

Home Schooling

in the

Rush-Henrietta

Central School District

Contents

Instructional Requirements	2
Plan for Instruction and Evaluation.....	4
Individualized Home Instruction Plan.....	5
Annual Plan.....	6
Quarterly Reports.....	7
Quarterly Report Forms	Exhibits 9-11
Attendance Form.....	Exhibit 12
Commissioner of Education Home Schooling Regulations.....	Blue Pages
Action Steps	Yellow Pages
Questions and Answers on Home Schooling Prepared by NYSED	Green Pages

Instructional Requirements

Listed below are the subjects of the instruction required of students in grades one through six, seven and eight, and nine through twelve.

Subjects Grades 1-6	Subjects Grades 7-8	Units**	Subjects Grades 9-12	Units***
English Language	English	2	English	4
U.S. History	History/Geography	2	Social Studies 1 Unit American History 1/2 Unit Gov. Participation 1/2 Unit Economics 2 Electives in Social Studies	4
Science	Science	2	Science	2
Arithmetic	Mathematics	2	Mathematics	2
Physical Education	Physical Education	Regularly	Physical Education	2
Health Education	Health Education	Regularly	Health Education	1/2
Visual Arts	Art	1/2	Art/Music	1
Music	Music	1/2	Electives	3
Spelling	Practical Arts	Regularly	***	
Reading	Library Skills	Regularly		
Writing	**Units required are cumulative for both grades 7 & 8.			
Geography				
Bilingual Ed or ESL (Where the need is indicated)				
U.S. History (to be covered at least once from 1-8)				
N.Y.S. History (to be covered at least once from 1-8)				
Constitution of the United States and New York State (to be covered at least once from 1-8)				

Other Requirements:

- Patriotism/Citizenship
- Alcohol/Drugs/Tobacco
- Bicycle/Highway Safety
- Fire and Arson Prevention Safety (to be covered in grades 1-12).

Plan for Instruction

And

Evaluation

Rush-Henrietta Central School District Home Schooling

Webster Learning Center- 2000 Lehigh Station Road, Henrietta
14467

INDIVIDUALIZED HOME INSTRUCTION PLAN (IHIP) FOR 2024 - 2025

(One Form Per Student)

Name of Student: _____

Grade Level: _____

Date of Birth: _____

Instructor: _____

Dates for Submittal of Quarterly Reports

Suggested

Actual

1st Quarter	11/1/24	
2nd Quarter	1/24/25	
3rd Quarter	4/4/25	
4th Quarter	6/25/25	

Parents Signature

Date

Home School Administrator

Date

This form must be completed and submitted to the Rush-Henrietta Home Schooling office by September 6, 2023.

Quarterly Reports

Quarterly Reports (Helpful Information)

Quarterly Reports are filed with the school district four (4) times per year.

Please include in your quarterly report:

- The total number of hours of instruction;
- A description of the material covered for each subject;
- A grade or narrative for each subject, denoting the progress the child has made.

Quarterly Reports should be submitted to the designated Rush-Henrietta representative approximately every forty-five days. Your quarterly reports should be filed with the school district on or before the dates set forth in your IHIP. Please also refer to section (g) of the 100.10 regulations.

In terms of attendance, the regulations indicate: 900 hours of instruction per year is required for students in grades 1-6, and 990 hours for students grades 7-12. The number of hours of instruction for the quarter should be noted on the Quarterly Report.

There are unit requirements in Grades 7-12 for each required subject. The number of instructional hours must be reported per unit. A “unit” means 108 total hours of instruction, equivalent to 6,480 minutes or 3 hours per week for 36 weeks; 1/2 unit means 54 hours; and 1/4 unit means 27 hours. Be sure to provide factual information on the report; the superintendent is not given the authority to make subjective judgements about your program.

In determining the amount of time spent in education, one may consider all such legitimate learning activities such as: church activities (i.e. choir), field trips, exploratory learning, additional reading, informal learning, living skills, lessons (i.e. music, swimming, etc.), spontaneous learning situations, and other varied life activities which are educational in nature.

RUSH-HENRIETTA HOME SCHOOL PROGRAM

Student Name: _____



First
Second
Third
Fourth

Quarter Report for Grades 1-6

Student's Grade Level: _____

Instruction and Evaluation Completed

Subject	Evaluation (Narrative)	Hours of Instruction	Grade
Arithmetic			
Reading			
Spelling			
Writing			
English			
Geography			

U.S. History			
Science			
Health Education			
Music			
Visual Arts			
Physical Education			
			Total Hours

Please Note: Minimum total hours are 225 per quarter/900 per year.

Parents Comments	

Parent Signature _____
Date

Administrator Comments	

Administrator Signature _____
Date

_____ Approved _____ Denied

RUSH-HENRIETTA HOME SCHOOL PROGRAM

Student Name: _____



First
Second
Third
Fourth

Quarter Report for Grades 7-8

Student's Grade Level: _____

Instruction and Evaluation Completed

Subject	Evaluation (Narrative)	Hours of Instruction	Grade
English			
History & Geography			
Science			
Mathematics			
Physical Education			
Health Education			

Art			
Music			
Practical Arts			
Library Skills			
N.Y.S. History / U.S. History			
		Total Hours	

Please Note: Minimum total hours are 247.5 per quarter/990 per year.

Parents Comments	

Parent Signature

Date

Administrator Comments	

Administrator Signature

Date

_____ Approved _____ Denied

RUSH-HENRIETTA HOME SCHOOL PROGRAM

Student Name: _____



- First
- Second
- Third
- Fourth

Quarter Report for Grades 9 - 12

Student's Grade Level: _____

Instruction and Evaluation Completed

Subject	Evaluation (Narrative)	Hours of Instruction	Grade
English			
Social Studies			
Mathematics			
Science			
Art			
Music			

Health Education			
Physical Education			
Electives			
Total Hours			

Please Note: Minimum total hours are 247.5 per quarter/990 per year.

