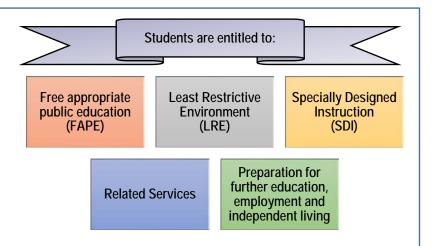
Entitlement vs Eligibility (IDEA, ADA and Section 504)



Entitlement:



School-age students with a disability receiving special education services are ENTITLED to receive services to access a free appropriate public education as outlined in the Individuals with Disabilities Education Act (IDEA). Services are documented within the student's Individualized Education Plan (IEP) as determined by the IEP team and funded by the school district.



Eligibility:

Once a student exits school, **ELIGIBILITY** for services and supports is determined through the requirements of agency(s) outside of the school system.



- ✓ Individuals may qualify for services BUT services are not guaranteed
- ✓ Responsibility to obtain services is on the individual/parent/guardian.
- ✓ Services may be provided IF there is enough staff, capacity at the facility, and/or funds to provide services
- ✓ Self-advocacy is necessary in obtaining accommodations

Post-Secondary Education	Employment	Independent Living	Self-Advocacy
 Rights are governed by the ADA Student must self-disclose disability and present documentation to the college/university's Office of Disabilities. IEPs are not considered documentation of a disability Psychological documentation within the last year is needed to determine eligibility Student must ask individual professors for accommodations 	 Rights are governed by the ADA The individual must: Identify disability to employer to receive accommodations Request reasonable accommodations Self-advocate for themselves in order to obtain accommodations 	 The individual should understand: Housing rights and responsibilities How to maintain his/her home General cleanliness Nutrition Health and safety Personal finance Meal preparation How to seek out support services from the local Center for Independent Living (CIL) 	 The individual should be able to: Self-identify Describe his/her disability, strengths and areas of need Be responsible for obtaining disability documentation Request accommodations Seek out support services

Entitlement vs Eligibility (IDEA, ADA and Section 504)

	Individuals With Disabilities Education Act (IDEA) 2004	Americans with Disabilities Act (ADA) 1990	Section 504 of the Rehabilitation Act of 1973	
In general	Students ages 3-21 with one or more of the 13 specific disability categories and who need special education and related services are ENTITLED to services to prepare them for further education, employment and independent living.	Any person who has a physical or emotional impairment that substantially limits a major life activity are ELIGIBLE for services and ensures that person is not denied access to, benefits of, or subject to discrimination solely on the basis of the disability.	Any person who has a physical or emotional impairment that substantially limits a major life activity are ELIGIBLE for services and ensures that person is not denied access to, benefits of, or subject to discrimination solely on the basis of the disability.	
What is it?	An education law which describes what students are entitled to receive while in public school: • Free Appropriate Public Education (FAPE) • Specially Designed Instruction (SDI) • Related Services	A civil rights law which provides persons with disabilities protections from discrimination based solely on the disability in: Employment Public Services Accommodations	A civil rights law to prohibit discrimination on the basis of disability in programs and activities, public and private, that receive federal financial assistance	
Who is responsible for identification?	The local education agency (LEA) where the student resides. A comprehensive evaluation is required with parental consent.	 The student must: Secure the assessment and the evaluation Self-identify to the school/employer Provide appropriate documentation to the school/employer 	Local education agency (LEA) where student resides. Parental notice, not consent, is required for evaluation.	
Differences with appropriate services	 Identified students are entitled to: Accommodations such as extended time, word banks, adaptive technology Adaptations such as limiting the number of problems, teaching modifying teaching style or method Modifications such as withdrawal from skills, reducing reading level or difficulty of assignments Services such as Personal Care Attendant (PCA), Occupational Therapist (OT), Physical Therapist (PT), Speech and Language, Transportation 	Oualified persons access to reasonable accommodations are provided that "level the playing field": • Academic adjustments such as extended time for tests, priority registration • Auxiliary aids such as adaptive equipment, FM systems, sign language interpreters, electronic textbooks • Services such as readers, note takers, test proctors • Modifications such as removal of architectural and technological barriers	"Appropriate education" refers to an education comparable to that provided to students without disabilities. This may be defined as regular or special education services.	
Resources (Websites): Entitlement vs Eligibility	A Comparison of ADA, IDEA and Section 504- http://dredf.org/advocacy/comparison.html From Entitlement to Eligibility: Differences Between Public Education and Post-Secondary Education for Individuals with Disabilities- http://tinyurl.com/hytet56 Maryland Learning Links - https://marylandlearninglinks.org/resource/entitlement-versus-eligibility/ KidSource - https://www.kidsource.com/kidsource/content3/ada.idea.html			