WYOMING DEPARTMENT OF EDUCATION SPECIAL EDUCATION PROGRAMS DIVISION SPECIAL EDUCATION COMPLAINT INVESTIGATION

Complaint Case: C-001-25

Public Agency: Carbon County School District #1

Issues Investigated and Decision:

 Whether the District provided the Student FAPE in conformity with 34 C.F.R. § 300.17 and 300.101. Specifically,

a. Whether the District properly implemented the Student's IEP according to its terms, pursuant to 34 C.F.R. §§ 300.320 through 300.324.

WDE finds no violation. The Student's IEPs were properly implemented.

 b. Whether the District provided Parents a meaningful opportunity to participate in the development of the Student's IEP, pursuant to 34 C.F.R. §§ 300.321 and 300.501;

WDE finds no violation. Parent was provided a meaningful opportunity to participate in the development of Student's IEPs.

c. Whether the District developed an IEP reasonably calculated to enable the Student to make progress appropriate in light of their circumstances, pursuant to 34 C.F.R. §§ 300.106, 300.320, and 300.324; and

WDE finds no violation. The IEPs were reasonably calculated to enable the Student to make progress appropriate in light of their circumstance.

d. Whether the District provided special education placement in conformity with the LRE requirements pursuant to 34 C.F.R. §§ 300.114 through 300.116.

WDE finds no violation. Student is placed in the least restrictive environment.

- 2. Whether the District complied with the procedural requirements of IDEA. Specifically,
 - a. Whether the District provided prior written notice with all required components, pursuant to 34 C.F.R. § 300.503.
 - WDE finds a violation. The May 29, 2024 PWN lacked all required content and District failed to issue PWNs following the March 19, 2024; April 17, 2024; and May 2, 2024 IEP meetings.
 - b. Whether the District policy or procedure is in conformity with 34 C.F.R. § 300.613, that allows parents access to their child's education records upon request for same.

WDE finds a violation. District's proclamation is not in conformity with District's policy or the IDEA. In addition, District policy is missing critical time requirements required by the IDEA.

The district is required to correct the identified violations via a corrective action plan. The WDE will monitor and document compliance with the corrective action order. Once all corrective action is complete, the WDE will close the case.