Parents Comments	

_____ Date

Administrator Comments	

_____ Date

_____ Approved _____ Denied

Student _____ Parent Name _____

Date of Birth _____ Grade _____ Phone _____

Address _____

ATTENDANCE REGISTER

Home School: Rush- Henrietta

Central School District
2024-2025

Month	M	T	W	R	F	M	T	W	R	F	M	T	W	R	F	M	T	W	R	F	M	T	W	R	F	P/D	Total Atten.
1																											
2																											
3																											
4																											
5																											
6																											
7																											
8																											
9																											
10																											

PART 100.10 OF REGULATIONS OF THE COMMISSIONER OF EDUCATION

Pursuant to sections 207, 3204, 3210, 3212 and 3234 of the Education Law

The Regulations of the Commissioner of Education are amended, effective July 1, 1988, by addition of the new section 100.10 to read as follows:

100.10. Home Instruction.

(a) Purpose of section.

The purpose of this section is to establish procedures to assist school authorities in fulfilling their responsibility under Education Law sections 3204(2) and 3210(2)(d) and in meeting their responsibility of determining the competency of their instructor and substantial equivalence of instruction being provided at home to students of compulsory school age, and to assist parents who exercise their right to provide required instruction at home to such students in fulfilling their responsibilities under Education Law section 3212(2).

(b) Notice of intention to instruct at home.

(1) Except as otherwise provided in paragraphs (2) and (3) of this subdivision, parents or other persons in parental relation to a student of compulsory school attendance age shall annually provide written notice to the superintendent of schools of their school district of residence of their intention to educate their child at home by July first of each school year. The school year begins July first and ends June thirtieth for all purposes within this section. In the case of the City School District of the City of New York, the school district of residence for students who, if enrolled in the public schools, would attend elementary school, intermediate school or junior high school in a community school district shall be deemed to be the community school district in which the parents reside.

(2) Parents who determine to commence home instruction after the start of the school year, or who establish residence in the school district after the start of the school year, shall provide written notice of their intention to educate their child at home within fourteen (14) days following the commencement on home instruction within the school district.

(3) For the 1988-89 school year only, the written notice of intention to instruct at home required in paragraph (1) of this subdivision shall be due on August 1, 1988.

(c) Procedures for development and review of an individualized home instruction plan (IHIP).

(1) Within ten (10) business days of the receipt of the notice of intention to instruct at home, the school district shall send to the parents a copy of section 100.10 of the regulations of the Commissioner of Education and a form on which to submit an individualized home instruction plan (IHIP) for each child of compulsory attendance age who is to be taught at home.

(2) Within four (4) weeks of the receipt of such materials, or by August fifteenth, or for the 1988-89 school year by September 15, 1988, whichever is later, the parent shall submit the completed IHIP form to the school district. The district shall provide assistance in preparation of the forms, if requested by the parents.

(3) Within ten (10) business days of the receipt of the IHIP, or by August thirty-first, or for the 1988-89 school year by September 30, 1988, whichever is later, the school district shall either notify the parents that the IHIP complies with the requirements of the subdivisions (d) and (e) of this section or shall give the parents written notice of any deficiency in the IHIP.

(4) Within fifteen (15) days of receipt of a notice of a deficiency in the IHIP, or by September fifteenth, or for the 1988-89 school year by October 15, 1988, whichever is later, the parent shall submit a revised IHIP that corrects any such deficiencies.

(5) The superintendent of schools shall review the revised IHIP and shall notify the parents as to whether the revised IHIP complies with subdivisions (d) and (e) of this section within fifteen (15) days of receipt of the revised IHIP or by September thirtieth, or for the 1988-89 school year by October 31, 1988, whichever is later. If the revised IHIP is determined not to be in compliance with subdivisions (d) and (e) of this section, then the parents shall be notified in writing of the reasons for such determination. Such notice shall also contain the date of the next regularly scheduled meeting of the board of education that will be held at least ten (10) days after the date of mailing of the notice, and shall indicate that if the parents wish to contest the determination of noncompliance, the parents must so notify the board of education at least three (4) business days prior to such meeting. At such board meeting, the parents shall have the right to present proof of compliance, and the board of education shall make a final determination of compliance or noncompliance, within 45 days.

(6) The parents shall have the right to appeal any such final school district determination of noncompliance to the Commissioner of Education within thirty (30) days after the receipt of such determination.

(7) When administrative review of a school district determination of noncompliance is completed, the parents shall immediately provide for the instruction of their children at a public school or elsewhere in compliance with Education Law sections 3204 and 3210. For purposes of this subdivision, such administrative review shall be deemed to be completed when one of the following events have occurred:

- (i) the parents have failed to contest the determination of noncompliance by appealing to the board of education; or
- (ii) the parents have failed to appeal a final school district determination of noncompliance to the Commissioner of Education; or
- (iii) the parents have received a decision of the Commissioner of Education that upholds a final school district determination of noncompliance.

(8) Within ten (10) days after administrative review of the determination of noncompliance is completed, the parents shall furnish the superintendent of schools with written notice of the arrangements they have made to provide their children with the required instruction, except that such notice shall not be required if the parents enroll their children in a public school.

(d) Content of Individualized Home Instruction Plan (IHIP).

Each child's IHIP shall contain:

- (1) the child's name, age, and grade level,
- (2) a list of syllabi, curriculum materials, textbooks, or plan of instruction to be used in each of the required subjects listed in subdivision (e) of this section;
- (3) the dates for submission to the school district of the parents' quarterly reports as required in subdivision (g) of this section. These reports shall be spaced in even and logical periods; and
- (4) the names of the individuals providing instruction.

(e) Required courses.

(1) For purposes of this subdivision, a unit means six thousand four hundred eighty (6,480) minutes of instruction per school year.

(2) Instruction in the following subjects shall be required:

(i) For grades one through six: arithmetic, reading, spelling, writing, the English language, geography, United States history, science, health education, music, visual arts, physical education, bilingual education and/or English as a second language where the need is indicated.

(ii) For grades seven and eight: English (two units); history and geography (two units); science (two units); mathematics (two units); physical education (on a regular basis); health education (on a regular basis); art (one-half unit); music (one-half unit); practical arts (on a regular basis) and library skills (on regular basis). The units required herein are cumulative requirements for both grades seven and eight.

