Idaho Parts C and B Joint Policy/Guidance
On Early Childhood Transition

A. Overview

Transitions are times of change or modification in services or personnel for children and families. A significant transition occurs when a child reaches age three (3) and the child and family is no longer eligible for early intervention services under the Infant Toddler Program. Upon reaching age three (3), a child may be eligible for services through the local educational agency (LEA). Planning for transition is an ongoing interagency process that explores options and provides information, support, and linkages to new situations and services. Joint planning between agencies is necessary to ensure a smooth and effective transition for children and their families.

Discussions about transition from the early intervention system will begin at the IFSP meeting closest to the child’s second (2nd) birthday to help prepare the family and allow time to coordinate between agencies. Transition activities that need to be accomplished by The Infant Toddler Program prior to age three include the following:

- Orient the family to the concept of transition, the transition process, and possible community resources for when the child turns three (typically this occurs on an ongoing basis between 2 years 3 months of age and 90 days prior to age 3 (except for late referrals between 89 and 46 days prior to the 3rd birthday).
- Assist the family to review the child’s program options that will be available at age three. Options will vary depending upon child’s age, geographic location, unique interests/resources and capabilities of the child and family. Sharing information about a variety of community partners is encouraged including Head Start, child care centers, private preschool, community groups, or LEA preschool, etc.
- Develop a transition plan as part of the IFSP nearest 2 years 6 months of age, but no later than 90 days, and at the discretion of all parties, not more than nine months before the child’s third birthday that includes the steps and services to ensure a smooth transition to LEA preschool special education or other community services as appropriate.
- Notify the SEA and LEA not fewer than 90 days before the 3rd birthday of a potentially eligible child for preschool services. The notification is sent to the SEA and LEA in which the child resides.
- Convene a transition conference with the Infant Toddler Program, parents, and the LEA not fewer than 90 days, and at the discretion of all parties, not more than 9 months before the child’s third birthday with parent approval.

Transition activities that need to be accomplished by Part B for children who are referred to Part B by the Infant Toddler Program to determine eligibility for preschool special education services and to ensure that an IEP can be developed and implemented by the child’s third birthday include the following:

- Provide information to family about Part B when notification is received.

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ECSE/DHW Agreement, Appendix A, Interagency Protocol, June 2017
- Participate in the Infant Toddler Program transition conference and provide parents at the conference with information about LEA preschool services.
- Obtain consent from the parent for initial evaluation.
- Review Infant Toddler Program’s and other existing information to identify additional data needed to determine whether the child is eligible for Part B services.
- Conduct initial evaluation and determine eligibility within state timelines.
- Invite ITP service coordinator to IEP meeting, if parent requests.
- Conduct IEP meeting, develop IEP, and receive consent for initial placement from parent.

Transition issues may include the shift from one service system to another, differences in eligibility requirements, new demands for child participation, differing expectations for child behavior and “readiness”, new types and levels of staff involvement and training, and philosophical shifts in intervention models. Careful and thoughtful joint planning by the local early intervention program and the local school district (LEA) will promote smooth and coordinated movement between programs and services.

B. Notification to State Educational Agency (SEA) and Local Education Agency (LEA)

Under Part C of IDEA, the Infant Toddler Program is responsible for notification to the State Department of Education (SEA) and a Local Educational Agency (LEA)/School District for potentially eligible children not fewer than 90 days before their 3rd birthday. Parental consent is not required for this notification; notification will be provided on all potentially eligible children, even if a parent is uncertain or not interested in pursuing Part B eligibility or services.

The following personally identifiable information is included in the SEA/LEA Notification without obtaining consent from parents:

- Child’s name;
- Child’s date of birth;
- Parent contact information (including parents’ names, addresses, and telephone numbers);
- Service Coordinator contact information.

**Notification to the SEA and LEA of children who are potentially eligible** for Part B services not fewer than 90 days before a child’s 3rd birthday is required in accordance with IDEA. This information about potentially eligible children will be used for planning within the LEA and for measurements of Annual Performance Report (APR) Part C Indicator 8b and Part B Indicator 12a.

a. The Infant Toddler Program will provide a list of all potentially eligible children reaching 2 years 6 months of age, including the child’s name, date of birth, parent contact information (names, addresses and telephone numbers), and service coordinator contact information to each school district and to the State Department of Education on a monthly basis.

