for due proposed resout of paper if the second of t	equirements. An acking sufficient inforcess, including plution of the prober you need more ser the nature of the	opposing pa ormation. Y as many fa lem to the space:	arty may 'ou must acts to supextent kn	challenge the sufficion describe the nature oport your position a own and available to	ency of the Due of the problem as possible. You o you. You may	

Nature of the problem (continued): Continued from previous page.
Draw and Decelution. Disease time the proposed recolution to the problem below
Proposed Resolution: Please type the proposed resolution to the problem below.
if you know the opposing side's position on this matter, you may provide it here, although it is not required by law:
D. Prior to a due process hearing taking place, the law requires the parties to participate in a Resolution
Session, unless both sides agree in writing to waive this requirement. Please complete the following information:
A Resolution Meeting to discuss these issues is scheduled for: mm.dd.yyyy (Date) A Resolution Meeting was held on: mm-dd-yyyy (Date)
3. Participation in the Resolution Meeting was waived by both parents and the LEA in writing on: mm-dd-yyyy (Date)
4.In lieu of a Resolution Meeting, I am requesting mediation*. ¦

Please save a copy of this form and MAIL, EMAIL or FAX a copy of this form to the opposing side.

Please **EMAIL** this form as an attachment to the **Office for Dispute Resolution**: odr@pattanmet.

* if #4 is checked, the ODR Mediation Case Manager will be in contact with the parties.

You will be contacted by a Case Manager from ODR upon receipt of this Due Process Complaint Notice.

Additional information about due process is available by accessing the website at odr.pattan.net and the **Special Education Dispute Resolution Manual**.

Parents may also contact the **Special Education ConsultLine**, a Parent Help Line, for information on procedural safeguards and due process: 800-879-2301.