(iii) The following courses shall be taught at least once during the first eight grades: United States history, New York State history, and the Constitution of the United States and New York State.

(iv) For grades nine through twelve: English (four units); social studies [(four units) which includes one unit of American history, one-half unit in participation in government, and one-half unit economics]; mathematics (two units); science (two units); art and/or music (one unit); health education (one-half unit); physical education (two units); and three units of electives. The units required herein are cumulative requirements for grades nine through twelve.

(v) Education Law sections 801, 804, 806, and 808 also require the following subjects to be covered during grades kindergarten through twelve:

- (a) Patriotism and citizenship;
- (b) health education regarding alcohol, drug and tobacco misuse;
- (c) highway safety and traffic regulation, including bicycle safety; and
- (d) fire and arson prevention and safety.

(f) Attendance requirements.

Each child shall attend upon instruction as follows:

(1) The substantial equivalent of one hundred eighty (180) days of instruction shall be provided each school year.

(2) The cumulative hours of instruction for grades one through six shall be nine hundred (900) hours per year. The cumulative hours of instruction for grades seven through twelve shall be nine hundred ninety (990) hours per year.

(3) Absences shall be permitted on the same basis as provided in the policy of the school district for its own students.

(4) Records of attendance shall be maintained by the parent and shall be made available to the school district upon request.

(5) Instruction provided at a site other than the primary residence of the parents shall be provided in a building that has not been determined to be in violation of the local building code.

(g) Quarterly reports.

On or before the dates specified by the parents in the IHIP, a quarterly report for each child shall be furnished by the parent to the school district. The quarterly report shall contain the following:

(1) the number of hours of instruction during said quarter;

(2) a description of the material covered in each subject listed in the IHIP;

(3) either a grade for the child in each subject or a written narrative evaluating the child's progress; and

(4) a written explanation in the event that less than eighty percent of the amount of the course materials as set forth in the IHIP planned for that quarter has been covered in any subject.

(h) Annual assessment.

At the time of filing the fourth quarterly report as specified in the IHIP, the parent shall also file an annual assessment in accordance with this subdivision. The annual assessment shall include the results of a commercially published norm-referenced achievement test which meets the requirements of paragraph (1) of this subdivision or an alternative form of evaluation which meets the requirements of paragraph (2) of this subdivision.

(1) Commercially published norm-referenced achievement tests.

(i) The test shall be selected by the parent from one of the following: the Iowa Test of Basic Skills, the California Achievement Test, the Stanford Achievement test, the Comprehensive Test of Basic skills, the Metropolitan Achievement Test, a State Education Department test, or another test approved by the State Education Department.

(ii) The test shall be administered in accordance with one of the following options, to be selected by the parents:

(a) at the public school, by its professional staff; or

(b) at a registered nonpublic school, by its professional staff, provided that the consent of the chief school officer of the nonpublic school is obtained; or

(c) at a non-registered nonpublic school, by its professional staff, provided that the consent of the superintendent of schools of the school district and of the chief school officer of the nonpublic school is obtained; or

(d) at the parent's home or at any other reasonable location, by a New York State certified teacher or by another qualified person, provided that the superintendent has consented to having said certified teacher or other person administer the test.

(iii) The test shall be scored by the persons administering the test or by other persons who are mutually agreeable to the parents and the superintendent of schools.

(iv) The test shall be provided by the school district upon request by the parent, provided that the cost of any testing facilities, transportation, and/or personnel for testing conducted at a location other than the public school shall be borne by the parent.

(v) If a score on a test is determined to be inadequate, the program shall be placed on probation pursuant to subdivision (i) of this section. A student score shall be deemed adequate if:

(a) the student has a composite score above thirty-third percentile on national norms; or

(b) the student's score reflects one academic year of growth as compared to test administered during or subsequent to the prior school year.

(2) Alternative evaluation methods. An alternative form of evaluation shall be permitted to be chosen by the parent only as follows:

(i) for grades one through three a written narrative prepared by a person specified in subparagraph (iii) of this paragraph;

(ii) for grades four through eight a written narrative prepared by a person specified in subparagraph (iii) of this paragraph. This alternative form of evaluation may be used no more than every other school year for these grades;

(iii) for the purposes of this paragraph, the person who prepares the written narrative shall be a New York State certified teacher, a home instruction peer group review panel, or other person, who has interviewed the child and reviewed a portfolio of the child's work. Such person shall certify either that the child has made adequate progress or that the child has failed to make adequate progress. In the event that such child has failed to make adequate progress, the home instruction program shall be placed on probation pursuant to subdivision (i) of this section. The parent with the consent of the superintendent shall choose the certified teacher, peer review panel, or other person. Any resulting cost shall be borne by the parent.

(3) If a dispute arises between the parents and the superintendent of schools, including disputes over the administration of the commercially published norm-referenced achievement test or the use of alternative evaluation methods, the parents may appeal to the board of education. If the parents disagree with the determination of the board of education, the parents may appeal to the Commissioner of Education within thirty (30) days of receipt of the board's final determination.

(i) Probation.

(1) If a child's annual assessment fails to comply with the requirements of subdivision (h) of this section, the home instruction program shall be placed on probation for a period of up to two school years. The parent shall be required to submit a plan of remediation that addresses the deficiencies in the child's achievement, and seeks to remedy said deficiencies. The plan shall be reviewed by the school district. The school district may require the parents to make changes in the plan prior to acceptance.

(2) If after the end of any semester of the probationary period the child progresses to the level specified in the remediation plan, then the home instruction program shall be removed from probation. If the child does not attain at least seventy-five percent of the objectives specified in the remediation plan at the end of any given semester within the period of probation, or if after two years on probation one hundred percent of the objectives of the remediation plan have not been satisfied, the superintendent of schools shall provide the parents with the notice specified in paragraph (5) of subdivision (c) of this section and the board of education shall review the determination of noncompliance in accordance with such paragraph, except that consent of the parents to such review shall not be required.

