FINDING OF NO ELIGIBILITY FOR SPECIAL EDUCATION

This finding is considered to be “good news”! It occurs during an initial or re-evaluation team meeting after a comprehensive evaluation of your child has been completed in all suspected areas of disability. Members of the Team will make recommendations of possible instructional support services that may be available to meet your child’s needs. Some examples are “response to intervention” services or participation in a Homework Center.

After the Team meeting, an “N-2” form, labeled, “School Declines to Act” will be mailed to you, explaining the rationale for the decision. You will also be sent a “Parent’s Notice of Procedural Safeguards”, which explains your legal rights to due process. You do not have to sign any form or consent or respond to this notice.

If the finding occurred during a re-evaluation and you disagree with it, you can notify the Central Special Education Office in writing. If you do so, your child will have “stay put” rights and will continue receiving services on the previously accepted IEP until the matter is resolved.