

Interagency Agreement for Early Childhood Special Education Services Among Idaho Department of Education Idaho Department of Health and Welfare Administration for Children and Families, Head Start: Migrant and Seasonal Head Sta•rt Branch (MSHS) Region X Head Start (Region X) And American Indian and Alaska Native Head Start Programs Branch (AIANHS)

PURPOSE OF THE AGREEMENT

The purpose of this agreement is to define and clarify responsibilities of each agency to ensure a coordinated, comprehensive service delivery system focusing on children ages three through five. Children, families, and communities are best served when agencies collaborate to facilitate relationships and local interagency collaboration.

The parties agree to utilize, adhere to, and implement the Early Childhood/Head Start Interagency Protocol, Attachment A.

The State Department of Education (SDE) agrees to serve as the lead agency at the state level for the provision of a free and appropriate public education for children ages three through five who are eligible for early childhood special education services in Idaho. The State Department of Education also provides oversight to the agencies and programs that provide special education and related services to three through five- year-old children under Part B of the Individuals with Disabilities Education Act {IDEA **2004**).

The Department of Health and Welfare (DHW), Head Start Collaboration Office, agrees to support local Head Start programs to comply with the Head Start Act 2007 and Performance Standard (1302.60-1302.72) to identify and refer children with disabilities and their families to their local school district for evaluation for special education.

With respect for all parties and their philosophies regarding children and families, the State Department of Education (SOE), the State Department of Health and Welfare (DHW Migrant and Seasonal Head Start Programs Branch (MSHSt Region X Administration for Children and Families, and the American Indian and Alaska Native Head Start Programs Branch (AIANHS) commit to the following:

PROVISION A: PERSONNEL DEVELOPMENT

The State Department of Education, the State Department of Health and Welfare, Migrant and Seasonal Head Start Programs Branch, and the Region X Administration for Children and Families commit to collaboratively support shared training and technical assistance needs, and to coordinate and share training and technical assistance opportunities. "Head Start" includes Early Head Start (EHS), Head Start (HS), Migrant Seasonal Head Start (MSHS}, and the American Indian and Alaska Native Head Start (AIANHS).

PROVISION B: PROMOTION OF LOCAL INTERAGENCY AGREEMENTS

The SOE and DHW agree to develop, provide, and promote the use of standard templates for use by local school districts and Head Start grantee programs. These templates, see Attachment A, the Idaho Head Start and Early Childhood Special Education Policy Guidance on Early Intervention, Referral, Eligibility and Services, include a standard format that may be utilized by any combination of districts and agencies as locally determined and includes instructions that the local process should address specific local issues and be reviewed annually and updated as needed. The recommended templates delineate each agency's roles and responsibilities. The SOE will receive assurances annually from local school districts regarding the existence of local interagency protocols and will monitor these agreements through a periodic sampling procedure. Head Start Grantees will sign and maintain annual agreements with the local education agencies (LEA) within their service areas, in compliance with Head Start PerformanceStandards.

Training regarding collaborative procedures and interagency coordination will be provided at least every three years to local school districts and Head Start personnel. Training will promote the development of Interagency Protocols that align with the attached Policy Guidance and include:

- Contact information for local school district special education and local Head Start personnel;
- Jointly scheduled and coordinated child find activities;
- Referral for evaluation for Special Education;

- Compliance with all federally mandated timelines and other IDEA and Head Start requirements;
- Procedures for exchange of information;
- Responsibilities for evaluations;
- Eligibility Determination and Individual Education Plan {IEP)Development;
- Discussion of Least Restrictive Environment (LRE);
- Kindergarten Transition for Co-Enrolled Children;
- Jointly identify training and technical assistance needs and coordinated personnel development efforts; and
- Acceptance and use of the dispute process outlined in this agreement.

PROVISION C: CHILD FIND, REFERRAL, EVALUATION AND JOINT IEP TEAM MEETINGS

All participating agencies are strongly encouraged to conduct joint child find activities whenever possible, such as screenings and pre-referral activities (e.g. identification of interventions to allow the child to progress normally in relation to typical activities). Child Find activities will be specified in local interagency protocols. All participating agencies will submit appropriate referral paperwork, and accept referrals in accordance with the provisions of IDEA 2004 regarding referrals, parental consent, and procedural safeguards. Referrals will be acted on in a timely manner, with special consideration for the limited time frame for Migrant and Seasonal Head Start enrollment. Timelines and responsibilities for actions on referrals and their disposition are specified in Attachment A.