(3) If during the period of probation the superintendent of schools has reasonable grounds to believe that the program of home instruction is in substantial noncompliance with these regulations the superintendent may require one or more home visits. Such home visit(s) shall be made only after three day's written notice. The purpose of such visit(s) shall be to ascertain areas of noncompliance with these regulations and to determine methods of remediating any such deficiencies. The home visit(s) shall be conducted by the superintendent or by the superintendent's designee. The superintendent may include members of a home-instruction peer review panel in the home visit team.

New York State Education Department

Action Steps for Home School Families and School Officials

Please Note: Grey shaded areas refer to Home School programs that are out of compliance. The dates shown on the attached list are examples of time frames to be used but will require an update each year.

Action Steps for Home Instruction

Commissioner's Regulations 100.10

Due Date	Action Required	Individual
By July 1 st each year, or; by 14 days of commencement	Notice to the Superintendent of the parents' intention to home instruct their child.	Parent
By 10 days of notice of intention	Send a copy of Commissioner's Regulation Section 100.10 (CR100.10) and an Individualized Home Instruction Plan (IHIP) form (both included in the Home Instruction Manual) to submit for each child to the parent.	School District
By August 15 th or, within 4 weeks of receipt of CR100.10 and form whichever is later.	Submit a completed IHIP to the school district that includes child's name, age, grade level, quarterly report submission dates and the name of the instructor. Submit an annual plan that includes syllabi, curriculum materials and textbooks to be used or a plan of instruction to be followed. Upon parental request, the school district will provide assistance in preparing the IHIP.	Parent
	Determination of final evaluation of student's academic year via commercially published achievement tests or alternative evaluation. Alternative evaluation for grades 1-3 can be a written narrative submitted by: <ul style="list-style-type: none"> - Certified Teacher - Approved Peer Review Panel - Other Approved Person Alternative evaluation for grades 4-8 submitted no more often than every other year: <ul style="list-style-type: none"> - Certified Teacher - Approved Peer Review Panel - Other Approved Person 	Parent

Due Date	Action Required	Individual
By August 15 th , or, within 4 weeks of receipt of CR100.10 and form whichever is later.	Determination of final evaluation of student's academic year via commercially published achievement tests or alternative evaluation (continued): Commercial tests include: <ul style="list-style-type: none"> - Iowa Test of Basic Skills - California Achievement Test - Stanford Achievement Test - Comprehensive Test of Basic Skills - Metropolitan Achievement Test - State Education Department (SED) Tests - Other SED approved tests 	Parent
	Determine who will administer and score tests for evaluation from the following options: <ul style="list-style-type: none"> - Public School/Professional Staff, - Registered Nonpublic School/Professional Staff with consent of Chief School Officer, - Non-Registered, Non-Public School/Professional Staff with consent of Superintendent of the district and Chief School Officer of the school, or - Other location/other person approved by the Superintendent 	Parent
By August 31 st each year, or, within 10 business days of receipt of IHIP whichever is later.	Notify parents of IHIP compliance or give written notice of deficiencies.	School District
Within 15 days of receipt of notice of deficiency in IHIP.	Submit a revised IHIP to school district.	Parent
By September 30 each year or, within 15 days of receipt of the revised IHIP whichever is later.	Review the revised IHIP and notify parents of its compliance or written notification of the reasons the IHIP was determined to not be in compliance and the date of the next regularly scheduled Board meeting which will fall 10 days past the notice's mailing date. Parents' right to contest the determination must be included.	Superintendent
At least 3 business days prior to Board of Education meeting date.	Notify Board of Education of their desire to contest the superintendent's determination of IHIP non-compliance.	Parent

Due Date	Action Required	Individual
At the regularly scheduled Board of Education meeting at least 10 days from the mailing date of the Superintendent's notice that IHIP is non-compliant	Present proof of compliance of IHIP to the Board of Education.	Parent
At regularly scheduled Board of Education meeting at which the parent presents proof of compliance of their IHIP	Makes a final determination of the compliance or noncompliance of the IHIP.	Board of Education
Within 30 days following receipt of determination of noncompliance of IHIP by the Board of Education	Appeal a final determination by the school district of IHIP noncompliance to the Commissioner of Education; this could include the administration of commercially published tests.	Parent
Immediately, when no appeal is left or available concerning noncompliance of the IHIP.	Provide for instruction of their children at a public school or elsewhere.	Parent
Within 10 days following the date on which no appeal is left or available.	Furnish the Superintendent with written notice of the arrangements made to provide their children with required instruction unless they are enrolled in the public school.	Parent
The substantial equivalent of 180 days/ 900 hours per year for grades 1-6, and 180 days/ 990 hours per year for grades 7-12.	Attend upon instruction. Instruction may occur in a building other than the students' home that has been determined not to violate local building codes.	Student
180 days per year.	Maintain records of attendance permitting absences on the same basis as the district uses for its own children. Upon request the school district may review records of attendance.	Parent
On or before dates specified in IHIP	Submit to the school district a quarterly report for each child being home instructed. It shall list hours of instruction, description of material covered and subjects listed in the IHIP or a written evaluation of child's progress including student name, grade and subject. If less than 80% of course material listed in the IHIP for any subject is covered, a written explanation as to why this happened should be included in the report.	Parent
Upon request of the parent	Provide instrument used for the annual assessment.	School District
At the time of filing the 4 th quarterly report specified in the IHIP.	Submit an annual assessment that shall include test results or a narrative report for each child taught at home.	Parent

Due Date	Action Required	Individual
Following the submission of the annual assessment by the parent.	Will determine if the composite scores of commercial tests are adequate if they score: <ul style="list-style-type: none"> - Above 33% on nation norms - Academic year ahead of previous year's test 	School District
Following the submission of annual assessment by the parent	Will place the home school program on probation for up to 2 years if the child's annual assessment fails to be adequate.	School District
Prior to acceptance of the next annual plan (if on probation).	Submit a plan of remediation that addresses deficiencies in the child's achievement.	Parent
At the end of any semester following the beginning of remediation	Shall remove a home school program from probation if the child attains one hundred percent of the objectives specified in the remedial plan.	School District
Upon reasonable feeling of noncompliance with regulations	May require one or more visitations to the home following 3 days written notice to ascertain areas of noncompliance. Visits may be made by Superintendent or designee and could also include a member of a peer review panel.	Superintendent
End of semester or two years.	Shall notify parents in writing of their failure to comply with at least 75% of objectives of the remediation plan per semester and/or 100% of the objectives of the remediation plan within 2 years. Will notify parents of the next regularly scheduled Board of Education meeting that will fall 10 days past the notice's mailing date. Parents have a right to contest the determination at this time.	School District