Some children with significant involvement may require intensive transition planning. In these instances, it may be necessary and is appropriate to provide notification as early as
2 years 3 months of age.

b. This limited child find information may be provided electronically or in hard copy to the LEA and SEA according to the interagency agreement. Some programs that partner with districts serving small numbers of children may send individual letters as needed rather than a monthly list. This notification is a referral for Part B services.

c. To Accomplish Notification to the SEA (State Department of Education), an electronic copy of the list of all potentially eligible children will be sent to the 619 Coordinator at the SDE on a monthly basis. The subject line should contain the DHW Region number, the month the notifications apply to. Please attach individual documents for each district being reported. This notification will be emailed to the following address: InfantToddlerNotification@sde.idaho.gov

d. The following definition of “potentially eligible” will be used:

A child is potentially eligible and should be referred to the LEA for transition planning and a Referral to Consider Special Education Evaluation if they meet the following conditions:

- Child is over age 2.6 (or in some instances, as early as 2 years 3 months) and is eligible for Early Intervention services, and
- Child is eligible for Part C under the category of “Developmental Delay” (DD) in the following areas:
  - Cognitive
  - Social/Emotional
  - Adaptive
  - Physical (Fine AND Gross motor)
  - Communication (Receptive AND Expressive), or
- Child is eligible for Part C under the category of “Established Condition” (EC) with exception of the following subcategories which have a low likelihood of impacting the child’s educational performance and require an individual review and determination of potential eligibility:
  - Premature Infant under 32 weeks Gestational Age
  - Premature Infant with Environmental Risk Factors
  - Medically Fragile Condition

A child is NOT potentially eligible and should NOT be referred to the LEA for transition planning and a Referral to Consider Special Education Evaluation if they meet the following conditions:

- Child is over age 2.6 (or in some instances, as early as 2 years 3 months) and has an active IFSP, and
- Child is eligible for Part C services under the category of “Informed Clinical Opinion” (ICO).

e. After notification, the LEA will do the following:
   i. Make contact with the family and
   • Provide notice of procedural safeguards.
• Provide written information about the Part B and early childhood special education services. This information may be provided in person at a transition conference or by mail.

ii. Complete the appropriate referral and evaluation responsibilities according to Section E & F below.

C. Development of IFSP Transition Plan

In Idaho, discussion about the upcoming transition from Infant Toddler Program to other services will begin during the IFSP meeting nearest the child’s 2nd birthday. The IFSP team is responsible for developing a transition plan as part of the IFSP no fewer than 90 days, and at the discretion of all parties, not more than 9 months before the child’s 3rd birthday.

The child’s transition plan in the IFSP must include steps and services needed to support the transition of the child and family to exit the Infant Toddler Program and any transition services that the IFSP team identifies as needed by the child and his or her family. This planning must address the following:

• Discussions with parents regarding a transition conference that occurs no later than 90 days, (2 years 9 months of age) and at the discretion of all parties, not more than 9 months before the child’s 3rd birthday, future placement options, and the potential benefits of participation in early childhood learning programs;
• Procedures to prepare the child and family for changes in service delivery, including steps to help the child adjust to and function in a new learning environment; and
• If appropriate, plans for transmitting information about the child to the LEA to ensure continuity of services. With parental consent, information to be shared may include evaluation and assessment information and copies of IFSPs.
• Options available from the child’s third birthday through the remainder of the school year.

The transition plan is revised at subsequent IFSP meetings and/or the transition conference as appropriate.

D. Infant Toddler Program Transition Conference to Discuss Services

The purpose of the Infant Toddler Program transition conference is to introduce the child/family to program or service options the child may access after age three. Unless the parent requests otherwise, the Infant Toddler Program agency is required to invite an LEA representative to the transition conference for those children that are “potentially eligible” for Part B services.

