BEFORE THE STATE SUPERINTENDENT OF PUBLIC INSTRUCTION

In the Matter of Beaverton School District)	FINDINGS OF FACT,
48J)	CONCLUSIONS,
)	AND FINAL ORDER
)	Case No. 24-054-051

I. BACKGROUND

On August 28, 2024, the Oregon Department of Education (Department) received a written request for a special education complaint investigation from the parents (Parents) of a student (Student) residing in the Beaverton School District 48J (District). The Parents requested that the Department conduct a special education investigation under OAR 581-015-2030. The Department confirmed receipt of this Complaint and forwarded the request to the District.

Under state and federal law, the Department must investigate written complaints that allege violations of the Individuals with Disabilities Education Act (IDEA) and issue an order within sixty days of receipt of the complaint.¹ This timeline may be extended if the Parents and the District agree to the extension in order to engage in mediation or local resolution or for exceptional circumstances related to the complaint.²

On September 3, 2024, the Department's Complaint Investigator sent a *Request for Response* (*RFR*) to the District identifying the specific allegations in the Complaint to be investigated and establishing a *Response* due date of September 18, 2024.

The District submitted a *Response* to this complaint on September 17, 2024, and did not contest the allegations and provided a proposal for stipulated corrective action. The Parents submitted a *Reply* on September 18, 2024 providing a rebuttal supporting the Parents' position. The Parents submitted the following relevant items:

- 1. Parents' Reply to the District's Response to RFR, 09/19/24
- 2. Email, re: final docs from meeting, 06/26-07/02/24
- 3. Prior Notice of Special Education Action, 06/10/24
- 4. Individualized Education Program (IEP), 02/08/24, 06/10/24
- 5. Finding of Facts Case 23-054-036, 11/01/23
- 6. Finding of Facts Case 23-054-031, 10/13/23

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¹ OAR 581-015-2030(12) and 34 CFR § 300.152(a)

² OAR 581-015-2030(12) and 34 CFR § 300.152(b)

On September 20, 2024, the Complaint Investigator provided the nature and content of a Stipulated Corrective Action and the District's proposal to the Parents and their legal counsel. This order is timely.

II. ALLEGATIONS AND CONCLUSIONS

The Department has jurisdiction to resolve this Complaint under 34 CFR §§ 300.151-153 and OAR 581-015-2030. The Parents' allegations and the Department's conclusions are set out in the chart below. The conclusions are based on the Findings of Fact in Section III and the Discussion in Section IV. This Complaint covers the one-year period from August 29, 2023 to the filing of this Complaint on August 28, 2024.

Allegations	Conclusions
Prior Written Notice (PWN)	The District did not contest this allegation.
The Parents alleged that the District violated the IDEA when the District did not provide the PWN to the Parents before the changes made to the Student's IEP were implemented; the date of which is unknown.	
(OAR 581-015-2310; 34 CFR §303.421)	

REQUESTED CORRECTIVE ACTION

The Parent requested that the Department order the District to take the following corrective action:

- Train all special education staff on proper IEP document requirements, including accurate dates on IEPs and prior written notices;
- Send PWNs prior to implementing the [S]tudents' IEPs and provision of FAPE; and
- Update their special education procedures manual.

III. FINDINGS OF FACT

- 1. The Student is nine years old and attends 4th grade at an elementary school in the District.
- 2. The Student is eligible for special education under the category of Other Health Impairment and Speech/Language Impairment.
- 3. The Student is "sociable and athletic...[and] loves soccer. [The Student] has several good friends at school, and often has playdates. [The Student] enjoys playing games with [their]

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friends at recess. [The Student] enjoys most subjects in school, and consistently participates appropriately in classroom activities."

4. On August 28, 2024, the Parents filed this Complaint.

IV. DISCUSSION

The Complaint alleges an IDEA violation with the District does not contest.

The Department does not make a substantive determination in the allegations of the Complaint.

Based on the District not contesting the allegation of this Complaint, the Department orders and the District stipulates to the following Corrective Action:

V. STIPULATED CORRECTIVE ACTION³

In the Matter of Beaverton School District 48J Case No. 024-054-051

Based on the facts provided, the following corrective action is ordered:

Ac	tion Required	Submissions	As Soon As Possible But No Later Than Due Date	
1.	Review and revise the District's written procedures to include the IDEA requirement for PWNs being provided to Parent(s) prior to implementation of IEPs and provision of FAPE.	Draft of revised procedures to be provided to ODE for review/approval. Finalized procedures to be provided to ODE.	October 15, 2024 (completed) January 15, 2025	
2.	Train all special education staff on the District's written procedures to include	Training agenda/materials to ODE for review/approval.	October 15, 2024 (completed)	

³ The Department's order shall include any necessary corrective action as well as documentation to ensure that the corrective action has been completed (OAR 581-015-2030(13)). The Department expects and requires the timely completion of corrective action and will verify that the corrective action has been completed as specified in any final order (OAR 581-015-2030(15)). The Department may initiate remedies against a party who refuses to voluntarily comply with a plan of correction (OAR 581-015-2030(17) & (18)).

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the IDEA requirement for PWNs being	Sign-in sheet for training.	January 15, 2025
provided to Parent(s) prior to		
implementation of IEPs and provision of		
FAPE.		

Dated: this 29th Day of October 2024

Ramonda Olaloye

Ramonda Olaloye

Assistant Superintendent

Office of Enhancing Student Opportunities

E-mailing Date: October 29th, 2024

Appeal Rights: Parties may seek judicial review of this Order. Judicial review may be obtained by filing a petition for review within sixty days from the service of this Order with the Marion County

Circuit Court or with the Circuit Court for the County in which the party seeking judicial review resides. Judicial review is pursuant to the provisions of ORS § 183.484. (OAR 581-015-2030 (14).)

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