Questions and Answers On Home Instruction

Prepared by
The New York State Education Department

Table Of Contents:

General	2-6
Individualized Home Instruction Plan (IHIP)	7-9
Evaluation	10-11
Commencement of Home Instruction During the School Year	12
Students with Special Education Needs	13-14
College Entrance	15

General

1. May a district require parents to register their child in the public school if they plan to provide home instruction?
No. Parents are not required to register their child in public school if they plan to provide home instruction. However, the parent, if requested, must demonstrate that the child resides within the school district and is of compulsory age.
2. Are parents required to meet with school officials?
No. School officials may request a meeting with parents to discuss the process of home schooling, but they may not deny parents the right to home instruct if the parents decline such a meeting.
3. Must a district respond to a letter of intent?
Yes. The district is obligated to reply within 10 business days of receiving the notice of intent by sending to the parents a copy of C.R. 100.10 and a form on which to submit an IHIP.
4. May parents engage a tutor to provide home instruction?
Yes. Parents may engage the services of a tutor to provide home instruction for all or a portion of the home instruction program.
5. May groups of parents provide home instruction collectively by engaging the services of a tutor to provide group instruction to their children?
Parents providing home instruction to their children may arrange to have their children instructed in a group situation for particular subjects but not for the majority of home instruction program. Where groups of parents organize to provide group instruction by a tutor for a majority of the instructional program, they are operating a nonpublic school and are no longer providing home instruction. Substantial equivalency of a nonpublic school program is not determined pursuant to Section 100.10 of the Regulations of the Commissioner.
6. Must parents file a health inspection report or fire inspection report?
No. This is not required in the case of home instruction.
7. Must home instruction take place on days and during the times of days when school is in session?
Instruction at home is usually given within the general time frame of the normal school day, but greater flexibility in scheduling is possible. For example, parents may choose to provide instruction on weekends or in the evening. The total amount of instruction time per week should be generally comparable to that of the public school.
8. May a district require parents or tutors to produce credentials for home in instruction?
No. State law does not require any specific credentials for the person(s) providing home instruction.

9. What is a Home Instruction Worksheet?

The worksheet is provided as a model to assist districts in maintaining and keeping records on home instruction. Although the worksheet is an internal district document completed by school officials, it may be filled out in consultation with the parents, if appropriate. Some of the information on the Worksheet will be derived from the quarterly reports and the annual evaluation.

10. Must parents fill out the Home Instruction Worksheet?

No. The Worksheet is for internal district use.

11. May students instructed at home by their parents take part in non-credit-bearing organized school activities such as clubs, sports, and intramurals?

Commissioner's Regulation 135.4 (c)(7) directs that a participant in interscholastic sports must be enrolled in the public school. Homeschoolers and their families are welcome to attend interscholastic and intramural competitions, musical programs, and other presentations which are open to the public. Homeschoolers may not participate.

12. May a student instructed at home participate in the school band and/or receive music lessons?

No. The Rush-Henrietta School Board prohibits home schooled children from participating in intramural athletics, music lessons and performing groups, clubs, extracurricular and all other school-sponsored student activities –see policy 1741-R.

13. May students instructed at home be allowed to use school facilities such as the library, career information center and gymnasium?

Yes. Students may be allowed to use such school facilities provided that there is mutual agreement on the part of all involved parties.

14. May students instructed at home enroll in classes at the University of Rochester and the Rochester Institute of Technology?

Yes. Homeschoolers may enroll in classes at the U of R and RIT using the same criteria as applied to Rush-Henrietta students.

15. Must students instructed at home meet immunization requirements for in-school students?

The provisions of Public Health Law Section 2164, which require parents to submit proof of immunization prior to admission of their children to a school, do not apply to students being educated at home. If the Commissioner of Health notifies school officials of the outbreak of a disease for which immunization is required, however, parents of children on home instruction who seek to participate in testing or other activities on the premises of a public or nonpublic school must produce proof of immunization or the children must be denied access to school building.

16. May parents or students on home instruction borrow instructional items from the public school such as library books, microscopes and movie projectors?

Yes. Although the public school is not obligated by law to lend such items, it may allow parents or students to borrow available materials.

17. Is a student instructed at home entitled to benefit from the loan programs (textbooks, library materials, and computer software) available to students enrolled in nonpublic schools?

A student instructed at home is not enrolled in nonpublic school and therefore the district, is not obligated to loan those items which a district is required to provide, by statute, to children attending nonpublic schools. Although not required, a school district may offer such loans to the extent available.

18. Is the district required to furnish health services to students on home instruction?

No. The district is not responsible to furnish health services.

19. Is the district responsible for providing remedial programs from students instructed at home?

No. The district is not responsible for providing remedial programs for these students.

20. May a student instructed at home participate in the instructional program of the school district?

The legislature has not authorized part-time attendance and, therefore, a student instructed at home may not participate in the instructional program of the school district except for dual enrollment opportunities the district may make available under Section 3602-c of the Education Law and for special education programs and services the district is required to make available.

21. May a district provide dual enrollment services under Section 3602-c to students instructed at home?

While the district is not required to make occupational and vocational education programs for the gifted available, the board of education may, at its discretion, allow such students to participate in these programs. A board of education must offer a student with disabilities the special education services and/or programs as recommended on the Individualized Education Program by the Committee on Special Education. The District may claim State aid for the provision of dual enrollment services in district-operated programs. Services provided through BOCES, while generating BOCES aid, do not generate dual enrollment aid.

22. Does a school district obtain State aid for students instructed at home by their parents?

School districts cannot claim State aid for students instructed at home, except for those students counted as dually-enrolled in gifted and occupational education programs or receiving programs and services for students with special educational needs.

23. How should school officials deal with the grade placement of a student who has been instructed at home and subsequently enters the public school?