The transition conference takes place as part of an IFSP meeting and must be held at least 90 days before the child turns 3 (and at the discretion of all parties, up to 9 months before their third birthday). The transition conference typically occurs between 2 years 6 months and 2 years 9 months years of age. However, for children with complex needs or those requiring more time, it can be scheduled as early as 2 years 3 months of age. Timing will vary according to local protocol and the unique needs of the family.
The Transition Conference must be conducted in settings and times that are convenient for the family and in the native language of the family or other mode of communication used by the family, unless it is clearly not feasible to do so.

Transition planning should occur for all children exiting the early intervention system. If a child with a disability is not potentially eligible, reasonable efforts should be made to hold a conference to discuss other appropriate service the child may receive.

Cross-agency planning may require sharing specific and personally identifiable information about a child (such as the most recent evaluations or medical diagnosis reports) with people outside the early intervention system. The ITP service coordinator must obtain written consent from the parent prior to exchange or release of information about their child.

All families are routinely provided written information about Part B services by their ITP service coordinator. If a parent is not interested in Part B services, or does not provide consent to share evaluation/assessment and service information with the LEA, the transition conference will proceed without participation of the LEA. However, the LEA must still provide information to these families as specified above in Level B(e).

If the family is interested in receiving early childhood special education services in their local school district, the Infant Toddler Program staff will prepare a written invitation to a transition conference and provide it to the parent, school district staff, early intervention providers, and others as requested by the family.

For a toddler who may be potentially eligible for services under Part B, members of the Transition Conference must include the following participants:
- Parent(s), person(s) acting as a parent, guardian(s), or surrogate parent(s) of the child.
- Other family members as requested by the parents, if feasible to do so.
- An advocate or person outside of the family, if the parent requests that the person participate.
- The service coordinator designated by the Infant Toddler Program to be responsible for implementing the IFSP.
- A person or persons directly involved in conducting any current evaluations and assessments.

If a person or persons directly involved in conducting any current evaluations, arrangements must be made for the persons involved through other means, including one of the following:
- Participating in a telephone conference call.
- Having a knowledgeable authorized representative attend the meeting.
- Making pertinent records available at the meeting.

- As appropriate, persons who are currently or will be providing early intervention services to the child or family.
- School district representative (administrator or designee and/or future service provider/teacher).
For a toddler who is not Part B potentially eligible, the conference includes the lead agency, the family of the toddler, and providers of other appropriate services.

Prior to the transition conference, the ITP service coordinator will share information about the child with school district staff as negotiated through the Interagency Protocol and specified in the Consent to Release Information form signed by the parent (i.e. the most recent evaluations and reports). This information will assist the LEA in determining whether or not a child is suspected of having a disability under Part B.

The LEA is required to participate in the transition conference; however, if the LEA does not participate in the conference, the Infant Toddler Program must still hold a transition conference at least 90 days (and at the discretion of all parties, up to nine months) prior to the child’s third birthday and must have invited the LEA representative to the conference.

The meeting may also include other providers such as Head Start (if the local program grant allows for service provision to 3 year olds), Idaho Educational Services for the Deaf and Blind, and other community programs/resources the family is currently involved with or is interested in accessing.

The following activities must occur at the transition conference:

- With written parental consent to release information, review existing evaluation/assessment and service information that are reflective of the child’s current development and performance.
- Provide information about Part B preschool services (including a description of the Part B eligibility definitions, state timelines and process for consenting to an evaluation and conducting eligibility determinations under Part B, and the availability of special education and related services
- Review the child’s options from the child’s third birthday through the remainder of the school year.
- Determine whether the forms titled Referral to Part B for Special Education Evaluation and Consent for Assessment are appropriate.

