Wisconsin Department of Public Instruction Division for Learning Support Special Education Team

Disproportionality Review of Policies, Procedures, and Practices

Guide

For 2021-22 Submissions: Disproportionality Procedural Compliance Self-Assessment

September 2021



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DISPROPORTIONALITY – PROCEDURAL COMPLIANCE SELF-ASSESSMENT

1. Purpose

The purpose of this document is to describe the procedures the Wisconsin Department of Public Instruction (WDPI) follows to implement procedural compliance monitoring focused on legal requirements related to racial disproportionality (including significant disproportionality) in special education identification, discipline, and placement.

Wisconsin annually collects local education agency data, disaggregated by race/ethnicity, for students aged 3 through 21 in special education and in all disability categories. Every year, WDPI applies criteria to the data and identifies local education agencies (LEAs or public agencies) with racial disproportionality in discipline (Indicator 4B), special education (Indicator 9), and specific disability categories (Indicator 10). In addition, WDPI applies criteria to the data and identifies public agencies with significant racial disproportionality in discipline, special education, specific disability categories, and placement. (See Appendix A.)

Once identified as having racial disproportionality in one of the above areas, the public agency and WDPI staff review related policies, procedures, and practices to ensure that they are race neutral and in compliance with state special education law and Part B of the Individuals with Disabilities Education Act 2004 (IDEA). WDPI is further required to review noncompliance and determine whether the noncompliance contributes to the identified racial disproportionality.

The U.S. Department of Education, Office of Special Education Programs, and state law have identified the legal requirements that are related to each area of disproportionality.

1.1. IDENTIFICATION

If a public agency meets criteria for Indicators 9 and/or 10 and/or the separate, but related, criteria for significant disproportionality in special education and/or specific disability areas, then WDPI provides for the review and, if appropriate, revision of

policies, procedures, and practices related to the requirements of 34 CFR 300.111, 300.201, and 300.301 through 300.311.

1.2. DISCIPLINE

If a public agency meets criteria for Indicator 4B and/or the separate, but related, criteria for significant disproportionality in discipline, then WDPI provides for the review and, if appropriate, revision of policies, procedures, and practices used in the disciplinary actions of children with disabilities, to ensure that the policies, procedures, and practices comply with the requirements of the Act. (34 CFR §300.646(b)(1)) Specifically, WDPI ensures compliance with requirements relating to the development and implementation of individualized education programs (IEPs), the use of positive behavioral interventions and supports, and procedural safeguards.

1.3. PLACEMENT

If a public agency meets criteria for significant disproportionality in the placement of children with disabilities in particular educational settings, then WDPI provides for the review and, if appropriate, revision of policies, procedures, and practices used in the placement, to ensure that the policies, procedures, and practices comply with the requirements of the Act. (34 CFR §300.646(b)(1))

2. Overview of Compliance Monitoring - Disproportionality

The WDPI monitors public agencies identified annually as disproportionate under Indicators 4B, 9, and 10, and/or the separate, but related, provisions for significant disproportionality. For these public agencies:

The WDPI ensures the identified public agencies have policies, procedures, and special education forms that comply with special education requirements, including requirements specifically related to racial disproportionality in identification, discipline, and placement.

- WDPI ensures that each public agency has either adopted WDPI's model policies and procedures or has submitted policies and procedures that have been reviewed and approved by WDPI staff.
- 2. WDPI ensures that the public agency has either adopted the department's sample IEP forms or uses forms approved by WDPI.
- WDPI reviews IDEA complaint decisions and due process hearing decisions to ensure identified public agencies are in compliance with related requirements.
- IDEA budgets are reviewed for compliance with related special education requirements. Public agencies identified as having significant disproportionality in identification, discipline, and/or placement must reserve 15% of their IDEA flow-through and preschool funds for coordinated, early intervening services (CEIS) with a particular focus on students who are disproportionately identified. Public agencies with significant disproportionality must also submit a CEIS narrative to describe the use of the required funds.
- If an identified public agency participates in the Procedural Compliance Self-Assessment and reports non-compliance, then WDPI staff review to determine whether non-compliance is related to racial disproportionality in special education identification, discipline, and/or placement.
- WDPI staff review submission of "Preventing DISPROPORTIONALITY by Strengthening District Policies and Procedures – An Assessment and Strategic Planning Process." Staff follows-up with LEA when LEA self-assesses "beginning" or "developing" in the following focus areas: 2, 6, 21. These focus areas relate to Part B IDEA compliance in the areas of development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards. For public agencies that submit an approved alternative to the needs assessment, WDPI staff review submissions for compliance with Part B of IDEA.

