

## PERSONALLY DEVELOPED PLANS (PDP)

Pertinent highlights of the Oregon home school law related to children with a disability.

1. “Child with a disability” means a child between the ages of 7 and 18 years who meets eligibility criteria for a specific disability category under Oregon law.
2. “Privately developed plan (PDP)” means an individual plan developed by a team including the parent and one or more private service providers to address the educational needs of a child with a disability. A PDP shall include individual educational goals for the student and a statement indicating how satisfactory educational progress will be determined for the student.
3. “Satisfactory educational progress” means educational progress across academic and/or developmental areas appropriate to the child’s age and abilities. The student does not need to complete all goals for the team to determine the student is making adequate progress.
4. If a child with a disability is receiving services under a PDP, the PDP team shall:
  - a.) complete the PDP assessment according to the schedule in the home school law
  - b.) provide the parent with a copy of the results, including a summary statement indicating whether the child has made satisfactory educational progress in light of the child’s age and disability.
5. Parents who are home schooling a child with a disability shall do one of the following:
  - a.) If your local school district has conducted an assessment, retain documentation of the child’s progress and report this information to the ESD on the same schedule as required under the general Oregon home school law.

OR

  - b.) Ensure that the child’s progress is evaluated according to a PDP and retain and report progress, upon request, on the same schedule as required by the general Oregon home school law.