

## Revocation of Consent for Abbreviated School Day Program Placements Under SB 819

Consent is voluntary. Parents and foster parents do not have to provide consent for an abbreviated school day program.

If a parent or foster parent does provide the required informed and written consent, they can revoke their consent for an abbreviated school day placement at any time.

Revocation must be provided in writing by the parent or foster parent.

Upon receiving written revocation, the district superintendent must ensure the student receives full hours within 5 school days or by a later date specified in writing by the parent/guardian.

Parents can allow the superintendent a one-time extension of 5 additional school days if:

- The extension request is in writing;
- No extension has been allowed previously that school year;
- The written consent states the parent understands extension is voluntary; and
- Written notice provides the specific reasons the extension is needed.

If revocation is received at least 14 days before the school year starts, the student must receive full hours beginning on the first day of school.

A parent complaint to ODE alleging unlawful abbreviated day placement is considered revocation of consent.

Upon revocation, the district cannot unilaterally place the student on an abbreviated day program.