All participating agencies agree to participate in evaluation team meetings and IEP team meetings as specified in local interagency protocols and in accordance with IDEA 2004. For children enrolled in Head Start Programs, the Head Start teacher serves as the regular education teacher, as required by IDEA 2004.

PROVISION D: PROVISION OF SERVICES

Head Start Program agrees:

To adhere to all Federal and State regulations including IDEA 2004, State Department of Education regulations, and Head Start Performance Standards.

For at least ten percent of the enrolled children, to make available, directly or in cooperation with other agencies, services to children with disabilities or developmental delays (as defined by SOE eligibility criteria), and to provide their families the least restrictive environment, in accordance with each child's IEP.

To not deny placement to any child on the basis of a disability or its severity, when the parents wish to enroll the child, the Head Start Program must ensure the following (or some language to this nature):

- The child meets Head Start's age and income criteria,
- Head Start is an appropriate placement according to the child's IEP, and
- The program has space to enroll more children even though the program has made ten percent of its enrollment opportunities available to children with disabilities.

The State Department of Education agrees:

To provide preschool flow through funds to local school districts according to the formula and requirements of IDEA 2004.

To provide training regarding the provisions and requirements of the IDEA, Part B, and to monitor the local school districts for adherence to these provisions. Program monitoring will ensure evaluations are completed, eligibility is determined within 60 calendar days of obtaining parental consent for evaluation, and the IEP is implemented within 30 calendar days.

PROVISION E: FAMILY PARTICIPATION

Both the State Department of Education and the Department of Health and Welfare agree to ensure opportunities and accommodations (e.g. interpreter, translators, or translators services,) for family participation in all aspects of planning, policy development, training, and service evaluation. These provisions will be considered in the development of all local agreements.

PROVISION F: DISPUTE RESOLUTION

All participating agencies agree to resolve systemic disputes that arise in the provision of early childhood special education services in a non-adversarial manner and to ensure that services to children and families are not disrupted, by using the following process to resolve interagency disputes:

- 1. An individual or agency with a concern will first use the agency's internal procedures to address the concern. Technical assistance to clarify the intent of the agreement may be sought from the SDE Department of Special Education and Head Start Programs.
- 2. If resolution is not achieved at the previous level, the issue and all relevant information will be forwarded to the special education director of the local school district. Discussions will be held among Head Start director(s) and special education director(s), as appropriate, to reach a consensus decision. If parties do not agree, the SDE will provide services of a trained mediator to assist in resolving the dispute.
- 3. If consensus is not reached at the previous level, the special education director will forward the issue and all relevant information to the superintendent of the local school district for review. After consulting with Head Start directors, the superintendent will determine a resolution.
- 4. Any party dissatisfied with the local school district superintendent's recommendation for resolution may forward the issue and all relevant information to the Director of Special Education at the State Department of Education. The Director of Special Education will consult with the Idaho representative from Region X, MSHS Program Branch, and/or AIANHS program specialist to determine how the issue will be resolved.
- 5. The decision of the Director of Special Education at the State Department of Education may be appealed to the State Superintendent of Public Instruction. Before making a final determination, the Superintendent of Public Instruction will review all aspects of the issue with the directors of the other involved agencies, Region X, MSHS Program Branch, and/or AIANHS Program Specialists for Idaho.
- 6. All steps of the dispute resolution process must be completed no later than 45 calendar days after the issue is referred to either agency. To ensure the continued provision of services during disputes regarding which agency is responsible for providing different services, the State Department of Education will:

- a. Assign financial responsibility for service provision to an agency as soon as possible after being notified of the dispute.
- b. Reassign agency and financial responsibility after the dispute is resolved if the original assignment was inappropriate.
- c. Make arrangements to compensate, if necessary, an agency that was initially assigned responsibility for services that are later determined to be the responsibility of another agency.

