FLORIDA DEPARTMENT OF EDUCATION



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April 1, 2011

Mr. Mike Millikin, Superintendent Columbia County School District 372 West Duval Street Lake City, Florida 32055-3990

Dear Superintendent Millikin:

The Bureau of Exceptional Education and Student Services is in receipt of your district's response to the preliminary findings of its 2010-11 Exceptional Student Education (ESE) Compliance Self-Assessment. This letter and the attached document comprise the final report for Columbia County School District's 2010-11 Level 1 and Fall Cycle Level 2 self-assessment monitoring process.

The self-assessment system is designed to address the major areas of compliance related to the State Performance Plan (SPP)/Annual Performance Report (APR) required under the Individuals with Disabilities Education Act (IDEA). SPP Indicator 15, Timely Correction of Noncompliance, requires that the state identify and correct noncompliance **as soon as possible, but in no case later than one year from identification**. While any incident of noncompliance is of concern, in accordance with the language in SPP Indicator 15, the Bureau's current monitoring system considers the timeliness of correction of noncompliance to be of greatest significance.

The results of district self-assessments are included in the State's APR and are used to inform oversight activities, including the selection of districts for on-site monitoring, and the local educational agency (LEA) determinations required under Section 300.603, Title 34, Code of Federal Regulations, which result in districts being identified as "meets requirements," "needs assistance," "needs intervention," or "needs substantial intervention."

On January 5, 2011, the preliminary report of findings from the 2010-11 Level 1 and Fall Cycle Level 2 self-assessment process was released to your district's ESE Director. The preliminary report detailed student-specific incidents of noncompliance that required immediate correction. Districts were required to correct all student-specific noncompliance and to provide evidence to the Bureau no later than March 7, 2011. In addition, districts are required to demonstrate that they are now correctly implementing each of the standards identified as noncompliant (i.e., 100 percent compliance).

Superintendent Millikin April 1, 2011 Page 2

In its 2010-11 Level 1 and Fall Cycle Level 2 self-assessment, Columbia County School District assessed 53 standards. One or more incidents of noncompliance were identified on one of those standards (1.9 %). The following is a summary of the district's timely correction of student-specific incidents of noncompliance:

Correction of Noncompliance by Student

	Number	Percentage
Records Reviewed/Protocols Completed	12	-
Total Items Assessed	318	-
Noncompliant	1	0.3%
Timely Corrected	1	100%

The attached *Columbia County District Summary Report: Findings of Noncompliance by Standard* contains a summary of the findings reported by the individual standard or regulation assessed. In addition, a Matrix of Services review was required. Columbia County School District reviewed six matrixes for students reported at the 254 or 255 cost factors for weighted funding through the Florida Education Finance Program. No cost factor discrepancies were identified.

In addition to the individual correction(s) reported above, the district was required to demonstrate 100 percent compliance for each standard that was identified as noncompliant through review of a random sample of student records. Your district has provided the required records to demonstrate 100 percent compliance on all of the targeted standards, and no further corrective actions are required.

We understand that the implementation of this self-assessment required a significant commitment of resources and appreciate the time and attention your staff has devoted to the process thus far.

If you have questions regarding this process, please contact your assigned district liaison for monitoring or Patricia Howell, Program Director, at (850) 245-0476 or via electronic mail at patricia.howell@fldoe.org.

Sincerely,

Bureau of Exceptional Education and Student Services Attachment

- cc: Robin Talley Lynn Jamison Frances Haithcock Mary Jane Tappen Kim C. Komisar
- Patricia Howell Brenda Fisher Annette Oliver Sheila Gritz

Florida Department of Education Bureau of Exceptional Education and Student Services

2010 – 2011 Self-Assessment Level 1 and Fall Cycle Level 2 Columbia County District Summary Report: Findings of Noncompliance by Standard

This report provides a summary of the district's results and must be used when developing corrective actions. See the *Student Report: Incidents of Noncompliance* for student-specific findings. Results are reported by standard, and are based on the following:

Number of IEP protocols completed: 6 Number of standards per IEP: 37 Number of T16 protocols completed: 6 Number of standards per T16: 16

Total number of protocols: 12 Total number of standards: 318 Total number of incidents of noncompliance (NC): 1 Overall % incidents of noncompliance: 0.3%

Total number of different standards assessed: 53 Total number of different standards for which noncompliance was identified: 1 % of different standards for which noncompliance was identified: 1.9% Percent of noncompliance is calculated as the # of incidents of noncompliance for a given standard divided by the # of protocols reviewed for that standard, multiplied by 100.

* Correctable for the student(s): A finding which requires immediate action(s) to correct the noncompliance

** Ensure future compliance: For findings which cannot be corrected for individual students, corrective actions are required to address how the district will ensure future compliance

Florida Department of Education Bureau of Exceptional Education and Student Services

2010 – 2011 Self-Assessment Level 1 and Fall Cycle Level 2 Columbia County District Summary Report: Findings of Noncompliance by Standard

	Noncompliance (NC)	*Correctable for the Student(s)	**Ensure Future Compliance	# NC	% NC
T16-7	The IEP for a 17-year-old includes a statement that the student has been informed of the rights that will transfer at age 18. (34 CFR §§300.320(c) and 300.520(a)(1); Rule 6A-6.03028(3)(h)11, F.A.C.)		х	1	16.7%