Section 504: What Parents Need to Know





What is Section 504?



- Section 504 of the Rehabilitation Act of 1973 is a civil rights statute which prohibits discrimination against individuals with disabilities.
- Section 504 ensures eligible students with disabilities have **equal access to education** through the development of a Section 504 Plan.
- Some students with a disability who do not require specially designed instruction through an individualized education program (IEP) may receive accommodations, supports, and services through Section 504.



Where does Section 504 apply?

Any school or program that receives federal funding. **Including, but not limited to:**











What does "disability" mean?

Section 504 covers qualified students with disabilities who attend schools receiving federal financial assistance. To be protected under Section 504, a student must be determined to:

- (1) have a physical or mental impairment that substantially limits one or more major life activities; or
- (2) have a record of such an impairment; or
- (3) be regarded as having such an impairment.



What does "substantially limits" mean?

Americans with Disabilities Act (ADA), Amendment of 2008, specifies:

Mitigating measures (other than ordinary eyeglasses or contact lenses) can no longer be considered when determining whether an impairment substantially limits.

An impairment need not prevent or severely or significantly restrict a major life activity to be considered substantially limiting.

An impairment that is episodic or in remission is a disability if, when in an active phase, it would substantially limit a major life activity.



What does "a major life activity" mean?

Major life activities include functions such as:

- Caring for one's self
- Performing manual tasks
- Walking
- Seeing
- Hearing
- Speaking
- Breathing
- Learning
- Working

- Eating
- Sleeping
- Standing
- Lifting
- Bending
- Reading
- Concentrating
- Thinking
- Communicating

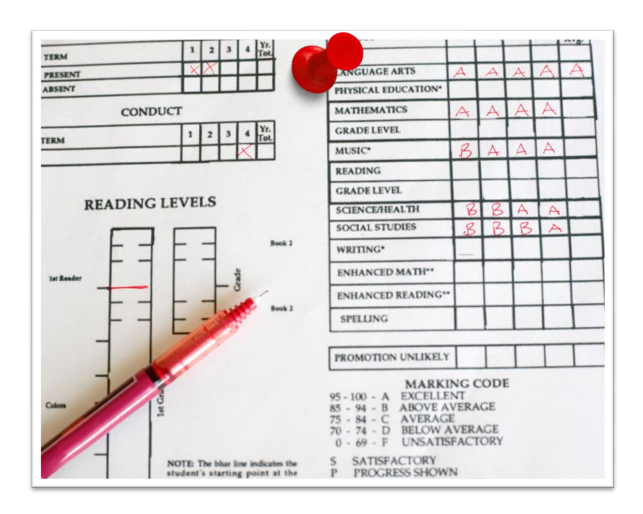




FAPE

Section 504 requires that school districts provide a free appropriate public education (FAPE) to qualified students in their districts who have a physical or mental impairment that substantially limits one or more major life activities.

No Need to Fail to Qualify





504 Evaluation and Eligibility



and determine
if eligible under Section
504 and will also
determine if the student
requires accommodations
and/or services at **no**

cost.

Eligibility should be revisited **periodicall**y to identify changes in student needs and supports.



The decision to conduct an evaluation is governed by the individual circumstances in each case.



If the student is eligible and requires accommodations or services, the district **must develop a 504 Plan** for the student.



Evaluation



If you are concerned, ask for a **comprehensive educational evaluation.**

When a child doesn't qualify for an **Individualized Education Program (IEP)** they may still qualify for a **504 Plan**

Section 504
evaluation must be conducted in a timely manner.
Parent permission is required.





When to Evaluate

- Parent does not have an absolute right to a Section 504 evaluation upon request.
- If the school staff have reason to believe the child has a disability and needs special education or related services as a result of the disability, even if the child only exhibits behavioral (not academic) challenges.
- If the school does not agree to evaluate the student, the school must inform the parent of his or her right to challenge the school's decision.









Document is not explicitly required

School districts often document an individual child's FAPE under Section 504 in what is referred to as a 504 Plan.

Office of Civil Rights encourages schools to document a student's Section 504 services in a written plan to help avoid misunderstandings.





Accommodations

adjustment or change based on individual student need



- Timing
- Formatting
- Setting
- Scheduling
- · Response
- Presentation



Services

Based on the individual needs of the student to have access to all programs as students without disabilities



- Counseling
- Tutors
- Assistive Technology
- Speech & Language
- Staff training



Logan's 504 Supports



- Daily visual schedule on his desk
- Sensory break schedule
- Give directions in small steps
- Provide a visual timer
- Ensure access to water bottle throughout the day
- Social skills group



Lily's 504 Supports



- Provide additional personal space between desks
- Supply 2 sets of books, one for home and one for school
- Grant elevator access
- Allow Lily to leave classroom 2-3 minutes early to avoid crowded hallways
- Mobility consultant twice a year
- Mobility assistant when participating in marching band





Liam's 504 Supports

- Provide a list of discussion questions before reading the material
- Supply guided lecture notes
- Reduce math homework by half (example: even only)
- Allow two additional days for homework available without penalty
- Take tests in a quiet area
- Wearable play guide for basketball



Non-Academic & Extracurriculars

reasonable modifications to ensure equal opportunity











Should my child have an IEP & a 504 Plan?

All children with an IEP have already been identified as having a disability and therefore are covered by the protections against discrimination under Section 504 of the Rehabilitation Act of 1973.

Usually, a separate 504 plan is not written for students with IEPs, as the information that would go into a 504 Plan are part of the IEP.



Your Rights

Implementation

Grievance Procedures

Procedural Safeguards

Section 504 Complaints





Your Rights: Implementation

Local school districts are responsible for implementing 504 Plans, a first step is to contact the Section 504 Coordinator at your school.





Your Rights: Grievance Procedures

School districts are required to establish grievance procedures for resolving complaints related to those cases where the complainants allege that employees, other students, or third parties engaged in discriminatory behavior.





School Districts' General Grievance Procedures

Written complaint to
Section 504
Coordinator/Compliance
Officer

Describe the issue of discrimination and possible solutions

District must respond to the complaint within a specified time

District will investigate the issue

District will provide a written decision to the grievance within a specified time

If disagree, can appeal

At any time, can file a complaint with the Office of Civil Rights



Your Rights: Procedural Safeguards



Include:

- Notice
- Records review
- Impartial due process hearing
- Opportunity for participation by the parent



Section 504 complaints are handled by the Office of Civil Rights (OCR)

Anyone can file a complaint

Complaints must be submitted within 180 days

You are not required to use the district's grievance procedure before filing an OCR complaint

Your Rights: Complaints



Denver Office for Civil Rights
US Department of Education
Denver, CO
Telephone:
303-844-5695
E-mail:
OCR.Denver@ed.gov

U.S. Department of Education
Office for Civil Rights
Washington, DC
Telephone:
800-421-3481
Email:
OCR@ed.gov



Wrap up

If concerned, ask for an evaluation

Evaluation team will determine eligibility

May be eligible for IEP / 504 / other support

Plans should be reviewed periodically

Know your rights







800-552-4821 www.michiganallianceforfamilies.org

We are here to support you!

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For more information visit

www.michiganallianceforfamilies.org

Call 800-552-4821 En Español 313-217-1060 248-963-0607 للغه العربيه info@michiganallianceforfamilies.org





Michigan Alliance for Families



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