GENERAL PROVISIONS:

The provisions of this agreement may be extended, modified, or changed upon a written amendment signed by both parties, and such amendment when so signed, will become a part of this agreement. This agreement becomes effective on the date signed by all parties. The agreement is automatically renewed on July 1 of each year unless either party requests a review of the agreement prior to June 1. Either party may terminate this agreement with 30 days notice to the other party.

Signatures:

rem ybana

Sherri Ybarra Superintendent of Public Instruction

Date

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Х Dave Jeppesen

Director, Idaho Department of Health and Welfare

Date

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Tadeo J. Saenz-X thompson -S Digitally signed by Tadeo J. Saenzthompson -S Date: 2019.09.24 17:30:18 -07'00'

Tadeo Saenz-Thompson Regional Program Manager

09/24/2019 Х

8-15-19

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Date

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Director, Program Operations Division, Office of ...

Date

Х

Early Childhood/Head Start Interagency Protocols

Attachment A

This Early Childhood Interagency Protocol boilerplate for School Districts and Head Start Prog.rams (HS), which includes Migrant and Seasonal Head Start (MSHS) and American Indian, Alaska Natives Head Start (AIAN), outlines the minimal topics that should be addressed through annual joint planning between the local HS and the Local Educational Agencies (LEA or school district) serving children under Part B of the Individuals with Disabilities Education Act (IDEA).

Local HS Programs and districts will jointly review annually, and update content as needed. The LEA will initiate annual document review and will submit an assurance of completion to the State Department of Education as part of the district's IDEA Part Band Preschool application in the summer of each year. Annually, ten percent of the districts will be required to submit completed Interagency Protocols for verification purposes. Head Start Programs are required to maintain current Interagency Agreement and Protocols with all LEAs in their service area, in their files for Federal Review.

Sections in italicized text outline minimum Federal and State policy requirements and may <u>not</u> be modified.

The use of {{parent" throughout this document includes guardians and other legally responsible persons.

Text using Calibri font and formatted in boxes contains potential options and negotiation points and may be modified as agreed between the participants.

Local HS Programs and districts may insert other jointly- agreed upon options for collaboration in any of the boxed fields. In addition, HS and districts may supplement this document with additional topical areas as needed.

All additions must be consistent with Head Start Program Performance Standards on Services for Children with Disabilities {Part 1302.60} and Part B regulations {34 CFR Part 300} and support the goal of effective system collaboration promoting efficient, seamless service provision to eligible children and their families.

EARLY CHILDHOOD/HEAD START INTERAGENCY PROTOCOL, ATTACHMENT A

This Interagency Protocol represents a negotiated agreement between the following organizations:

School District:	Head Start Program:
Address:	Address:
Effective Dates From:	Effective Dates To:
Effective Dates From:	Effective Dates To:

SECTION A. CONTACT INFORMATION AND CHILD FIND

The parties recognize that collaboration is necessary to facilitate smooth referrals, transitions, and the determination of eligibility for Special Education services. This supports a smooth and effective transition for children and their families.

To be in compliance with Federal and State regulations, the parties agree to abide by the terms outlined in the State Interagency Agreement.

Exchange Information

Confidential Information will be exchanged between agencies according to Hf PAA, FERPA, Head Start, and IDEA regulations and agency protocols.

COMMUNITY RESOURCES/CONTACT PERSONNEL

This table represents the primary contact personnel responsible for the Interagency Agreement:

Agency	Contact Name	Phone/Fax	Email
District:			
Head Start Program:			
Other:			

Find Loca ni ng Activities

Screening is intended to identify children who may have a developmental delay and be eligible for special education services.

The Head Start Program and local school district may agree to cooperate and share staff, facilities, and other resources as necessary to carry out Child Find and related screening/ assessment/evaluation activities.

Will the School District and Head Start Program conduct \Box separate or \Box joint child find screening activities?

If joint, specify known details (e.g. dates, frequency, location, primary organizer, etc.).

SECTION PROVISION OF REFERRAL FOR EVALUATION FOR SPECIAL EDUCATION

Head Start must screen all enrolled children within 45 days {30 days for Migrant/Seasonal) in general development, sensory, vision and hearing, social/emotional development. We/I-child health and dental exam will be completed within 90 days {30 days Migrant and Seasonal).