- All newly-identified public agencies under Indicators 4B, 9, and 10 and/or the separate, but related, provisions for significant disproportionality participate in the Disproportionality Procedural Compliance Self-Assessment (Disproportionality PCSA).
 - All public agencies that continue to be identified participate in the Disproportionality PCSA based on risk. Public agencies with average daily membership of 50,000 or more that continue to be identified participate in compliance monitoring activities each year.
- Public agencies are required to correct noncompliance as soon as possible, but no later than one year after identification.
- Annually, the WDPI conducts activities to verify all noncompliance has been corrected and the agency is currently in compliance with regulatory requirements.

The WDPI annually summarizes the findings of monitoring activities. Monitoring efforts are evaluated annually.

2.1. REVIEW OF POLICIES, PROCEDURES, AND PRACTICES

The WDPI ensures all public agencies, not just public agencies identified as having disproportionality/significant disproportionality, adopt policies and procedures, and special education forms that comply with IDEA 2004 and state law. Model public agency special education policies and procedures and model special education forms are disseminated by the WDPI (http://dpi.wi.gov/sped/laws-procedures-bulletins/procedures/sample/forms). Each public agency informs the WDPI whether it adopted the WDPI model policies and procedures and special education forms, or whether it developed its own policies and procedures and special education forms.

Whenever an LEA substantially modifies its policies and procedures or special education forms, the LEA submits to WDPI the new or modified policy, procedure, or special education form. The WDPI reviews the revision for compliance, and if it does not comply with special education requirements, the LEA is required to revise it. Annually

public agencies assure the WDPI they understand the requirement to submit any policies and procedures or special education forms with substantive modifications. These requirements are applicable to all LEAs and not just those identified as having disproportionality/significant disproportionality.

2.2. Additional Review of Policies, Procedures, and Practices: Disproportionality Procedural Compliance Self-Assessment

WDPI also monitors implementation of required special education requirements related to racial disproportionality via a public agency self-assessment using samples of students' evaluation records, individualized education program records and other sources. The self-assessment content includes selected requirements of IDEA 2004 and state law, which are closely related to disproportionality (See <u>Standards and Directions</u>). Independent charter schools (2r charter schools) are required to meet IDEA requirements and eligibility criteria established under PI 36, Wis. Admin. Code.

When a LEA is identified with racial disproportionality under Indicators 9 or 10, and/or the related areas of significant disproportionality, then the LEA must also report reevaluation data on all students, disaggregated by race.

The WDPI may modify the content of a public agency's self-assessment to include other potential compliance issues identified by the WDPI special education team. Sources of information include: state IDEA complaints; previous compliance monitoring; due process hearings; fiscal monitoring; agency policies submitted for WDPI review; data review; and state-wide issues identified by WDPI or the Office of Special Education Programs, U.S. Department of Education.

3. Public Agency Participation in the Procedural Compliance Self-Assessment and the Disproportionality PCSA

The WDPI monitors approximately 440 local educational agencies, including independent 2r charter schools, the Wisconsin Department of Health Services, and the Wisconsin Department of Corrections. In addition, WDPI monitors the Wisconsin Educational Services Program for the Deaf and Hard of Hearing and the Wisconsin

Center for the Blind and Visually Impaired. Wisconsin's public agencies have been divided into five cohorts, and each cohort is representative of the state for pupil enrollment, areas of disability, gender, ethnicity and race. Public agencies with average daily membership of 50,000 or more participate in compliance monitoring activities each year. These public agencies are required to participate, in a five-year cohort cycle, in the Procedural Compliance Self Assessment (PCSA).