The following may occur at the transition conference:

- Coordinate activities between the family and receiving agency, such as making arrangements to share information, meet the teacher, and explore the classroom.
- Modify the IFSP to address specific steps/actions needed to assure child and family are well prepared to be successful in the new location (orient to new environment and activities, riding bus, etc., review AT needs and update if necessary, work on needed skills such as separation, participation in group, following directions, etc.)
- Assure that parents have received and understand their rights and protections under Part B (prior notice and parent consent requirements under 34 CFR 300.504-300.505).
- If appropriate, complete referral forms (Part B Form 330a, Referral to Consider Special Education Evaluation), review existing evaluation/assessment information, and obtain consent for initial Part B evaluation. These tasks may also occur in subsequent meetings. (See the Sections E-Referral and F-Evaluations and Eligibility Determination below)
E. Referral to Part B Preschool Special Education Services

If the child will be/is referred to the LEA to determine eligibility for Part B services, both Infant Toddler Program and the LEA must complete certain activities.

The Infant Toddler staff or Service Coordinator must get written parental consent to release information (use form HW0322 Authorization for Disclosure). Then the following documents will be compiled and included in a referral packet:
- Existing Evaluations/Assessments
- Current IFSP
- Signed Authorization to Release/Exchange Information
- CSR for the most recent 90-day review

The LEA must:
- Review or complete a Referral to Consider a Special Education Evaluation form.
- Provide the parent a copy of the Procedural safeguards Notice and discuss and explain their importance.
- Afford the parent an opportunity to provide input regarding the need for and scope of the initial evaluation.
- Review all available information and records, including family and health history, and previous assessments and evaluations conducted if parental consent for release of information has been obtained by Infant Toddler Program (use form HW0322 Authorization for Disclosure).
- Decide what additional information, if any, is needed. If additional assessments are needed, parental consent must be obtained by the LEA and written notice provided to the parent. This review and determination process can take place at a face-to-face meeting of the evaluation team or through an alternate format, unless the parent desires that a meeting be held.
- If the child is determined eligible, the IEP must be developed and implemented by the child’s 3rd birthday.
- If the team determines that the student is not eligible for Part B services, the team should seek other avenues for services to meet any identified needs. Written notice of the district’s decision shall be provided to the parent.

Note: The LEA is responsible for completing all responsibilities related to the initial evaluation for determining Part B eligibility and IEP development by age three. For more information, see section F, Evaluation and Eligibility for Part B and section G, IEP Development.
Unique Circumstances: Late Referral to Infant Toddler Program, Late Referrals to Part B from ITP, and Summer Birthdays

1. “Late Referral” to Infant Toddler Program – For children who are referred to ITP late (after 135 days before the child’s third birthday or 31.5 months of age), different procedures will be followed in making transition based upon the child’s age when referral occurs.

   a. Children referred and found eligible for the Infant Toddler Program between 31.5 months and 33 months of age - Children who are referred and found eligible for ITP between 135 days and 90 days prior to the child’s third birthday must have the following activities completed by the Infant Toddler Program:

   i. Evaluation and assessment and eligibility determination

   ii. If eligible, an IFSP outlining the services required, including a strong focus on steps and services necessary to effectively transition the child and family into the next learning environment at age 3.

   iii. Notification of children who are potentially eligible is provided to the SEA and LEA as soon as possible after the child is referred and determined eligible for ITP but no fewer than 90 days before the child’s 3rd birthday. This will ensure that the LEA has sufficient time to complete the initial evaluation for eligibility within the required timelines and develop an IEP by the child’s third birthday. (Please see section B, Level (d) for definition of potentially eligible.)

   iv. A Transition Conference prior to 90 days before the child’s third birthday. For children referred close to 90 days before the child’s third birthday, the transition conference should be held at the initial IFSP meeting. (See D. Transition Conference above for more information about Transition Conference requirements).