If concerns are raised about an individual child based on screening results, the following process applies:

Per <u>rlead Start Program Performance Standards and Other Regulations</u>; 45 CFR §1302.33 the local Head Start Program must complete a developmental evaluation. If a child is suspected of having a disability the disabilities coordinator must refer a child to the LEA for evaluation as soon as the need is evident, starting as early as the child's third birthday {HS 1302.33 (Head Start Performance Standards). The LEA must follow the provisions and timelines as outlined in IDEA to complete timely evaluations as identified in Idaho Special Education Manual, Chapter 4, Evaluation and Eligibility.

Referrals to Consider Special Education evaluation for children enrolled in Head Start must be processed in a timely manner {1302.33.} Children identified through screening process during the summer must be prioritized by the school district for evaluation. While state law does not mandate school districts to provide summer services unless required in an individual child's IMP, if resources/staff are available, school district may complete the evaluation during summer time. Children will be assessed using culturally and linguistically appropriate procedures.

Per Head Start Program Performance Standard 1302.33{a)(5}{ii) if a child has a significant delay/ Head Start should partner with parents to help the family access services and support to help address the child/s identified needs. If a child is identified during the summer/ a program may use program funds for such services and supports when no other sources of funding are available.

A referral from a HS, MSHS, and AIAN to a local LEA for evaluation/assessment and eligibility, the following evaluations will be provided with the referral {including parent contact information):

Upon receipt of a HS, MSHS, and AIAN referral the school district will follow the following procedure(s) and timeline for timely eligibility determination (Include timeline for contacting parent to receive consent for eligibility determination):

Discuss how HS, MSHS, and AIAN will communicate to a local LEA on summer identified students and how the LEA will prioritize and conduct timely evaluations.

Please describe how referrals will be managed over the summer months when the LEA is on break, if applicable:

The people listed below will be responsible for ensuring <u>Referral</u> is share in a timely manner and appropriate follow-up is completed for the family.

If the Head Start Program identifies a McKinney-Vento eligible student, the program should contact the school district McKinney-Vento Homeless Liaison. The district McKinney-Vento Homeless Liaison will work with the family to coordinate applicable benefits. The Idaho State Department of Education keeps a currently list of liaison's at <u>Idaho State Department of Education Federal Homeless Program</u>

Agency	Contact Name	Phone/Fax	Email
Head Start Program:			
District:			
Migrant/Seasonal Head Start			
District McKinney- Vento/Homeless Liaison			

SECTION C. PROCEDURES FOR EXCHANGE OF INFORMATION

Discuss and document how information about children will be exchanged between agencies according to HIPAA and FERPA regulations and agency protocols. (Authorization for Exchange of Confidential Student Information, Head Start Authorization for Mutual Exchange of Information and Migrant Seasonal Head Start, Authorization for Release of Confidential Information {CCI/MSHS form}).

Authorization for Exchange of Confidential Student Information: <u>Referral to Consider</u> <u>Special Education and Evaluation</u> (This link works best when opened in Internet Explore).

SECTION D. RESPONSIBILITY FOR EVALUATIONS

Evaluation information should reflect the current functioning of the child. Head Start and the LEA should consider the needs of the child, the evaluation tools used, and IDEA requirements for eligibility.

The LEA is responsible for determining eligibility as outlined in the Idaho State Special Education Manual.

Parental involvement is required in the evaluation process. The LEA is responsible for ensuring interpreters are available and necessary accommodations are made for parents with limited proficiency in English or who are hearing impaired, for the JEP meeting. The LEA and HS

programs will share responsibility to assure that language needs are met for parent involvement.

Head Start is required to maintain a copy of the LEA's Referral to Consider Special Education Evaluation - {MSHS Consent for Evaluation) in the Child or Family file of each child referred.

Evaluation Contacts

Please list the primary evaluation contact from each agency (if different from those listed above). If requirements/contacts are not the same throughout the district, please list information separately for each school that has unique requirements. Also, note any contacts/requirements by school for services during the summer.