4. Preparing for the Disproportionality PCSA

In the spring of each year, public agencies are notified they are required to participate in the Disproportionality PCSA during the next school year. The WDPI strongly recommends a public agency establish an ad hoc committee to conduct the Disproportionality PCSA. The ad hoc committee should reflect the racial diversity of the student population. The ad hoc committee may be appointed by any public agency personnel or public agency body with authority to do so. Action by the school board or other governing body is not required by WDPI. Prior to conducting the self-assessment, the ad hoc committee should plan how the self-assessment will be conducted. WDPI recommends a team of public agency staff conduct the self-assessment. The team may include agency staff from the committee. If parents are participants on the ad hoc committee, they do not participate in reviewing student records and other confidential student information. It is recommended that public agency staff review the WDPI training materials located on the WDPI website prior to conducting the self-assessment. The training covers developing samples, understanding directions and standards for assessing each requirement, developing a corrective action plan to address noncompliance, and reporting self-assessment results and corrective actions to WDPI.

5. CONDUCTING THE SELF-ASSESSMENT

5.1. SAMPLING

The Disproportionality PCSA uses sampling techniques, in part, to develop a representative data set. Sampling is used as a cost-effective method of assessing a public agency's performance without reviewing information on every child. The information gathered is used to generalize from the sample to all children with disabilities served by the public agency. To increase precision, some samples have been "weighted" to ensure certain subgroups are adequately represented in the sample. The Disproportionality PCSA web application automatically generates the samples related to special education identification and placement. For discipline, the district must upload discipline data in order for the sample to be generated.

5.2. DISCIPLINE/INDICATOR 4B

The LEA's sample is calculated to reflect the racial proportionality of the LEA's total population of students with disabilities for the previous school year. The total includes all students with disabilities, ages 3-21, and excludes parentally placed private school students.

The LEA must create race-specific lists of all students with disabilities suspended/expelled at least once during the previous school year, including:

- Expulsions,
- Out-of-school suspensions,
- Certain in-school suspensions,
- Certain bus suspensions, and
- De facto suspensions.

In-school suspensions are included if:

- The student's IEP was not implemented; or
- The student did not participate with nondisabled peers to the extent required by the IEP; or

 The student did not have the opportunity to appropriately progress in the general curriculum.

A bus suspension is included if the student's IEP includes transportation as a related service and the LEA did not provide for alternative transportation.

A de facto suspension is included if the student is removed from school or class for not following rules without following the procedures related to suspension.

LEAs should have procedures to accurately track and count de facto suspensions.

See WDPI Information Update Bulletin 06.02 for additional information on discipline requirements at http://dpi.wi.gov/sped/laws-procedures-bulletins/bulletins/06-02.

The LEA's lists must include all students 3-21, as well as those who have graduated or moved. Parentally placed private school students are excluded.

The maximum number of student records reviewed for Indicator 4B or the separate, but related, area of significant disproportionality, is 70 (rounding may occur). In cases where the number of students disciplined within a particular racial category is smaller than the sample size calculated for that particular racial category, the overall sample is adjusted.

5.3. Special Education/Indicator 9

The LEA's sample is calculated to reflect the racial proportionality of students, 6-21, with initial evaluations **and found eligible** between July 1 of the previous year and June 30 of the current year. The data excludes parentally placed private school students.

The maximum number of student records reviewed for Indicator 9 or the separate, but related, area of significant disproportionality, is 70 (rounding may occur).

5.4. Specific Disabilities/Indicator 10

The LEA's sample is calculated to reflect both (a) the racial proportionality of students, 6-21, initially evaluated **and found eligible**, July 1 of the previous year to June 30 of the

current year and (b) the proportionality of students in specific disability categories in which the LEA has racial disproportionality under Indicator 10 or the separate, but related, area of significant disproportionality. The data excludes parentally placed private school students.

The maximum number of student records reviewed for Indicator 10 or the separate, but related, area of significant disproportionality, is 70 (rounding may occur).

5.5. PLACEMENT

The LEA's sample is calculated to reflect the racial proportionality of all students who were placed in the educational environment(s) found to be disproportional between July 1 of the previous year and June 30 of the current year. The data excludes parentally placed private school students. The list of educational environment codes can be found here https://dpi.wi.gov/wise/data-elements/educational-environment.