As with any other transfer, the principal of the school determines the appropriate grade placement of the student.

24. Does a home-instructed student earn high school credits for completing the course work specified in the IHIP?

Credit is given only by schools. It is recommended that when a home-instructed student transfers from a high school program into a school that the principal of the school award credit on the basis of assessment or evidence that the student has successfully completed the course work.

25. May a student instructed at home be awarded a local or Regents diploma?

No. A high school diploma may only be awarded to a student enrolled in a registered secondary school who has completed all program requirements set by the Regents, the school, or the district.

26. Is a K-8 school district responsible for high school student on home instruction?

Yes. The district of residence retains responsibility for the student's education but is encouraged to consult with the receiving high school on the adequacy of the IHIP, quarterly reports and the annual assessment.

27. Is a student instructed at home eligible to participate in summer school programs operated by the public school district?

Yes. Summer school programs are available to all residents of the district.

28. May a superintendent apply for a variance under the Commissioner's Regulation 100.2 (n) to enable a parent to implement a program designed to provide excellence in education?

Yes the Superintendent may apply for a variance for a home instruction program.

29. Under what circumstances is a home instruction program placed on probation?

As described below the circumstances depend upon the option selected by the parents for complying with the annual assessment requirement of subdivision (h) of the Section 100.10 of the Regulations of the Commissioner.

- a. If parents submit test scores for an achievement test, the program will be placed on probation only if the composite score of the student is below the thirty-third percentile on national norms or the score fails to reflect one academic year of growth when compared to a prior test. The student's score on individual test subscores should not be considered in determining whether the program should be placed on probation.
- b. If parents submit a written narrative, the program will be placed on probation only if the evaluator certifies that the student has not made adequate academic progress.

30. Under what circumstances may a school district require home visits?

A school district may require home visits, upon three days written notice to the parents only when the home instruction program is on probation. Under any other circumstances a school official may request a home visit but a parent would not be required to consent to the request.

31. If parents provide instruction at home to more than one child and the program for one child is placed on probation, must the programs for other children in the family be placed on probation?

No. Each child's achievement is evaluated separately. A situation may arise where one child's program is on probation and yet one or more other children in the same family are making adequate progress so that their programs would not be placed on probation.

32. How should a district maintain records on students instructed at home?

It is recommended that the district complete a Worksheet for each student to place in the student's file along with the current IHIP, quarterly reports and annual evaluation information. A notation on the student's permanent record card should indicate the period during which the student is on home instruction.

33. How long should a district retain records on a home instructed student?

There is no legal obligation specified in this matter. To the extent that records are kept, it is recommended that an annual Worksheet for each student be kept until six years after the student would have graduated from high school.

34. Should parents maintain records on students instructed at home?

Parents are required to keep attendance records for each student, but there is no legal obligation for them to maintain any other records. It is recommended that parents keep evidence of their programs and their children's achievement and correspondence with the school district.

35. If a student instructed at home is unable to read adequately or find employment following completion of educational requirements as defined in the within the compulsory education laws, can the school district be held liable?

No. As a matter of public policy, the highest court in New York State has declined to recognize a cause of action for educational malpractice. Where the board of education and superintendent of schools make good faith to implement the requirements of Section 100.10 of the Regulations, there should be a basis for liability under current law.

Individualized Home Instruction Plan (IHIP)

36. Are parents required to submit more than a list of textbooks in the IHIP to comply with the requirements of subdivision (d) of Section 100.10?

The IHIP must include for each of the required courses either a list of syllabi, curriculum materials and textbooks to be used or a plan of instruction to be followed. A different alternative may be used for different subjects. While a list of textbooks may be submitted, it is reasonable for the district to require more than the name, publisher, copyright date and author's name if the district is not familiar with the textbook's content. If the district requests additional information beyond the list of textbooks, the parents may, at their option, submit either a written scope and sequence describing the text or a copy of the text for the district's review (which copy shall be promptly returned to the parents). The purpose of such review is not to compare the text with those employed by the district, but rather: (1) to insure that the parent is providing the mandated subjects for the grade level in question and; (2) to provide the district with more complete information to assist its review of quarterly reports and annual assessments.

37. When the IHIP is submitted by the parents, does the school district have the responsibility to make a subjective judgement of the substantial equivalency of the home instruction program?

No. The purpose of these regulations is to provide a basis for objective determinations of substantial equivalence. IHIP submissions are to be evaluated to determine compliance with subdivisions (d) and (e) of Section 100.10. Quarterly reports are evaluated to determine compliance with subdivision (g). Annual assessments must comply with requirements of subdivision (h). A home instruction program that adheres to the standards of the regulations at each stage of the process should be deemed to substantially equivalent.

38. Must the parents indicate on the IHIP the content of each subject that will be taught and the total time of instruction?

The IHIP must include a list of syllabi, curriculum materials, or plan of instruction to be used in each of these subjects required for that grade level. The total number of hours of instruction per quarter must be documented on the quarterly report. It is recommended that, in the secondary grades, hours per subject be included in each quarterly report.

39. If a child reaches age six on or before December 1, when must a parent file an IHIP?

An IHIP must be filed for the school year which begins the preceding September.

40. If a child reaches age six after December 1, when must a parent file an IHIP?

An IHIP must be filed for the school year, which begins the following September.

41. Must the IHIP for a six-year-old indicate that the instruction is on the first grade level?

No. As with any age instruction should be geared to the level appropriate to the student's needs and previous level of achievement.

