If you believe your child should receive different or additional remedies than the UER offered, or if you believe your child was impacted in other areas identified in the ISBE Public Inquiry Report, you should not sign the waiver and should instead request an SSCA meeting by contacting SSCA@cps.edu or 773-553-1843. The areas identified include those specified in the waiver below.

If you disagree with the SSCA decision, you may submit an ISBE State Complaint, request State-sponsored mediation, request an impartial due process hearing, or file an appeal with the ISBE Monitors. (Filing an appeal with the ISBE Monitors does not foreclose other appeals options.) Information on the first three options is available on the ISBE website within the Special Education page under "Effective Dispute Resolution." More information regarding the ISBE Monitor appeals process can be found in the SSCA Procedural Safeguards, available at cps.edu/ssca.

Any challenge to an SSCA decision must be filed within the applicable statute of limitations (set time period). A new law has extended the time to file an ISBE State Complaint on Student Specific Corrective Action to September 30, 2021. Any appeal to the ISBE Monitors must be made within 30 calendar days of the SSCA meeting or denial of an SSCA meeting.

If you would like to talk to a lawyer at no cost and who advises parents/guardians about SSCA questions or would like to learn more about their options, you can call the Equip for Equality SSCA Hotline at (312) 895-7231. Interpreters are available.

Please review this paperwork carefully and sign the waiver below only if you are in agreement. UER services and reimbursement will not begin until CPS receives the returned waiver.

If you selected a vendor, we will hold a spot for your child until **05/02/2020**. If you return the waiver after that date and the spot is no longer available, we will schedule a follow-up call to choose a different vendor. Reach out to the ODLSS SSCA team at SSCA@cps.edu or 773-553-1843, if you have questions or need more time.

I, Jane Doe, on behalf of myself and as the parent/guardian of John Doe, in consideration for the remedies agreed upon, waive and release the Board of Education of the City of Chicago, its Board members, employees, agents, and representatives, from any and all claims, demands, or causes of action related to any denial or delay of services or supports to John Doe during the 2016-17 and 2017-18 school years related to the IDEA violations identified in the ISBE Public Inquiry Report, including:

- Delays and denials of the following IEP components due to special education procedural changes in the 2016-17 and 2017-18 school years:
 - o transportation,
 - extended school year,
 - o paraprofessional,
 - o identification as a student with a specific learning disability, and
 - o placement in a therapeutic day school.
- Delays or denials of paraprofessional or special education teacher support due to the position funding and budget appeals processes in the 2016-17 and 2017-18 school years.

This waiver and release does not affect my right to ensure my child receives the agreed upon remedies. This waiver does not limit my right to file a complaint about other special education problems during the specified time period or afterwards.