The maximum number of student records reviewed for Placement is 70 (rounding may occur).

6. EVALUATING COMPLIANCE

IEPs in effect at the end of the school year in which the student was found eligible, IEP team evaluations from the previous school year, and public agency records are used to conduct the Disproportionality PCSA. The WDPI has standards and directions for each requirement in the Disproportionality PCSA. The <u>standards and directions</u> are applied by the public agency staff in completing the Disproportionality PCSA.

Record review checklists have been developed by the WDPI for use with pupil records of students in the samples (See Appendix D). The checklists contain requirements relevant for each sample and is recommended, but not required, for LEA use.

All records created for the Disproportionality PCSA must be maintained for the year in which the self-assessment is completed and for four (4) additional fiscal years (July 1 through June 30).

7. REPORTING AND REVIEWING DISPROPORTIONALITY PCSA RESULTS

The results are required to be reported via the web-based application *Disproportionality PCSA*, accessed through the Special Education Web Portal. The LEA's Director of Special Education must either enter the results or designate another user to enter the results by authorizing them to access the *Disproportionality PCSA*. The WDPI strongly recommends the public agency's Disproportionality PCSA ad hoc committee review the results and proposed corrective actions prior to the public agency reporting the results to WDPI.

Each year the WDPI reviews all public agency self-assessment reports.

Results from independent 2r charter schools are reported by WDPI to the charter schools' authorizing entities.

8. Correcting Noncompliance

At the time the public agency reports the Disproportionality PCSA results, the web-based application identifies any areas of noncompliance. The public agency must correct any noncompliance as soon as possible, and no later than one year from the date WDPI notifies the public agency of noncompliance by letter.

Each individual instance of noncompliance must be corrected as specified in the Disproportionality PCSA report, and steps must be taken to ensure future compliance. When the public agency's Disproportionality PCSA indicates an error, the public agency must develop agency-wide corrective actions to correct the identified noncompliance and to ensure future compliance

As soon as possible after identifying the noncompliance, the public agency corrects all compliance errors for individual students in the Disproportionality PCSA samples. The steps required to address compliance errors for individual students are prescribed by WDPI (See <u>Standards and Directions</u>). Public agencies are informed of the steps that must be taken to address these errors by the web-based reporting application.

The public agency is required to review noncompliance, disaggregated by race. If the LEA identifies any race-based patterns in the noncompliance, then it must conduct a program review to address the disproportionality.

Based upon the errors identified in the samples, the public agency takes appropriate additional steps to ensure future compliance, such as communicating with staff, reviewing future work product, revising policies, procedures, or forms; training staff; increasing supervision; or adding staff and other resources. As part of its Disproportionality PCSA verification activities, the WDPI verifies each public agency's correction of compliance errors for individual students in the samples, and verifies the agency is in current compliance with regulatory requirements.

9. Corrective Action Plans

A public agency is required to submit to the WDPI a corrective action plan addressing the noncompliance via the Disproportionality PCSA web application. The WDPI strongly recommends self-assessment results and proposed corrective actions be reviewed with the agency's ad hoc self-assessment committee prior to submitting a corrective action plan to WDPI. The corrective action plan includes required activities to bring about compliance and to ensure future compliance (See Appendix B). For all noncompliance identified through the Disproportionality PCSA, LEAs must review and, if necessary, revise policies, procedures, and practices to ensure compliance with IDEA. Additional corrective actions could include training staff, increasing supervision, changing staff assignments, or adding staff and other resources. WDPI's web-based reporting system provides the proposed correction strategies reasonably calculated to correct the identified noncompliance in a timely manner and ensure future compliance (See Standards and Directions).

Each public agency needs to review its internal control system as part of participation in the Disproportionality PCSA. An internal control system allows an LEA to detect and promptly correct noncompliance. Data from an internal control system assists the LEA to determine root causes of noncompliance. Finally, an internal control system helps ensure the LEA continues to maintain compliance with federal and state special education requirements.