42. Are students instructed at home required to take a second language?
No. They are not required to take a second language but they may choose to study a second language.
43. Is physical education required?
Yes. Every student must have a physical education program. Activities may differ but outcomes should be similar to those established for students in the public school.
44. Must the topics proposed for study in each subject correspond to the material covered in the public school curriculum?
While the subjects required by Law and Regulation must be taught, the course content may differ.
45. If a student reaches the maximum age for compulsory attendance during the school year, must the IHIP for that student cover the full year?
Yes. Students who turn 16 (17 in New York City) between July 1 and June 30 are of compulsory attendance age during the entire school year.
46. Is a district required to review the IHIP submitted for a student beyond compulsory attendance age?
No.
47. Can a district require parents to provide more information on the IHIP than the regulations of the Commissioner require?
No. A district may require only that information set forth in subdivision (d) of Section 100.10 of the Regulations of the Commissioner.
48. May a superintendent find a program of home instruction deficient if he/she concludes that the student needs social interaction with other children?
No. This is not a basis for finding a program of home instruction deficient.
49. Must home instruction for a student of limited English proficiency include instruction in the English language?
Yes. Home instruction for such a student must include instruction in the English language.
50. Are parents instructing their children at home required to teach courses, which involve education about substance abuse, AIDS, human sexuality and family planning?
Parents are required by law to provide health education at all grade levels. Section 804 of the Education Law requires that such health education include instruction to discourage misuse and abuse of alcohol, tobacco and other drugs. Section 135.3 (b) of the Regulations of the Commissioner of Education requires that the elementary and secondary health education curriculum include age appropriate instruction concerning the nature, methods of transmission and methods of prevention of the Acquired Immune Deficiency Syndrome (AIDS). Parents must address the topic of AIDS as a part of the required health instruction at least once in grades K-6, once in grades 7-8 and once in grades 9-12. Parents may include instruction on human sexuality and family planning as part of their children's health education, but are not required to do so.

51. Must a district notify parents that IHIP is in compliance with C.R.100.10?
Yes. The district is obligated to notify parents that the IHIP is in compliance. It is strongly recommended that such notification be in writing.
52. Must a board of education approve the IHIP?
No. The superintendent of schools is responsible for reviewing the IHIP and notifying the parents of its status.
53. When is the board of education involved in the process?
If the superintendent of schools determines that a revised IHIP is not in compliance and the parents contest that determination; the parents may meet with the board to present evidence of compliance. The board then makes its determination of compliance or noncompliance.
54. If the board finds an IHIP is not in compliance do the parents have the right to appeal?
Yes. The parents may appeal a determination of noncompliance by the board to the Commissioner of Education within 30 days of receiving notice of the determination.
55. Must the parents of a student instructed at home file an IHIP with the district if the student is enrolled in a correspondence school?
Yes. The obligation to file an IHIP does not depend on the source of material used but rather on the location of student's instruction. The board of education is responsible for ensuring that any student of compulsory age living within the district is receiving an adequate education program of instruction. The parents and the schools must comply with C.R. 100.10 even if the supplier of the curriculum materials considers the student to be enrolled in its school or program.
56. Does the State Education Department approve programs of home instruction provided by correspondence schools?
No. Correspondence school materials for home instruction must be reviewed by the superintendent of schools.

Evaluation

57. When should parents inform the school district of their choice of a standardized test or alternative evaluation method?
No date is specified in the regulation but it is recommended that parents provide this information by the end of the third quarterly reporting period.
58. When is it necessary for parents to obtain the consent of the school district if they are using a norm-referenced achievement test for the annual assessment?
- If the parents are having the student tested at a registered nonpublic school, the consent of the public school district is not required.
 - If the parents are having the student tested at the public school, the testing should be done at the time of the school's own testing program, unless a mutually agreeable alternative is reached. The district should give the parents several weeks' notice of the dates for this testing.
 - If the parents are having the student tested at another location, the school district is required to review, and (if in agreement) consent to the parents' selection of the test administrator.
59. Are students instructed at home required to take any tests such as the PEP tests or RCTs?
No. These tests may be used to meet annual assessment requirements but home-instructed students are not required to take them.
60. Which state tests suffice for an annual exam?
Any state tests designed to evaluate individual student achievement are acceptable. State tests designed to evaluate a school's program (Program Evaluation Tests) are not appropriate for this purpose.
61. If parents instructing their children at home choose to use PEP tests or RCTs as a part of their annual evaluation, should the school district include their scores with the scores of the public school students?
No.
62. Can the parents of a fourth grader opt for an alternative form evaluation?
Yes. Alternative forms of evaluation may be used every other year for pupils in grades 4 through 8. Thus, grade 4 could be the first year in this pattern.
63. Must the district administer tests during the school year to home-instructed students?
No. The district is not obligated to administer any tests unless the student is referred to the Committee on Special Education for evaluation.

64. May a student instructed at home take Regents examinations?

Yes. If a request is made, school officials are encouraged to admit a student receiving home instruction to Regents examinations. If a Regents examination has a lab requirement, the student may be admitted to the examination if there is evidence that the student has met the lab requirement. The IHIP, quarterly reports and/or verification from the student's teacher can provide such evidence.

Regent's examinations may only be administered at the public school or registered nonpublic school because they are secure examinations. The test results can be helpful to the student and also to the public school officials.

65. If parents want to use one of the standardized tests listed in the home instruction regulation but not used by the school district, who orders and who pays for it?

If the parent chooses to use a test that has not been ordered for use in the public schools of the district, the school district, upon request of the parent, would order the test. The parent would, however, pay for the cost of procuring it.

66. May a parent administer a standardized test or prepare the written narrative of assessment?

Yes. With the consent of the superintendent, the parent may perform these actions.

67. What is a home instruction peer review panel and what is its function under the regulations?

A home instruction peer review is an advisory group of home instructing parents who prepare a written narrative of a student's achievement. Members of such a panel may be chosen by the parent with the consent of the superintendent.

68. What action should be taken by the district if the parents do not submit any evaluation?

If phone calls or letters do not elicit the information, the district should notify parents by registered mail that the evaluation is due and set a reasonable date for its submission. If the information is not forthcoming, the district is without evidence that instruction has been taking place. In that case, the district would be obligated to report the case to the central registry as a case of suspected educational negligence.

Commencement of Home Instruction During the School Year

69. May a district refuse to consider a parent's request for home instruction it occurs during the school year?

No. The district must respond to a letter of intent and to the submission of an IHIP at any time during the school year.

70. If home instruction begins during the normal school year, which timelines apply?

The regulation specifies that parents who decide to begin home instruction or parents who move into the district after the start of the school year must file a letter of intent within 14 days of beginning home instruction within the district.