Agency	Contact Name/Position	Phone/Fax	Email	Best Date and Time
District:				
Head Start Program				

Schools/Programs with different contacts for summer evaluations should be listed below:

Agency	Contact Name/Position	Phone/Fax	Email	Best Date and Time
District:				
Head Start Program				

Other Information:

SECTION E. ELIGIBILITY DETERMINATION AND IEP DEVELOPMENT

When determining eligibility, the LEA will review all available evaluation information that is available when written parental consent has been obtained. If the LEA determines that additional assessment is necessary to determine eligibility for Special Education services, the LEA will conduct or arrange for needed assessment.

Head Start program will provide the following to the LEA for students potentially eligible for Special Education Services:

- Screening material and comprehensive developmental evaluation.
- Authority to Release Information.
- Referral to Consider Special Education Evaluation
- Assist in contacting the parent, explaining process, and obtaining consent(s) at required points.
- Head Start/ MSHS can assist LEA in accessing translators.
- Act as the general education teacher during eligibility and IEP meetings.

Eligibility for Special Education servic.e is determined by the local school district via the follovving steps:

- LEA acknowledges referral from Head Start program in a timely manner {10 school days).
- LEA will work with the Head Start program for the analysis of data collection for HS children who are already attending HS and are suspected of having a disability.
- LEA will coordinate and schedule the eligibility evaluation in a timely manner.
 - o LEA obtains signed parental Consent for Assessment
 - LEA provides written procedural safeguards to parent in native language unless not feasible and collaborates with HS to provide an interpreter to explain the documents to facilitate parental understanding.
 - o LEA schedules meeting.
- Eligibility evaluation and eligibility determination must be completed within 60 calendar days of signed consent for evaluation/assessment.
- *Provide prior written notice for eligibility and educational placement, and copies of documents td parents.*
- Students found eligible for an IEP must have the IEP developed and implemented within 30 calendar days from eligibility determination.
- LEA will invite a representative from Head Start to the IEP meeting.

Please describe how the district will complete evaluation for eligibility determination, including timelines:

HS, MSHS, and AIAN will provide the following to be used in determining eligibility:

- □ Release of Information
- □ Referral to Consider Special Education
- □ Screening material
- □ Comprehensive developmental assessments
- □ Classroom observations and anecdotal information
- □ Parent contact information and concerns
- Other be specific:

Please describe how HS, MSHS, and AIAN and the district will share resources and coordinate for language interpretive services if needed:

If the Migrant and Seasonal Head Start have provided evaluation/assessment services, they will send results of their evaluation to school districts and the LEA will respond to the Migrant-Seasonal Head Start referral:

- *Review and consider acceptance of Migrant and Seasonal Head Start {MSHS} evaluations for the purpose of determining eligibility for special education/ services.*
- Conduct additional evaluations as needed, and when necessary, in the child's home language.
- Convene an IEP meeting with Head Start as a partner. 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. The Head Start personnel would qualify as the general education teacher for the IEP meeting.
- To meet the provisions of the Migrant Education Act and/or McKinney Vento Act, evaluation results and/or IEP documents will be promptly forwarded when child moves to a new school - (by contacting the district homeless coordinator and/or the request has been made by the new district. {34 CFR 99.31 (a) (2) FERPA)

The Problem Solving/Eligibility meeting is the time for parents, school district staft and Head Start staff to discuss the evaluation results and determine eligibility for special education, plan services, and develop an IEP.

Established day:			
Established time:	A.M.	P.M.	
Scheduled as needed:			
Meeting place:			

List the preferred day, time, and place for Problem Solving/Eligibility meeting(s):

SECTION F. LEAST RESTRICTIVE ENRONMENT

The Individuals with Disabilities Education Act {IDEA} requires that students with disabilities, including preschool students, are educated to the maximum extent appropriate in regular classes with supplementary aids and services. Section 612{a}{5} IDEA and 34 CFR 300.114-300.118

The LEA is responsible for providing Free Appropriate Public Education {FAPE} to a preschool child with a disability and must ensure that FAPE is provided in the Least Restrictive · Environment (LRE} where the child's unique needs (as described in the child's IEP) can be met, regardless of whether the local educational agency {LRE} operates public preschool programs for children without disabilities. OSEP Letter 2/29/2012

Head Start may serve as the General Educational Setting within the Least Restrictive Environment for students that qualify for Head Start services.