   LEA must complete all responsibilities related to the initial evaluation for determining Part B eligibility and IEP Development (For more detail, see section F, Evaluation and Eligibility for Part B, and section G, IEP Development).

   b. Children referred to Infant Toddler Program between 2 years 9 months and 2 years 10.5 months of age - Children who are referred to ITP between 90 and 45 days prior to the child’s third birthday may have simultaneous eligibility determinations made for Part C and Part B. The following activities must be completed:

   i. Infant Toddler Program informs the family about early intervention services ending at age 3 and provides the SEA and LEA notification of a potentially eligible child after the child is referred and found eligible for the Infant Toddler Program. This will assist the LEA to complete the initial evaluation for Part B eligibility determination within the required timelines.

   ii. Evaluation/assessment and eligibility determination are completed for ITP and Part B according to local interagency protocol agreements. (Note: The LEA is responsible for completing all responsibilities related to the initial evaluation for determining Part B eligibility and IEP development by age
three. For more information, see section F, Evaluation and Eligibility for Part B and section G, IEP Development.)

iii. If child is eligible for Part C services, an IFSP is developed. The plan will include outcomes that focus on skill development, activities geared to preparing the child/family for success in the next program setting, and steps and services required to effectively transition the child into the next learning environment at age 3 (e.g., transition plan).

For children who are also found eligible for Part B, the initial IFSP meeting may be held in conjunction with the initial IEP meeting to ensure that both Part C and B timelines can be met. To minimize unnecessary plan development and to ensure compliance with Part C and Part B requirements and timelines, a supplement to the IEP may be completed by Infant Toddler Program staff in lieu of development of a full IFSP. At a minimum, this supplement will address the child’s service needs, contain steps and services to support transition (a transition plan), and outline needed service coordination activities.

c. Children referred to Infant Toddler Program between 2 years 10.5 months of age and the child’s third birthday - If ITP receives a referral on a child extremely late (within 45 days of the child’s third birthday) the child will be referred immediately to Part B using whatever information is available on the child (e.g., basic demographic information). The child will not have a Part C evaluation or IFSP developed. For these children, the LEA treats them as new referrals and not children transitioning from early intervention and as a result Part B is not required to develop an IEP prior to the child’s third birthday. All requirements related to conducting an initial evaluation for eligibility determination including timelines, must be met.

2. Late Referrals to the LEA from Infant Toddler Program - ITP is required to provide timely notification of potentially eligible children to Part B and convene a transition conference at least 90 days before the child’s third birthday for children who were referred to ITP more than 90 days before the child’s third birthday. In the event ITP fails to do so, the LEA is responsible for ensuring that an initial evaluation under Part B is completed and, if the child is determined eligible under Part B, an IEP is developed and implemented by the child’s third birthday, even if the 60-day timeline for conducting an initial evaluation expires after the child’s third birthday. It is the responsibility of both the Infant Toddler Program and the LEA to work collaboratively to ensure children who are potentially eligible for Part B receive timely transitions.

3. Summer birthdays – State rules specify that school districts are not required to provide services when school is not in session for greater than 5 days. As a result, timing around transition planning for children who turn age three during the summer months must be adjusted to assure the transition can be completed in an effective manner. It is critical that agencies work together to ensure that there is timely notification of potentially eligible children (referral to Part B) and transition conferences to ensure that Part B eligibility determination can occur and IEP is developed prior to end of the school year.
The requirement for eligibility to be determined and an IEP developed for the child prior to their third birthday remains in place. The LEA remains responsible for assuring appropriate information/evaluations are available to determine Part B eligibility and have an initial IEP or modified IFSP developed prior to age three.

Options include:
- Prior to the summer months, develop the initial IEP and amend if necessary when school is in session.
- Prior to the summer months, modify the IFSP to serve as the IEP throughout the summer and complete an IEP once school is in session.
- Determine if the child is in need of extended school year services under Part B. The Local Interagency Protocol will define the process between agencies to share data needed to determine ESY eligibility. For more details, see Section G, IEP Development.

Infant Toddler Program transition plans should explore other community options available to children for the summer months.

F. Evaluation and Eligibility for Part B

The LEA is responsible for completing and making decisions regarding evaluation, assessments and eligibility for Part B, not Infant Toddler Program staff. However, Part C and Part B staff should make use of the following existing information needed for meeting Part B eligibility criteria and to avoid duplication of efforts and additional time for assessment:

- Existing Evaluations/Assessments
- Current IFSP
- Signed Authorization to Release/Exchange Information
- CSR for the most recent 90-day review

Evaluation refers to the procedure used to determine whether a child has a disability and the nature and extent of the special education and related services that the child needs.

