**AFFIRMATION OF CONSULTATION WITH PRIVATE SCHOOL OFFICIALS**

Title IV, Part A, and regulation §200.63 of the Every Student Succeeds Act require that timely and meaningful consultation occur between the local education agency (LEA) and private school officials prior to any decision that affects the opportunities of eligible private schools children, teachers, and other educational personnel to participate in programs under this Act, and shall continue throughout the implementation and assessment of activities under this section.

**We agree that timely and meaningful consultation occurred before the LEA made any decision that affected the participation of eligible private school children in the Title IV**, **Part A program.**

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| Public School Official | Date | Private School Representative | Date |
|  |  |  |  |
|  | |  | |
| School District | Date | Name of Private School | Date |

**We agree that timely and meaningful consultation did NOT occur before the LEA made any decision that affected the participation of eligible private school children in the Title IV**, **Part A program.**

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| Public School Official | Date | Private School Representative | Date |
|  |  |  |  |
|  | |  | |
| School District | Date | Name of Private School | Date |

**Provide a written explanation on the back of this form if the private school official believes that timely and meaningful consultation did not occur**

**Provide a written reason why the private school official believes that timely and meaningful consultation did not occur.**

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**School District’s Response**

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**The LEA must maintain a copy of this form in its records, provide a copy to the designated ombudsman and SEA.**