Describe how the LEA will provide special education resources such as Itinerant teachers, Speech pathologists, OT/PT, classroom aides, facilities/ space, training/consultation, Special Ed. transportation, curriculum, and other:

Describe how Head Start will share evaluation information, student progress on IEP goals and Early Childhood Outcomes, etc. with the LEA:

Describe how the LEA Special Education teacher will collaborate and coordinate with the Head Start program related to annual IEP meetings, parent/teacher conferences, and provide training and oversight of the IEP goals:

SECTION G. KINDERGARTENTRANSITION

Head Start will participate in Kindergarten transition activities with LEAs to assure that student have a seamless transition into Kindergarten. The Grantee has an obligation to assist parent in

the transition from Head Start to the public school and in collaboration with parent to notify the school of the child's impending enrollment. HS 1308.21{b)(c).

Describe how the LEA will assist students in Head Start on IEPs in transitioning into Kindergarten in the areas of parent involvement/education, meeting with the receiving teacher, IEP revision (if necessary), visit the Head Start program/home to meet student, and the transfer of records:

Describe how the Head Start Program will assist students in Head Start on IEPs in transitioning into Kindergarten in the areas of parent involvement/education, meeting with the receiving teacher, participate in IEP revision (if necessary), visit the receiving classroom, and the transfer of records:

Kindergarten Transition Contacts

Please list the primary Kindergarten transition contact from each agency (if different from those listed above).

Agency	Name/Position	Phone/Fax	Email	Best Date and Time
District:				
Head Start Program:				

Please describe how the LEA will address the evaluation needs of students referred from HS less than 60 days from the end of the school year.

SECTION H. ADDITIONAL CONTENT

Please document other agreements that have been negotiated between the LEA and the Head Start Grantee. Content should clearly describe the agreement, who is responsible for implementation, and the agreed upon timeline. All additions must be consistent with policies and regulations, Head Start Program Performance Standards, and Other Regulations; 45 CFR 1308 §1308.6 and Part B of IDEA.

SHARING RESOU

The LEA and Head Start Grantee will make efforts to coordinate activities and collaborate with other community agencies and programs. Examples of resource sharing include: parenting classes, facilities, joint training of staff and parents, and professional development training opportunities.

Please describe joint activities or resource sharing that is planned between the Head Start Program and the LEA:

SECTION I. DISPUTE RESOLUTION

If there are concerns regarding compliance with this agreement, please address the issue directly with the individuals involved and if necessary, that individual's supervisor. If this does not satisfactorily resolve the concern, please alert the signers of this document to the concern.

Facilitation may occur between agency and family or agency and agency. All participating agencies agree to follow the dispute resolution process outlined in the current State Early Childhood Interagency Agreement.

SECTION J. GENERAL PROVISION

This protocol becomes effective on the date signed by all parties and will be considered current through the date listed below (no longer than two years from signature date).

This protocol will be kept current by all participating agencies. Contact names and information can be updated without a formal review by all parties, but updated information must be shared with all those listed in the Protocol document. The agreed upon provisions may be modified or changed upon a written amendment signed by all parties.

This protocol shall be jointly reviewed by all parties at least annually. Any party may initiate a review and propose revisions; however, the LEA has the responsibility to initiate the review of this protocol annually. An Assurance for Early Childhood Interagency Protocol shall be submitted with the District's IDEA Part Band Preschool application for funding in the fall of each year.

SECTION K. SIGNATURE SECTION

Agreement Effective Dates: ____20___ to ____,20___ (Agreement must be jointly reviewed annually and rewritten every two years)

X	X
School District Signature	Head Start Grantee Signature
Address:	Address:
City:	City:
State, Zip Code:	State, Zip Code:
Phone:	Phone:
Email:	Email:
Documentation of Annual This Protocol Document was j	Review: ointly reviewed on:,20
\Box No changes are needed at	this time.
□ The contact names/informa	ation have been updated.
Protocol document was re	enegotiated and revised.
x	X
School District Signature	Head Start Grantee Signature
Address:	Address:
City:	City:
State, Zip Code:	State,ZipCode:

Phone: _____Phone: ______

Email: _ _ _ _ _ _ _ _ _ Email: _____

Please Note:

When updated, copies of this protocol shall be distributed to the following:

- Head Start Grantee and Part B Administrators
- District Preschool Teachers