Components of an effective internal control system are:

- a. Infrastructure System: The LEA should create or update its infrastructure for systematic record review and ongoing monitoring of correction. The system should clearly outline who has responsibility for its continuous operation. The system may involve teachers, school psychologists, directors of special education, as well as LEA representatives. The system may include review of random samples of records, similar to the process included in the Disproportionality PCSA. Effective systems allow for monitoring at the school, department, or individual staff member level as appropriate for each LEA. "Drilling down" to these various levels allows LEAs to discover root causes of noncompliance and provides a method for efficient and effective correction and technical assistance. Systems should ensure record reviews are completed in a timely manner, respecting required timelines. LEAs should ensure the internal system of control is used consistently across all schools.
- b. Ongoing training: A critical component of the system is ongoing training on correct implementation of procedural requirements. Some LEAs may choose to base training on the Disproportionality PCSA Standards and Directions. LEAs should plan for initial training of new staff, as well as updated and refresher training of veteran staff.
- c. Tools: The LEA should develop tools to be used at the school, region, or public agency level. Examples of tools include comprehensive compliance checklists, protocols for peer reviews, and computerized form systems with built-in compliance checks.

Some LEAs review IEPs for compliance after the IEP team meeting has occurred. Corrections to IEPs may be made without a meeting provided the corrections do not affect or change a student's educational placement and the LEA and the parent agree. The LEA must provide written notice describing the changes and a copy of the revised IEP. The LEA must reconvene the IEP team in order to make any corrections affecting or changing a student's educational placement.

10. VERIFYING PUBLIC AGENCY NONCOMPLIANCE IS CORRECTED

The WDPI verifies all public agencies have corrected any identified noncompliance, and are currently in compliance with regulatory requirements, within one year of notifying public agencies of noncompliance. The verification process is conducted as soon as possible and prior to the end of the one-year period for correcting noncompliance, so WDPI may provide additional technical assistance to ensure the public agency's noncompliance is corrected within one year of notification. The WDPI determines whether noncompliance is corrected by examining pupil records and other documents and conducting interviews when warranted. WDPI staff randomly selects students from the samples and examines their records. WDPI may collect data or conduct interviews onsite when warranted. The WDPI determines whether the agency is currently in compliance with regulatory requirements by examining a reasonable sample of randomly selected pupil records created after the agency completes its corrective action activities.

If the noncompliance is found through the "Preventing DISPROPORTIONALITY by Strengthening District Policies and Procedures – An Assessment and Strategic Planning Process" or the Disproportionality-PCSA, then WDPI specifically follows the Procedures for Verifying Correction of Noncompliance Identified for State Performance Plan Indicators 4B, 9, and 10.

When, as a result of its verification activities, the WDPI determines all noncompliance is corrected and the agency is currently in compliance with regulatory requirements, the WDPI notifies the public agency it is in compliance. If the WDPI determines all noncompliance is not corrected, or the agency is not currently in compliance with

regulatory requirements, the WDPI will provide training or technical assistance to assist the public agency to correct the noncompliance as soon as possible. Verification activities continue until the public agency is able to demonstrate 100% compliance. If the public agency is an independent 2r charter school, the school's status is reported by WDPI to the school's authorizing entity. The self-assessment is complete when WDPI verifies all noncompliance is corrected and notifies the agency.

Annually, WDPI is required to make a determination about whether each public agency meets the requirements and purposes of IDEA. If the agency does not correct identified noncompliance and demonstrate it is currently in compliance with regulatory requirements within one year of being notified of noncompliance by WDPI, the public agency's annual determination is affected and other sanctions may be applied.

11. DETERMINING WHETHER PUBLIC AGENCY NONCOMPLIANCE CONTRIBUTES TO SIGNIFICANT RACIAL DISCREPANCY IN DISCIPLINE OR RESULTS IN "INAPPROPRIATE IDENTIFICATION"

WDPI is required to review all noncompliance and determine whether the noncompliance contributes to the significant racial discrepancy in discipline (Indicator 4B) or results in inappropriate identification (Indicators 9 and 10).