From that point the usual timelines apply:

*Within 10 business days of receiving the letter, the district must furnish the parent with a copy of C.R. 100.10 and an IHIP form for each child.

*Within 4 weeks of receiving it, the parent must submit the completed IHIP to the district.

*Within 10 business days of receiving the IHIP, the district must notify the parent whether it complies with the requirements of the regulation or give written notice of any deficiency.

*Within 15 days of receiving a notice of deficiency, the parent must submit a revised IHIP, which corrects the deficiencies.

*Within 15 days of receiving the revised IHIP the district must notify the parent as to whether it complies with the regulation.

71. If home instruction begins during the school year, when should parents schedule quarterly reports to the district?

The number of reports should be proportional to the period of home instruction. For example if instruction begins at about the end of the first reporting period in the public school, the parent would schedule three reports during the remainder of the year.

Students With Special Educational Needs

72. May the parents of a student with special educational needs choose to provide home instruction for the student?
Yes. Commissioner's Regulation 100.10 can be applied to any student of compulsory attendance age without regard to a possible or identified handicapping condition.
73. Is the district required to provide services to a student who has been identified by the Committee on Special Education?
The district is required to make appropriate services available to any identified student in accordance with the approved Individualized Education Plan (IEP).
74. Are there any restrictions on the availability of services to be provided by the district?
The district has the obligation to offer all the services contained in the student's IEP.
75. Is the district required to provide transportation in order for the student to receive services?
Transportation must be offered to the extent necessary to enable the student to benefit from the instruction. The need for special transportation must be addressed in the student's IEP.
76. Where are the services delivered?
Generally, services would be delivered at the public school. However, the district and the parents may agree to have services delivered at an off-site as well (i.e. library, youth center, etc.)
77. May services be delivered at the student's home?
There is no prohibition against providing the services in the student's home. If the district and parent agree that this is the most convenient and appropriate location, services may be provided to the student in the home.
78. When are services delivered?
The parent and the district officials should discuss arrangements so that a block of time can be arranged for services, which minimizes disruption.
79. May a parent elect to have the student receive some but not all of the services specified in the IEP?
Yes. Given the nature of home instruction, a parent may assume the responsibility for providing some of the needed services and may choose to have any other(s) specified in the IEP provided by the district.
80. Does a parent have the right to refuse the delivery of any of the services by the public school district?
Yes. If the parent refuses services for a student known to have a handicapping condition, the parent should address the needs of the child in the IHIP.

81. To what extent must the IHIP include the services specified in the IEP?

The IHIP should include the equivalent services listed in the IEP. As home instruction is, by its nature, individualized and flexible, parents may provide for the needs of their children in different ways than those contained in the IEP.

82. Must the Committee on Special Education review and/or approve the IHIP for a student with special educational needs?

No. The Superintendent of schools is responsible for determining whether an IHIP is in compliance with the regulation and may call upon other persons to assist the review. However, the Superintendent has the responsibility to review and notify the parents whether the IHIP complies with the regulation.

83. Is a parent required to submit an IEP along with an IHIP?

No. A parent is not required to construct or submit an IEP.

84. How should the achievement of a student with special educational needs who is instructed at home be measured?

Alternative Evaluation measures provided in the student's IEP may be used. If the student does not have an IEP, one of the two alternatives provided in the regulation, a standardized test or a narrative evaluation must be used.

85. Is the district responsible for providing a reasonable amount of instructional materials for home instruction?

A school district may provide textbooks and other materials to students instructed at home but it is not obligated to do so. However, if a student with a handicapping condition received special education in accordance with an approved IEP, the district must provide the student with any specialized instructional materials necessary to enable the child to benefit from special education.

86. How does the district claim aid for providing services to a student with special educational needs who is instructed at home?

The district may claim aid for providing any of the services described in the IEP by filing for excess cost aid on State aid forms.

College Entrance

If home-instructed students cannot be awarded local or Regents high school diplomas, how can they gain entrance to colleges?

First, please note that seeking admission to college is entirely a choice that students make, and successfully gaining admission to college is entirely the responsibility of home-instructed students and their parents. It is not the responsibility of the State Education Department or the local public school district to secure college admission for home instructed students.

Second, colleges set their own admission requirements. These requirements vary from college to college. The burden, therefore, is on home-instructed students (and their parents) to seek and acquire information on admissions requirements of the colleges of their choice. The burden is also on home-instructed students (and their parents) to convince colleges to accept them. Because of this, home-instructed students (and their parents) may wish to seek information regarding the admissions requirements of the colleges of their choice well in advance of the actual application for admission.

Third, listed below are some suggested strategies for home-instructed students (and their parents) to consider using to help them gain entrance to colleges. Consideration can be given to using a combination of these strategies. Please note that there is no guarantee that following any or all of the strategies listed below will ensure a home instructed student admission to any college. Again if home instructing students choose to pursue college admission to college they (and their parents) are fully responsible for this.

Suggested Strategies

1. A portfolio of a student's work demonstrating its breadth and depth, might be developed over time. This portfolio can be shared with college admissions personnel to demonstrate the student's capabilities.
2. If a home-instructed student has taken Regents exams at the public school of residence, he/she can request the public school district to produce, on school letterhead, a list of the exams taken, the date of the date on which they were taken and the score the student earned. The list of Regents exam scores can be shared with college admissions personnel.
3. Home instructed students can take the Scholastic Aptitude Test (SAT) and/or other standardized tests used for college admissions purposes. Scores on these tests can be shared with college admissions personnel. Home-instructed students should contact their public school district about arrangements for taking the Scholastic Aptitude Test and/or achievement examinations offered by the College Board or the American College Testing Service.
4. If the student is beyond the age of compulsory education, and has completed a program of home instruction in compliance with Section 100.10 of the Regulations of the Commissioner of Education, he/she can request that the Superintendent of schools of the public school district of residence attest to this, in writing, on district letterhead. This can be shared with college admissions personnel. Please note, however, that the superintendent of schools may, but is under no obligation to, attest to this.
5. Home-instructed students can take the GED exam, when they have reached eligibility to do so. Students passing the GED exam can share their General Equivalency Diplomas with college admissions personnel.

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