the ALJ. If the parties enter into a settlement agreement and file a joint motion to dismiss the case, the ALJ grants the motion.

(Authority: 20 U.S.C. 554(e)(1), 1221e-3, 1234(f)(1), and 3474(a))

[54 FR 19512, May 5, 1989, as amended at 58 FR 43473, Aug. 16, 1993]

## §81.15 Evidence.

- (a) The Federal Rules of Evidence do not apply to proceedings under this part. However, the ALJ accepts only evidence that is—
  - (1) Relevant:
  - (2) Material;
  - (3) Not unduly repetitious; and
- (4) Not inadmissible under  $\S 81.13$  or  $\S 81.14$ .
- (b) The ALJ may take official notice of facts that are generally known or capable of accurate and ready determination by resort to sources whose accuracy cannot reasonably be questioned.

(Authority: 5 U.S.C. 556 (d) and (e); 20 U.S.C. 1221e-3, 1234(f)(1), and 3474(a))

### §81.16 Discovery.

- (a) The parties to a case are encouraged to exchange relevant documents and information voluntarily.
- (b) The ALJ, at a party's request, may order compulsory discovery described in paragraph (c) of this section if the ALJ determines that—
- (1) The order is necessary to secure a fair, expeditious, and economical resolution of the case;
- (2) The discovery requested is likely to elicit relevant information with respect to an issue in the case;
- (3) The discovery request was not made primarily for the purposes of delay or harassment; and
- (4) The order would serve the ends of justice.
- (c) If a compulsory discovery is permissible under paragraph (b) of this section, the ALJ may order a party to do one or more of the following:
- (1) Make relevant documents available for inspection and copying by the party making the request.
- (2) Answer written interrogatories that inquire into relevant matters.
  - (3) Have depositions taken.

- (d) The ALJ may issue a subpoena to enforce an order described in this section and may apply to the appropriate court of the United States to enforce the subpoena.
- (e) The ALJ may not compel the discovery of information that is legally privileged.
- (f)(1) The ALJ limits the period for discovery to not more than 90 days but may grant an extension for good cause.
- (2) At a party's request, the ALJ may set a specific schedule for discovery.

(Authority: 20 U.S.C. 1234(f)(1) and (g))

#### §81.17 Privileges.

The privilege of a person or governmental organization not to produce documents or provide information in a proceeding under this part is governed by the principles of common law as interpreted by the courts of the United States.

(Authority: 20 U.S.C. 1221e–3, 1234(f)(1), and 3474(a))

#### §81.18 The record.

- (a) The ALJ arranges for any evidentiary hearing or oral argument to be recorded and transcribed and makes the transcript available to the parties. Transcripts are made available to non-Departmental parties at a cost not to exceed the actual cost of duplication.
- (b) The record of a hearing on the record consists of—
- (1) All papers filed in the proceeding;
- (2) Documentary evidence admitted by the ALJ;
- (3) The transcript of any evidentiary hearing or oral argument; and
- (4) Rulings, orders, and subpoenas issued by the ALJ.

(Authority: 5 U.S.C. 556(e), 557(c); 20 U.S.C. 1221e-3(a)(1), 1234(f)(1), 3474(a))

[54 FR 19512, May 5, 1989, as amended at 58 FR 43473, Aug. 16, 1993]

# §81.19 Costs and fees of parties.

The Equal Access to Justice Act, 5 U.S.C. 504, applies by its terms to proceedings under this part. Regulations under that statute are in 34 CFR part 21

(Authority: 20 U.S.C. 1221e-3, 1234(f)(1), and 3474(a))