WDPI uses an internal workgroup to make these determinations. WDPI considers the following factors in making the determinations:

- Amount and frequency of noncompliance;
- Severity of noncompliance;
- Dates of noncompliance;
- Dates of data used to identify LEAs for significant discrepancy or disproportionality;
- Research related to disproportionality;
- Guidance from the U.S. Department of Education, Office of Special Education Programs;
- Information from public agency and community; and

• Other.

When an LEA is determined to have noncompliance that contributes to significant racial

discrepancy in discipline or results in inappropriate identification, then WDPI provides

written notification.

12. **PUBLIC REPORTING**

LEAs are required to publicly report the revision of any policies, procedures, and

practices when identified with significant disproportionality in the areas of discipline,

special education, specific disability categories, or environment.

13. REPORTING CATEGORIES FOR RACE/ETHNICITY

WDPI asks LEAs to report on the race/ethnicity of students using the same categories

as reported in the Wisconsin Student Number Locator System and Individual Student

Enrollment System.

The data is collected in a 2-part question format.

Part One: Is this person Hispanic or Latino? (Must choose one)

Hispanic or Latino

Not Hispanic or Latino

Part Two: Select one or more of the following categories that apply to this person.

American Indian or Alaska Native

Asian

Black or African American

Native Hawaiian or Other Pacific Islander

White

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APPENDIX A – DISPROPORTIONALITY CRITERIA	
Wisconsin Criteria for Indicators 4B, 9, 10, and Significant Disproportionalit	у

Racial Disproportionality in Special Education - All Students with IEPs

To meet federal requirements under 20 USC sec.1416(a)(3)(C), 34 CFR sec.300.600(d)(3) 20, USC sec.1418(d), and 34 CFR sec.300.646-647, Wisconsin developed the following criteria for deter-mining significant disproportionality in special education identification. For three consecutive years, LEA data meet these criteria:

- Minimum of 10 students within special education for a given race/ethnicity;
 minimum of 30 students (total enrollment) for given race/ethnicity;
- Risk ratio of 2.0 or greater for racial/ethnic group for special education (compared to all other students within the LEA);
- Failed to demonstrate reasonable progress (>0.25/yr for the two prior consecutive years), in lowering the risk ratio for the group and category of analysis in each of the two prior consecutive years.

Racial Disproportionality in Special Education - Specific Disability Categories

To meet federal requirements under 20 USC sec.1416(a)(3)(C), 34 CFR sec.300.600(d)(3), 20 USC sec.1418(d), and 34 CFR sec.300.646-647, Wisconsin developed the following criteria for deter-mining significant disproportionality in specific disability categories. For three consecutive years, LEA data meet these criteria:

- Minimum of 10 students within disability category for a given race/ethnicity;
 minimum of 30 students (total enrollment) for given race/ethnicity;
- Risk ratio of 2.0 or greater for racial/ethnic group for disability category (compared to all other students within the LEA);
- Failed to demonstrate reasonable progress (>0.25/yr for the two prior consecutive years), in lowering the risk ratio for the group and category of analysis in each of the two prior consecutive years.

Racial Disproportionality in Special Education - Placement

To meet federal requirements under 20 USC sec.1416(a)(3)(C), 34 CFR sec.300.600(d)(3), 20 USC sec.1418(d), and 34 CFR sec.300.646-647, Wisconsin developed the following criteria for deter-mining significant disproportionality in special education placement. For three consecutive years, LEA data meet these criteria:

Minimum of 10 students within environment code for a given race/ethnicity;
 minimum of 30 students with IEPs for given race/ethnicity;

- Risk ratio of 2.0 or greater for racial/ethnic group within environment code (compared to all other students with IEPs in the LEA/state);
- Failed to demonstrate reasonable progress (>0.25/yr for the two prior consecutive years), in lowering the risk ratio for the group and category of analysis in each of the two prior consecutive years.

Racial Disproportionality in Special Education - Discipline

To meet federal requirements under 20 USC sec.1416(a)(3)(C), 34 CFR sec.300.600(d)(3), 20 USC sec.1418(d), and 34 CFR sec.300.646-647, Wisconsin developed the following criteria for deter-mining significant disproportionality in special education discipline. For three consecutive years, LEA data meet these criteria:

- Minimum of 10 students within discipline category for a given race/ethnicity;
 minimum of 30 students with IEPs for given race/ethnicity;
- Risk ratio of 2.0 or greater for racial/ethnic group for special education (compared to all other students within the LEA);
- Failed to demonstrate reasonable progress (>0.25/yr for the two prior consecutive years), in lowering the risk ratio for the group and category of analysis in each of the two prior consecutive years.