Assessment is integral to the evaluation process and includes the formal or informal processes of systematically observing, gathering, and recording credible information to help answer evaluation questions and make decisions. Assessments and data may include standardized or non-standardized, criterion-referenced (e.g. curriculum-based measures), observations, interviews, medical reports, etc. LEA is responsible for ensuring the following:

- The evaluation team includes the same membership as the individualized education program (IEP) team, although not necessarily the same individuals. Membership must include at least the parent, district administrator, special education teacher, general education teacher, individual who can interpret implications of evaluation results and other individuals who have knowledge or special expertise regarding the child.

- Written notice is provided and informed written consent is obtained for an initial evaluation to determine eligibility for Part B services (even if no new assessments are being conducted).
The initial evaluation is comprehensive and consists of procedures to determine whether the child has a disability according to the established Idaho eligibility criteria; the child’s condition adversely affects academic performance; and whether the student needs special education and related services.

Eligibility for Part B services can be determined at a transition meeting or at an eligibility/IEP meeting, if sufficient information is available and if required team members participate.

Assessment data is reviewed with the parent, eligibility is determined and parents are given a copy of the Eligibility Report (Form 380).

According to Idaho Code, the timeline between receiving written consent for initial assessment and determining eligibility cannot exceed 60 calendar days, excluding periods when regular school is not in session for five or more consecutive school days. LEA’s then have 30 days to complete and implement the IEP, also excluding periods when regular school is not in session for five or more consecutive school days.

Early Childhood Outcome entry data is reported accurately and in a timely manner. The Infant Toddler Program and the LEA will work collaboratively to share ECO ratings, if and when applicable for entrance and exit ratings for one or both programs.

G. IEP Development

The LEA is responsible for developing an Individualized Education Plan (IEP) for all children who received services under Part C and have been determined eligible under Part B prior to the child’s 3rd birthday.

The IEP may be developed at a transition planning meeting (if all required IEP members are in attendance and procedural safeguards requirements have been met) or at another meeting prior to the child’s third birthday. The meeting to develop the IEP shall be held at least within 30 days of a determination that the student is eligible and needs special education and related services.

The IEP team must include at least the parent, district administrator, special education teacher or service provider responsible for implementing the IEP, general education teacher, individual who can interpret implications of evaluation results and other individuals who have knowledge or special expertise regarding the child. A Part C representative will also be a member of the initial IEP team, if requested by the parent.

Parents shall be informed of their right to invite ITP representatives to the initial IEP meeting.

The IEP team, including the parent, will develop an IEP or accept the IFSP, which includes the IEP components. The district must consider the IFSP content, but are not required to use it as an IEP. If the district and parent agree to use an IFSP as the initial IEP, the district shall provide the parent with a detailed explanation of the differences between an IFSP and an IEP and obtain written consent. If the IFSP will serve as the
initial IEP, the additional IEP components that must be included are transportation, statewide testing, ESY, LRE, annual goals, special considerations, etc.

- The IEP/IFSP team, including the parent, will review all service and placement options after annual goals are selected. Placement discussion should be centered on the least restrictive environment in which the goals can be addressed with supports and accommodations. The LEA, considering information from the ITP, must also determine the need for Extended School Year Services (ESY). The Local Interagency Protocol will define the process between agencies to share data needed to determine ESY eligibility. For more details, see Section G, IEP Development.

- The LEA shall obtain parental Consent for Initial Placement in Part B services.

**H. Provision of Services**

The school district must determine eligibility, have the IEP developed, and have services implemented according to the start date on the IEP (or IFSP if the parent agrees to adopt the IFSP) by the child’s third birthday to ensure that the child does not lose services as a result of the transition.

- When a child who is eligible for Part B turns three between September and May, the child will transition into the local school districts Part B program at age three.
- If the child’s third birthday occurs during the summer, the IEP team must consider the date when the services under the IEP will begin. The IEP team determines if ESY services are required and if no ESY services are needed, the date of initiation of services may be at the beginning of the school year and the IEP is considered “implemented” by the child’s third birthday.