Significant Discrepancy in Discipline

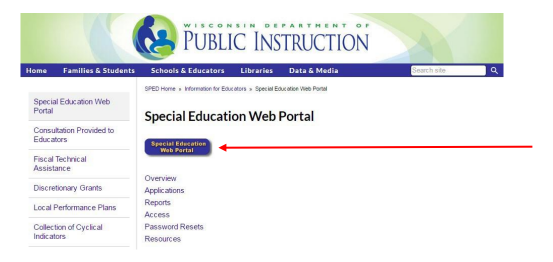
In addition to the calculations for racial disproportionality in discipline detailed above, DPI is also required to determine if there is a significant discrepancy in the rate of suspensions and expulsions greater than 10 days among children with disabilities. This calculation does not have a minimum cell size. The criteria is a risk for students with IEPs generally and in each racial/ethnic group that are two standard deviations above the statewide mean.

APPENDIX B -CREATING A SAMPLE

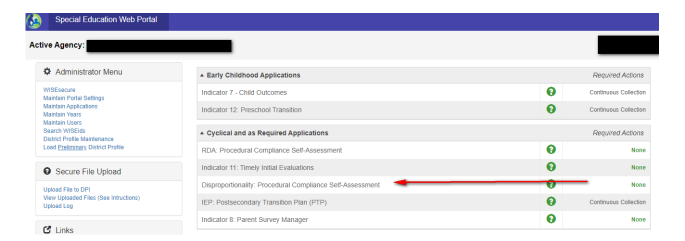
Disproportionality PCSA Creating a Sample

Instructions (9/24/20)

1. Go to dpi.wi.gov/sped/educators/webportal and click on "Special Education Web Portal":



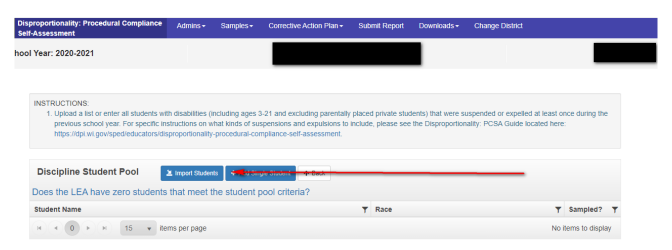
- 2. Log in.
- 3. From the main menu, click on "Disproportionality: Procedural Compliance Self-Assessment":



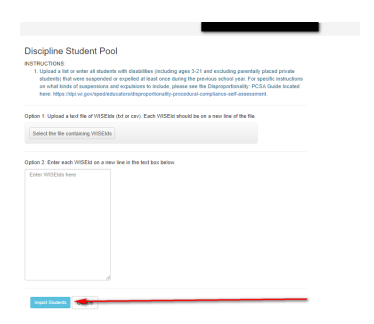
4. Under "Manage Sample" column, click on "Pool" for each identified area(s):



5. Click on "Import Students":



6. Submit/upload WAMS identification numbers for all students as described in the instructions and click on "Import Students":



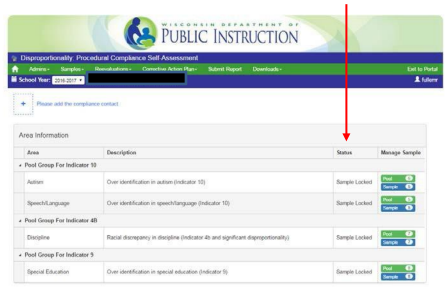
7. After you've imported students for all identified area(s), click on "Generate Sample" for each identified area(s):



8. After you've generated samples for each area(s) of identification, lock the samples:



9. The status will change to "Sample Locked" after you have locked samples for each area(s) of identification



10. You are now ready to review student records for compliance. Under the Samples drop- down menu, click on each area(s) of identification to see student names:

