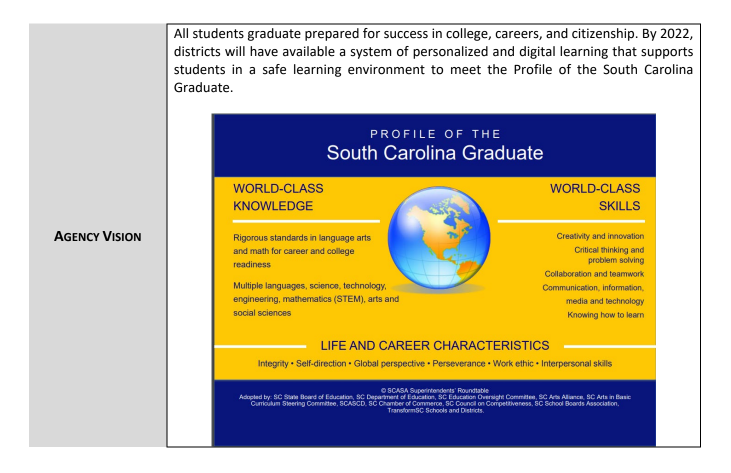
AGENCY NAME:	Department of Education			
AGENCY CODE:	063	SECTION:	001	

# Fiscal Year 2018–2019 Accountability Report

## **SUBMISSION FORM**

The mission of the South Carolina Department of Education is to provide leadership and support so that all public education students graduate prepared for success.



Does the agency have any major or minor recommendations (internal or external) that would allow the agency to operate more effectively and efficiently?

	Yes	No
RESTRUCTURING		
<b>RECOMMENDATIONS:</b>		$\boxtimes$

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Is the agency in compliance with S.C. Code Ann. § 2-1-230, which requires submission of certain reports to the Legislative Services Agency for publication online and the State Library? See also S.C. Code Ann. § 60-2-30.

	Yes	No
REPORT SUBMISSION		
COMPLIANCE:	$\boxtimes$	

Is the agency in compliance with various requirements to transfer its records, including electronic ones, to the Department of Archives and History? See the Public Records Act (S.C. Code Ann. § 30-1-10 through 30-1-180) and the South Carolina Uniform Electronic Transactions Act (S.C. Code Ann. § 26-6-10 through 26-10-210).

A STATE OF THE STATE OF THE STATE OF	Yes	No
RECORDS		
MANAGEMENT	$\boxtimes$	
COMPLIANCE:		

Is the agency in compliance with S.C. Code Ann. § 1-23-120(J), which requires an agency to conduct a formal review of its regulations every five years?

	Yes	No
REGULATION		
REVIEW:		$\boxtimes$

Please identify your agency's preferred contacts for this year's accountability report.

	Name	Phone	<u>Email</u>
PRIMARY CONTACT:	Katie Nilges	803-734-1215	knilges@ed.sc.gov
SECONDARY CONTACT:	Emily Heatwole	803-734-4066	eeheatwole@ed.sc.gov

I have reviewed and approved the enclosed FY 2018–2019 Accountability Report, which is complete and accurate to the extent of my knowledge.

AGENCY DIRECTOR (SIGN AND DATE):	Molly M. Apearman	13 September 2019
(TYPE/PRINT NAME):	Molly Spearnam	
BOARD/CMSN CHAIR		
(SIGN AND DATE):		
(Type/Print Name):		

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### **AGENCY'S DISCUSSION AND ANALYSIS**

#### **PERFORMANCE IMPACTS:**

#### INTERNAL

Superintendent Spearman began her second term in office on January 9, 2019. The agency has continued to focus the provision of intensive services to the lowest performing districts through the Office of School Transformation. Another piece to increasing opportunity and student performance in all districts is ensuring efficiency and high quality leadership, which still proves to be a challenge for our smallest districts. The Superintendent is currently working on increasing shared services and encouraging consolidation among districts with a student membership of 1,500 or less. Additionally, the agency continues to focus on school safety and providing training for each district and educators. School safety not only includes precautions against external threats, but also supports and services for students, particularly in the area of mental health.

#### EXTERNAL

Education reform has been at the forefront for state lawmakers and the agency has provided continued feedback and information as lawmakers continue to work toward improved K-12 policy. It will be important that the agency ensure it has the resources needed to support schools, districts, educators, and students as new policies are implemented if the state is to see student achievement as a result.

#### **CURRENT EFFORTS AND RESULTS & FUTURE PLANNING**

#### SCHOOL SAFETY

During Fiscal Year 18-19, the Superintendent continued collaborating with state agencies and other stakeholders to develop strategies that will improve school safety. (1.1.1). With assistance from Safe Haven's International, the SCDE released two safety awareness videos: <u>Reducing the Risk of School Violence: Informed Educators</u> and <u>Reducing the Risk of School Violence: Informed Educators</u> and <u>Reducing the Risk of School Violence: Informed Students</u>. In collaboration with Dr. Melissa Reeves, of Winthrop University, and other educators and administrators, the SCDE released the *School-Based Threat Assessment and Management Guide* and conducted four regional workshops, which were attended by over 300 educators, administrators, and other school staff. (1.3.3). To further assist schools, the SCDE will release a Safe Schools portal that will allow schools to complete and store threat assessment documents electronically. In June 2019, the U.S. Secret Service, in partnership with the SCDE, SLED, the U.S. Attorney's Office, and other agencies, presented *A Proactive Approach to Prevent Incidents of Targeted Violence in K-12 Schools*. Over 500 educators, administrators, and law enforcement officers attended this event.

With the \$2 million included in the 2018-19 Appropriations Act, 38 full-time school resource officers (SROs) were hired by various law enforcement agencies to serve schools that did not have SROs. The General Assembly appropriated additional funding to increase the number of resource officers during the 2019-20 school year and the agency will continue to request additional funds to ensure that each school is staffed with a full time SRO. (1.2.2).

#### TECHNICAL ASSISTANCE TO LOW PERFORMING SCHOOLS AND DISTRICTS & SHARED SERVICES

The agency continues to provide assistance to low-performing schools and districts through the tiered levels of support. Currently, the agency is operating three school districts, Florence 4, Allendale, and Williamsburg and serving 41 Comprehensive Support and Improvement Schools and 76 Priority Schools. Transformation coaches are placed in all Comprehensive Support and Improvement Schools. The operation of Florence 4 has allowed the

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agency to assist the district in working with Florence 1 and Florence 2 to share services such as maintenance and human resources. This shared services model has resulted in a savings of more than \$500,000 for Florence 4 – funds that may now be dedicated to the classroom. The agency will continue to provide districts with guidance on sharing services with nearby districts. The General Assembly provided the Superintendent, through proviso, the authority to ask districts meeting certain requirements to submit plans for the implementation of shared services. The 2018-19 data will serve as baseline data as CSI and Priority Schools were identified as a part of the new accountability system with the release of the November 2018 report cards. The 2019-20 school year will serve as our first point of comparison data to assess impact on school level performance.

Through the approved state ESSA plan, the agency will monitor the percent of Additional Targeted Support and Improvement Schools (schools with low-performing subgroups) that reduce their most significant subgroup achievement gap. (2.1.1). The agency will continue to effectively utilize both federal and state resources to provide such support (either comprehensive or targeted) to low-performing schools. It remains the goal of the agency to do this with fidelity to ensure that the support has a lasting positive impact on the students served in those schools and the educators who serve in those schools.

The agency will continue to support districts as they work to improve efficiencies through shared services and consolidation initiatives. Seven school districts have submitted plans to the agency as of September 13, 2019. (3.2.2). The agency will continue to request funds from the General Assembly to effect such consolidation initiatives and support increased educational opportunities for students in our most rural districts, many of which were parties in the Abbeville lawsuit.

#### EDUCATOR RECRUITMENT, RETENTION, AND EFFECTIVENESS

There continues to be a high need for high quality educators to join the profession and remain in the profession. On the recruitment front, and this is in addition to the teachers who graduated from a traditional educator preparation program, 484 educators entered the profession through an alternate route during 2017-18 with the goal being 500 in 2018-19. (4.1.1, 4.1.2, 4.1.3).

Additionally, the agency has supported districts and educator preparation programs with the transition to the evaluation data management system and new principal and teacher evaluation models through face-to-face trainings, monthly virtual office hours, on-demand web resources, and technical assistance from regional liaisons. (4.2.1, 4.2.2). The evaluation data management system allows districts and educator preparation programs to obtain information about the effectiveness of educators and to support personalization of support and coaching for principals and teachers. (4.2.3, 4.3.3).

The agency developed guidelines, approved by the State Board of Education in March 2019, which streamline the approval process for alternative certification programs and providers that will include Institutions of Higher Education, in order to increase the pool of qualified educators in the state.

#### PERSONALIZED LEARNING

The Office of Personalized Learning has a tiered system of support in place for individual educators, schools and districts implementing personalized learning for all students. The office served a total of 182 schools during 2018-19 and plans to serve over 200 schools during 2019-20. Work continues with KnowledgeWorks and reDesign, and the work of the office has been highlighted in numerous publications throughout the year, including Learning Forward, Getting Smart, ExcelinEd, The Christensen Institute, and iNACOL to name a few. (4.3.2).

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#### VIRTUAL SC/CATE

The agency's VirtualSC continues to serve 45,912 students statewide and remains one of the fastest growing and most successful virtual programs in the nation. (3.3.2). The cost per enrollment (approximately \$200 per student) is one of the lowest amongst similarly sized neighboring states. The agency will again request additional funding to serve students and continue to build out the middle school courses. The continued development of new grade levels and courses is essential to rural communities that may not have sufficient teachers or enrollment to support key classes. VirtualSC currently partners with 19 school districts through franchise opportunities and provides adult education opportunities as well, with 48 percent of students' ages 17-21 meeting their education goals. Further, as part of the new accountability system, the state will need to ensure that students have access to advanced coursework such as AP/IB and Career and Technical Education courses that lead to an industry certification. VirtualSC will continue to serve as a conduit for such course work, especially for students who may have limited access. VirtualSC had 7,390 student enrollments complete CTE courses in the 2018-2019 school year with an 89 percent pass rate meaning that 6,558 enrollments earned a CTE credit through VirtualSC in this school year. (3.3.1, 2.2.3).

#### COLLEGE AND CAREER READINESS

During the 2018-19 school year, 10,571 students were served in a state funded 4k classroom and the goal is to increase that number to at least 10,700 during the current school year. (2.2.1). The agency will support districts and educators in understanding and use of assessment data to drive instruction and support in the classroom with a particular focus on literacy and English language arts. (2.3.1, 2.3.2, 2.1.2, 2.1.3). The agency is currently targeting support to the lowest performing schools through the palmetto literacy project and the office of early learning and literacy. The office of standards and learning continues to provide professional learning opportunities and gather data from participants on evidence of implementation of the learning in their classrooms. (2.2.2, 4.3.1)

#### **TRANSPORTATION**

Approximately 350,000 students ride the bus to school each day. Implementation of a safe and reliable transportation system remains a paramount focus for the agency and the General Assembly has provided consistent support to improve the system over the past three years. By October 2018, the last remaining 1995/96 transit bus was retired. The agency has reduced the percentage of buses older than 10 years or 100,000 miles from 59 percent in 2017-18 to less than 30 percent in 2018-19. (1.2.1). The agency will request that the General Assembly increase the recurring funds for Fiscal Year 2019-20 that will allow the agency to continue to lease-purchase buses and will allow the agency to allocate additional buses to districts with high student growth, which will reduce ride time. The agency is currently operating 469 (8%) buses that exceed the states replacement requirement of 15 years old and 250,000 miles. The cost to replace these would be \$42,210,000. Additionally in 2013, the agency made a commitment to provide air-conditioned equipped buses. Currently 58 percent of that commitment has been met. The cost to upgrade the remaining 42 percent with air-conditioning will be \$217,834,532.

The current GPS/Routing pilot program will move out of pilot status and be a regular routing mechanism in the Orangeburg districts. This program has been a learning opportunity for the agency and local transportation staff and will assist in building out the use of routing software statewide. The program, from FY18 to FY19, decreased total state funded route time by over half million minutes annually. This equates to 8,300 hours, a savings of \$102,090 when using an average statewide driver salary of \$12.30. The agency is currently procuring software. There is a solicitation over at State Fiscal Accountability Authority for bus routing hardware and software. This solicitation just completed the sixth amendment for questions and answers posted on August 12, 2019. The next phase will be demonstration of proposals from the vendors. The evaluation team will consist of both SCDE and

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District staff. The agency did not receive funding from the General Assembly and will use general fund operating budget for the statewide program.

#### **RISK ASSESSMENT AND MITIGATION STRATEGIES**

The SCDE risks are directly associated with the state's kindergarten through twelfth grade public education system. The agency's failure to meet its stated goals and objectives would correlate with a negative impact to the K-12 system. The SCDE's goal to recruit and retain high quality teachers who deliver rigorous, personalized instruction to every student is solidified by the state's need for every student to meet the Profile of the South Carolina Graduate. The goal of every student meeting the Profile ensures that we have a high skilled workforce that meets the demands of the state and nation's business and industry while also being productive citizens. The agency's reform goals and ongoing-targeted supports and interventions rests on the need to build local capacity, streamline services, and maximize efficiency so that students and educators have the resources and opportunities needed to be successful.

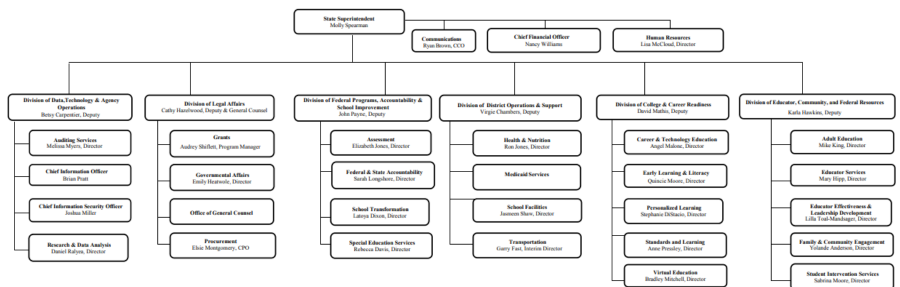
#### **RESTRUCTURING RECOMMENDATIONS**

The agency does not have any restructuring recommendations.

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South Carolina Department of Education • Organizational Chart



Agency Name:			DEPART	MENT OF EDUC	ATION							Fiscal Year 2018-2019
Agency Code:	He	630	Section:		1							Accountability Report
Statewide Enterprise Strategic Objective	Туре		Item ;	#	Description		2018-19		Time Applicable	Data Source and	Strategic Planning and P Calculation Method	erformance Measurement Template Meaningful Use of Measure
Education, Training, and Human Development	G	Goal 1	Strategy	Measure	SCDE will provide support schools and districts to ensure that learning environments are safe and secure for all students and educators	Base	Target	Actual		Availability		
	s		1.1	L	Provide guidance to districts regarding best practices for security of physical buildings and campuses							
	м			1.1.1	Percent of school buildings with secure entrances that include access controlled doors and all exterior doors locked	New Measure	80%		July 1-June 30	OSF application and survey	Report number of schools based on district survey	Input - assess resources needed
	м			1.1.2	Percent of school buildings with locking mechanisms on all interior doors	New Measure	80%		July 1-June 30	OSF application and survey	Report number of schools based on district survey	Input - assess resources needed
	s		1.2	2	Ensure schools and districts provide necessary staff support services to students to increase safety							
	м			1.2.1	A trained school resource officer in every school.	New Measure	75%	49%	July 1-June 30	OSIS	Count number of schools with a full time certified SRO	Outcome; assess number of staff available
	м			1.2.2	Access to school based mental health counselors	New Measure	40%	55%	July 1-June 30	OSIS	Work with the Department of Mental Health to count the number of mental health counselors available	Outcome; Assess current services and future need
	м			1.2.3	Increase school based support staff that include at least one of each of the following staff in every school: school counselors, school psycologists, school nurses and school social workers, mental health counselors, behavioral specialists, tele-psychiatrists	New Measure	1	1	July 1-June 30	OSIS and OES	Count each staff per school	Outcome; Assess need and support increased staff
	s		1.3	8	Provide guidance and resources to districts to support safety planning and training							
	м			1.3.1	Percent of schools and districts utilizing SCDE safety awareness video and modules and safety resources	New Measure	100%	Unknown	July 1-June 30	OSIS; Annually	Survey participation	Outcome; assess agency support
	м			1.3.2	Every school implements intruder/lockdown drills with local law enforcement	New Measure	100%	100%	July 1-June 30	OSIS; Annually	Gather data from schools on implementatio of required drills that includes dates	Outcome; assess implementation
	м			1.3.3	Each school will have a pre crisis intervention team identified and trained	New Measure	100%	97%	July 1-June 31	OSIS; Annually	Districts report to SCDE	Outcome; assess implementation
	м			1.3.4	Each school will have emergency supplies and procedures in place and staff trained	New Measure	100%	100%	July 1-June 32	OSIS & OHN; Annually	Surevey districts and schools	Outcome; assess implementation and need for support
Education, Training, and Human Development	G	2	2		The SCDE will support engagement of all STUDENTS so they graduate from high school with the world class knowledge, skills, and characteristics to be successful in post-secondary college, careers, and citizenship.							
	s		2.1	L	Provide resources, training, and support for school improvement, innovation, and high quality personalized learning opportunities.							
	м			2.1.1	Percent project completion of competencies (FY 2017-18 action items)	100%	100%	100%	July 1-June 30	Office of Personalized Learning (OPL); Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor delivery
	м			2.1.2	Number of participating schools in tiered technical support for personalized and competency-based learning	117	175	182	July 1-June 30	OPL; Annually	Count number of schools participating at each tier	Outcome; Assess effectiveness of office outreach and products
	м			2.1.3	Number of schools participating in both fall and spring assessment cycles	Fall 25 Spring 25	TBD	31	July 1-June 30	OPL; Annually	Count number of schools participating each cycle	Outcome; Assess effectiveness of office outreach and products
	м			2.1.4	Percent project completion of leadership continuum update (FY 2017-18 action items)	100%	100%	100%	July 1-June 30	Office of Educator Effectiveness and Leadership Development (OEELD); Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor delivery

Agency Name:			DEPARTMENT OF EDUC	ATION							Fiscal Year 2018-2019
Agency Code:	Н	630	Section:	1							Accountability Report
			Item #			2018-19		_	Data Source and		Performance Measurement Template
Statewide Enterprise Strategic Objective	Type S	Goal	Strategy Measure	Description Implement comparable, valid, and reliable resources and metrics to ensure all students are prepared for success in college, careers, and citizenship after graduation.	Base	Target	Actual	Time Applicable	Availability	Calculation Method	Meaningful Use of Measure
	м		2.2.1	Number of face-to-face and online trainings held for each statewide assessment program	129	100	154	July 1-June 30	Office of Assessment (OA); Annually	Count number of trainings held for each statewide assessment program	Output; Assess demand and office capacity
	м		2.2.2	Number of test programs that DID NOT provide statewide test materials in time for testing (grades 3-12)	0	0	0	July 1-June 30	OA; Annually	Count the number of test progams that had a statewide delay	Efficiency; Assess efficiency of office timelines and processes
	м		2.2.3	Number of test programs that DID NOT provide statewide test materials in time for testing (4K-grade2)	0	0	0	July 1-June 30	OA; Annually	Count the number of test progams that had a statewide delay	Efficiency; Assess efficiency of office timelines and processes
	м		2.2.4	Number of test programs whose results were posted online LATE (i.e., AFTER November 15) (Include only test programs whose results are embargoed prior to release to the public.)	0	0	0	July 1-June 30	OA; Annually	Count the test programs whose results were posted online AFTER November 15 (Exclude any test that was delayed due to a test contractor's inability to produce a state data file in a timely fashion.)	Output; Assess office capacity and compliance with law
	s		2.3	Provide resources and support partnerships that will allow schools to offer a continuum of supplemental services/resources for the academic, social, and emotional needs of students.							
	м		2.3.1	Number of family/parent engagement technical assistance workshops provided	9	10	9	July 1-June 30	Office of Family and Community Engagement (OFACE); Annually	Count number of workshops held	Output; Assess demand and office capacity
	м		2.3.2	Percent project completion of family/parent engagement assessment tool (FY 2017-18 action items)	New measure	100%	100%	July 1-June 30	OFACE; Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor delivery
	м		2.3.3	Percent of schools complying with postsecondary transition and services of students with IEPs	95%	95%	90.48%	July 1-June 30	Office of Special Education Services (OSES); Annually	Calculate percent of total schools complying with postsecondary transition and services for students with IEPs; IDEA Part B Indicator 13 measurement	Outcome; Assess effectiveness of office outreach and products
Education, Training, and Human Development	G	3		The SCDE will assist SCHOOLS in using funding and resources effectively, improving continuously, and ensuring systems are high quality so students are able to meet the Profile of the SC Graduate.							
	s		3.1	Implement federal programs effectively.							
	м		3.1.1	Percent of districts in compliance with federal policies and guidelines for use of Title I funds	100%	100%	50%	July 1-June 30	Office of State and Federal Accountability (OSFA); Annually	Use on-site and desk audit documentation	Outcome; Assess effectiveness of office support
	м		3.1.2	Percent of districts participating in Title I training and technical support	100%	100%	100%	July 1-June 30	OSFA; Annually	Calculate percent of total SC districts present at statewide trainings	Output; Assess demand and office capacity
	s		3.2	Provide support to improve academic performance of districts and schools identified as low performing.							
	м		3.2.1	Percent project completion of EBI portfolio (FY 2017-18 action items)	100%	100%	100	July 1-June 30	Office of School Transformation (OST); Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor delivery

Agency Name:			DEPART	MENT OF EDUC	ATION							Fiscal Year 2018-2019 Accountability Report
Agency Code:	H	530	Section:		1						Stratogic Planning and P	Performance Measurement Template
Statewide Enterprise Strategic Objective	Туре	Goal	Item Strategy		Description	Base	2018-19 Target	Actual	Time Applicable	Data Source and Availability	Calculation Method	Meaningful Use of Measure
	м	Guai	Strategy	3.2.2	Number of professional learning opportunities provided to support use of the EBI portfolio	17	20	25	July 1-June 30	OST; Annually	Count number of professional learning opportunities provided	Assess demand and office capacity
	м			3.2.3	Percent of Priority schools which showed improvement on annual state tests in ELA or mathematics	60%	51%-ELA 60%-Math	62.5 ELA 68.7 Math	July 1-June 30	OST; Annually	Calculate percent of priority schools showing improvement on state ELA tests (SCREADY, English 1 EOCEP) and on state mathematics tests (SCREADY, Algebra I EOCEP)	Outcome; Assess effectiveness of office support
	м			3.2.4	Percent of Focus schools which reduced their most significant subgroup gap	TBD	50%	50%	July 1-June 30	OST; Annually	Calculate percent of Focus schools in cohort that reduced their most significant subgroup gap with no decrease in the ALL Students subgroup	Outcome; Assess effectiveness of office support
	м			3.2.5	Percent of transformation coaches showing evidence of significant gains for their assigned schools	55%	60%	84%	July 1-June 30	OST; Annually	Divided number of coaches showing evidence of significant gains by number of all coaches	Outcome; Assess effectiveness of transformation coaches
	s		3.3		Engage all districts in using high quality systems review and accreditation.							
	м			3.3.1	Percent of districts in compliance with the statutes and regulations as related to the state accountability standards as well as with the federal statutes, regulations, and guidance.	60%	100%	83%	July 1-June 30	OFSA; Annually	Divide number of districts in compliance by total number of districts reviewed	Outcome; Assess effectiveness of office support
	м			3.3.2	Percentage of districts submitting e-grants applications by program	100%	100%	100%	July 1-June 30	OFSA; Annually	Calculate percentage of districts which submitted an e-grant application for each OFSA program in the system	Outcome; Assess effectiveness of office support
Education, Training, and Human Development	G	4	L		SCDE will support public school EDUCATORS in building expertise to increase student growth and achievement, close the achievement gap, and increase numbers of students meeting the Profile of the SC Graduate.							
	s		4.1	L	Use teacher evaluation and Student Learning Objectives (SLOs) to engage educators in evidence-based practices and the use of data to improve student performance.							
	М			4.1.1	Percent of SC educators rated proficient or above	95% Met, 1% Not Met; 2% Incomplete; 2% Not Reported	98% Met; 1% Not Met; 1% Incomplete	94.1% Met; 1.1% Not Met 2.3 % Incomplete; 2.5% Not reported	July 1-June 30	Office of Educator Effectiveness and Leadership Development (OEELD); Annually	Divide number of educators reported by districts as proficient by total number of educators evaluated. Note: New system will report on 4 levels; FOIA changes pending. Subject to change with implementation.	Input; Assess state teacher workforce
	м			4.1.2	Percentage of districts with assigned liasions; percentage of districts participating in virtual office hours; Satisfaction of districts with support and resources	100%	100%	100%	July 1-June 30	OEELD; Annually	Attendance rosters; Aggregate responses from question(s) with Likert scale	Output; Assess office capacity Outcome; Assess office support
	м			4.1.3	Percentage of districts and EPPs using the new data management system	New measure	98%	99% districts; 97% IHEs	July 1-June 30	OEELD; Annually	Divide number of district trained by total number of districts	Output; Assess demand and office capacity

Agency Name:			DEPART	MENT OF EDUC	ATION							Fiscal Year 2018-2019
Agency Code:	He	530	Section:		1							Accountability Report
Statewide Enterprise Strategic Objective	Туре	Goal	<u>Item</u> # Strategy	# Measure	Description	Base	2018-19 Target	Actual	Time Applicable	Data Source and Availability	Strategic Planning and P Calculation Method	erformance Measurement Template Meaningful Use of Measure
	м			4.1.4	Percent completion of training and resources	100%	100%	100%	July 1-June 30	OEELD; Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Outcome = Assess quality of resources; Output = Monitor delivery
	s		4.2		Support the recruitment and retention of high quality educators.							
	м			4.2.1	Percent project completion of collective leadership guidebook and profiles (FY 2017-18 action items)	100%	100%	100%	July 1-June 30	OEELD; Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor delivery
	м			4.2.2	Number of educators entering profession through all approved non- traditional or alternative route programs (including PACE)	484	500	593	July 1-June 30	Office of Educator Services (OES); Annually	Count number of educators completing certification requirements needed for employment	Outcome; Assess office outreach and services
	м			4.2.3	Number of educator certification requests completed by Office of Educator Services	81,785	81,785	90,836	July 1-June 30	OES; Annually	Count number of completed certification cases for FY 2018-19	-Outcome; Assess office outreach and services
	s		4.3		Provide leadership programs which support the Profile of the SC Graduate.							
	М			4.3.1	Satisfaction of principals	65% exceeded expectations; 17% above expectations; 16% met expectations; 2% below expectations; 0% poor (*16- 17 data)	50% exceeded expectations; 25% above expectations; 20% met expectations; 5% below expectations; 0% poor	This program helped me grow as a leader: 58% Strongly Agree; 42% Agree; 0% Not Sure; 0% Disagree; 0% Strongly Disagree	July 1-June 30	OEELD; Annually	Aggregate responses from question(s) with Likert scale	Outcome; Assess office support
	м			4.3.2	Percent project completion of leadership continuum updates	78%	100%	100%	July 1-June 30	OEELD; Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor delivery
	s		4.4		Work with IHEs and other teacher agencies to ensure South Carolina teachers have the knowledge, skills, and abilities to help students meet the Profile of the SC Graduate.							
	м			4.4.1	Number of EPPs using edTPA or PPAT	2	5	2	July 1-June 30	OES; Annually	Count number of EPPs using edTPA or PPAT assessments	Outcome; Assess office support
	м			4.4.2	Percent of EPPs requesting additional data elements from the SCDE for accreditation purposes	100%	75%	100%	July 1-June 30	OES; Annually	Survey of EPPs regarding data elements needed for accreditation purposes.	Outcome; Assess office support
Education, Training, and Human Development	G	5			The SCDE will align state, district and school LEARNING SYSTEMS so they promote personalized student growth, achievement, and the Profile of the SC Graduate.							
	s		5.1		Develop and implement a world class accountability system to communicate state, district, and school progress effectively.							
	м			5.1.1	Number of newsletters and webinars	10	10	10	July 1-June 30	Office of Research and Data Analysis (ORDA); Annually	Count number of newsletters and webinars provided	Output; Assess demand and office capacity
	м			5.1.2	Number of Data Quality Reports available through SAS BI interface	0	10	10	July 1-June 30	ORDA; Annually	Count number of Data Quality Reports available through SAS BI interface	Output; Assess demand and office capacity

Agency Name:			DEPARTMENT OF EDUC	ATION							Fiscal Year 2018-2019 Accountability Report
Agency Code:	Н	630	Section:	1						Strategic Dianning and D	erformance Measurement Template
Statewide Enterprise Strategic Objective	Туре	01	Item #	Description		2018-19	A - 1 1	Time Applicable	Data Source and Availability	Calculation Method	Meaningful Use of Measure
	м	Goal	Strategy Measure 5.1.3	Percentage of public assessment reporting completed within 10 days of file receipt	Base 0%	Target 80%	Actual 0	July 1-June 30	ORDA; Annually	Divide number of public assessment reports completed within 10 days of file receipt by total number of reports	Efficiency; Assess efficiency of office timelines and processes
	s		5.2	Enhance data warehouse to improve quality and availability of agency data around student information systems, assessment, standards and learning, finance, and career and technical education.							
	м		5.2.1	Percent project completion of SCDE action items in regard to state Student Longitudinal Data System	100%	100%	100%	July 1 -June 30	ORDA; Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor delivery
Education, Training, and Human Development	G	6		The SCDE will foster expansion of LEARNING OPPORTUNITIES so all students meet expectations of the Profile of the SC Graduate.							
	s		6.1	Implement robust virtual options to meet state needs that serve 100 percent of students and schools who apply for a virtual course.							
	м		6.1.1-01	Number of students served by SCDE virtual programs	130,747	100,000	126,525	July 1-June 30	Office of Virtual Education (OVE); Annually	Count total number of students served in year	Output; Monitor demand and capacity of office
	м		6.1.1-02	Average number of students per virtual teacher	137.32	150	137.25	July 1-June 30	OVE; Annually	Divide total number of enrolled students by number of teachers to determine average	Efficiency; Monitor efficient deployment of teachers
	м		6.1.2-01	Number of schools in partnership with the SCDE Office of Virtual Education through franchises	12	13	18	July 1-June 30	OVE; Annually	Count number of schools in year which have entered into MOAs with the Office of Virtual Education	Outcome; Assess effectiveness of office outreach and products
	м		6.1.2-02	Number of districts utilizing free keyboarding courses	56	57	27	July 1-June 30	OVE; Annually	Count number of districts utilizing free keyboarding courses	Outcome; Assess effectiveness of office outreach and products
	м		6.1.3	Percent project completion of virtual course catalog (FY 2017-18 action items)	100%	100%	100%	July 1-June 30	OVE; Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor delivery
	м		6.1.4	Percentage of students retained	59% - Overall 64% - 17 to 21 year olds	61% - Overall 66% - 17 to 21 year olds		July 1-June 30	Office of Adult Education (OAE); Annually	Divide number of students remaining in program at end of one year by total number of students at beginning of year	Outcome; Assess effectiveness of office outreach and products
	м		6.1.5	Percentage of students achieving adult education outcomes	44% - Overall 48% - 17 to 21 year olds			July 1-June 30	OAE; Annually	Divide number of students achieving outcomes by total number of student enrolled in adult education	Outcome; Assess effectiveness of office outreach and products
	s		6.2	Align Career and Technology Education courses with workforce development needs.							
	М		6.2.1	Number of students completing a Career and Technology Education (CATE) Program of Study	6%	8%	6%	July 1-June 30	Office of Career and Technology Education (OCTE); Annually	Count number of students completing a Career and Technology Education (CATE) Program of Study	Outcome; Assess effectiveness of office support

Agency Name:			DEPART	MENT OF EDUC	ATION							Fiscal Year 2018-2019 Accountability Report
Agency Code:	H	530	Section:		1						Stratogic Planning and P	erformance Measurement Template
Statewide Enterprise Strategic Objective	Туре	Goal	<u>Item</u> Strategy		Description	Base	2018-19 Target	Actual	Time Applicable	Data Source and Availability	Calculation Method	Meaningful Use of Measure
	м			6.2.2	Percent of CATE completers who earn a silver or higher on the National Career Readiness Certificate	34%	36%	41%	July 1-June 30	OCTE; Annually	Divide number of CATE completers attaining industry certificates for year by total number of CATE completers who graduated	Outcome; Assess effectiveness of office support
	м			6.2.3	Percent of CATE completers who attain industry certificates	48%	50%	58%	July 1-June 30	OCTE; Annually	Target Values are subject to determination of 2015 baseline data	Outcome; Assess effectiveness of office support
	м			6.2.4-01	Number of CATE students who took technical college coursework (dual credit)	2,458	3,000	2,587	July 1-June 30	OCTE; Annually	Count number of CATE students reported by districts as enrolled in technical college coursework; OCATE and Activity Coding System	Outcome; Assess effectiveness of office support
	м			6.2.4-02	Number of trainings provided to support districts and technical colleges articulate agreements in order to increase student access to dual credit	13	15	41	July 1-June 31	OCTE; Annually	Count number of trainings provided	Output; Monitor demand and capacity of office
	s		6.3	8	Support schools and districts in strengthening the quality of their early learning and literacy programs.							
	м			6.3.1	Number of students enrolled statewide in CERDEP	10,545	10,700	10,571	July 1-June 30	OELL; Annually	Calculate the total number of students served by CERDEP programming	Success of CERDEP expansion efforts in reaching new students
	м			6.3.2	Percentage of entering kindergarteners who meet school readiness goals	36%	45%	37%	July 1-June 30	OELL; Annually	Calculate the percentage of students who score at or above the target Readiness level on the Kindergarten Readiness Assessment	Success of 4K programs in preparing students for school
	м			6.3.3	Number of early learning teachers who participate in SCDE professional learning opportunities	New Measure			July 1-June 30	OELL; Annually	Calculate the number of 4K and 5K teachers who participate in at least one of the SCDE's professional learning opportunities	Increase in teachers who gain knowledge of high-quality instruction
	М			6.3.4	Percentage of MTSS Cohort 1 districts that implement MTSS coherently and with fidelity	10%	80%	100%	July 1-June 30	OELL; Annually	Track the development and implementation of MTSS models in cohort districts using multiple sources of data (ie. module completion and success rate, universal screener usage and results, problem-solving model development)	Ensure that districts are fully implementing MTSS and using the subsequent data effectively
	м			6.3.5	Percentage of Abbeville plaintiff districts supported by SCDE staff during summer reading camps	100%	100%	100% recieved technical assistance, 94% recieved at least one on- site visit	July 1-June 30	OELL; Annually	Calculate percent of Abbeville plaintiff districts which received SCDE staff support during required third grade summer reading camps	Ensure that underserved districts receive state-level support in order to successfully plan for and implement the summer reading camps

Agency Name:			DEPARTI	MENT OF EDUC	ATION							Fiscal Year 2018-2019
Agency Code:	H	530	Section:		1						<u>.</u>	Accountability Report
Statewide Enterprise Strategic Objective	Туре	Goal	<u>Item #</u> Strategy	Measure	Description	Base	2018-19 Target	Actual	Time Applicable	Data Source and Availability	Calculation Method	erformance Measurement Template Meaningful Use of Measure
	м			6.3.6	Percentage of districts who conduct the REL self-study guide for summer reading camps	New Measure	80%	N/A (Due to data reporting requirements, the OELL chose to make this study guide optional to districts)	July 1-June 31	OELL; Annually	Track the percentage of districts who complete the REL self-study guide for planning and implementing summer reading camps (the OELL office will then use their responses to plan summer support and identify within-district gaps and needs)	Allows districts to reflect on their needs and preparation using a research-based guide, and gives the OELL office early data in order to differentiate support across districts and track the successful implemenation of the camps
	М			6.3.7	Percentage of districts that develop comphrehensive reading plans that emphasize elementary, middle, and high school interventions	New Measure	100%	100%	July 1-June 30	OSES; Annually from IDEA Child Outcome Summary Form (COSF), aggregated collection (IDEA State Performance Plan Indicator 7)	Track the percentage of districts who complete all required parts of the reading plan and include intervention strategies for elementary, middle, and high school; guide will be created with the assistance of REL	Allows the OELL office to ensure that all districts are meeting the reading plan requirements set by Act 284
	м			6.3.8	Average number of page views per month of OELL's new online resource Supporting Early Literacy at Home: A Parents' Guide	200	230	355	July 1-June 31		Track the average number of page views a month to the new online resource (previous year page view counts and goals come from the OELL homepage)	Demonstrates the level of engagement that parents and guardians have with state-level early learning and literacy resources
	s		6.4		Support increased student access to opportunities to develop world class knowledge, skills, and citizenship.							
	М			6.4.1	Percent project completion of units of study/resources (FY 2017-18 action items)	100%	100%	100%	July 1-June 30	Office of Standards & and Learning (OS&L); Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor delivery
	м			6.4.2	Percent project completion of revision protocol (FY 2017-18 action items)	100%	100%	100%	July 1-June 30	OS&L Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor delivery
	М			6.4.3	Number of participants at professional learning opportunities in each area: ELA, Mathematics, Science, Social studies, World languages, Visual and Performing Arts, Health, Physical Education, GT, and STEM/PBL	ELA- 617, Math-147, Sci- 160, SS-56, World Language-92, Visual Performing Arts-368, Health/P.E 156, Gifted and Talented- 35, STEM/PBL- 281	ELA- 617, Math-147, Sci- 160, SS-56, World Language-92, Visual Performing Arts-368, Health/P.E 156, Gifted and Talented- 35, STEM/PBL- 281	ELA 556 MATH 215 SCIENCE 94 SS 620 WL 96 VPA 192 HEALTH 0 PE 0 GT 204 STEM/PBL 225	July 1-June 30	OS&L Annually	Count number of attendees of PLOS in each area	Output; Monitor demand and capacity of office

Agency Name:			DEPARTI	MENT OF EDUC	ATION							Fiscal Year 2018-2019
Agency Code:	He	30	Section:		1						Stratogic Dianning and D	Accountability Report
Statewide Enterprise Strategic Objective	Туре		ltem #		Description		2018-19		Time Applicable	Data Source and	Calculation Method	erformance Measurement Template Meaningful Use of Measure
	M	Goal	Strategy	Measure 6.4.4	Percent of PLO participants who show evidence of their implementation of new learning in their classrooms within each content area: ELA, Mathematics, Science, Social studies, World languages, Visual and Performing Arts, Health, Physical Education, GT, and STEM/PBL	Base 85% for each area	Target ELA- 99%, Math-90%, Sci- 89%, SS-100%, World Language- 88%, Visual Performing Arts-96%, Health/P.E 100%, Gifted and Talented- 100%, STEM/PBL-NA	Actual ELA 88% MATH 81% SCIENCE 99% SS 93% WL 89% VPA 95% HEALTH 0% PE 0% GT 91% STEM/PBL 96%	July 1-June 30	Availability OS&L Annually	Divide number of participants showing evidence of implementation by total number of attendees in PLOs in each area	Outcome; Assess effectiveness of professional learning opportunities
	м			6.4.5	Percent of adult education directors and teachers attending training	47%	100%	58%	July 1-June 30	OAE; Annually	Divide number of attendees by total number of adult education directors and teachers	Output; Monitor demand and capacity of office
	м			6.4.6	Rating of attendee satisfaction	82%	85%	93%	July 1-June 30	OAE; Annually	Aggregate responses from question(s) with Likert scale	Outcome; Assess effectiveness of professional learning opportunities
	м			6.4.7-01	Number of students who create or access a career portfolio via SCOIS	124,487	130,000	110268 created; 520,974 accessed (duplicate access)	July 1-June 30	Office of Student Intervention Services (OSIS); Annually	Count number of students in SCOIS database	Outcome; Assess effectiveness of office outreach and technical assistance
	м			6.4.7-02	Number of elementary schools that request access to Career Trek via SCOIS	124	150	64 elementary school requests; 273 schools with access	July 1-June 30	OSIS; Annually	Count number of elementary schools in SCOIS database	Outcome; Assess effectiveness of office outreach and technical assistance
	М			6.4.8	Number of professional learning opportunities provided by the OSIS designed to improve the behavior and/or academic performance of students in altrenative school programs	6	7	10	July 1-June 30	OSIS; Annually	Cound number of professional learning opportunities offered (Alternative School PD Calendar)	Output; Monitor demand and capacity of office
Education, Training, and Human Development	G	7			The SCDE will aid DISTRICTS in building the capacity to provide safe and healthy environments for long-term success.							
	s		7.1		Operate a safe and efficient school transportation program.							
	м			7.1.1-01	Percent of school buses older than 10 years or 100,000 miles	59%	<45%	43%	July 1-June 30	Office of Transportation (OT); Annually	Count total number of buses greater than 100,000 miles plus the total number over ten years old. Divide this number and divide by total number of buses	Input; Assess health of state bus fleet
	м			7.1.1-02	Average operating miles per bus	14,956	<14,000	14,800	July 1-June 30	OT; Annually	Divide total number of buses by the total miles traveled	Input; Assess health of state bus fleet
	м			7.1.1-03	Number of transportation service calls	9,357	<8,500	6693	July 1-June 30	OT; Annually	Count total number of all service calls	Outcome; Assess health of state bus fleet
	м			7.1.2-01	Turnover rate for bus shop mechanics	24.10%	<24.10%	18%	July 1-June 30	OT; Annually	Divide total number Mechanic III separations by total number of Mechanic III positions	Outcome; Assess effectiveness of initiatives targeting reduction in turnover rate

Agency Name:			DEPART	MENT OF EDUC	ATION							Fiscal Year 2018-2019 Accountability Report
Agency Code:	He	530	Section:		1						Churche aire Discoving and D	erformance Measurement Template
Statewide Enterprise Strategic Objective	Туре		Item ;		Description		2018-19		Time Applicable	Data Source and	Calculation Method	Meaningful Use of Measure
	м	Goal	Strategy	Measure 7.1.2-02	Number of youth apprentices successfully completing the program	Base 3	Target >3	Actual 4	July 1-June 30	Availability OT; Annually	Count number of apprentices that complete the 2 year program	Outcome; Assess participation in turnover reduction initiative
	м			7.1.3	Number of bus driver-caused accidents	649	<500	565	July 1-June 30	OT; Annually	Count number of reported driver-caused accidents in EPMS	Outcome; Assess effectiveness of driver safety training and certification
	м			7.1.4	Number of district route ride times that exceed 90 minutes	1,464	<1,000	1389	July 1-June 30	OT; Annually	Count number of district routes where time exceeds 90 minutes	Outcome; Assess efficiency of transportation system overall and support provided to districts
	м			7.1.5-01	Number of buses in Orangeburg County Consolidated School District 3 (OCCSD3)	193	<193	193	July 1-June 30	OT; Annually	Count current number of route buses and subtract any buses removed during pilot	Outcome; Assess efficiency or transportation system in OCCSD3 and technical assistance provided to district
	м			7.1.5-02	Average student ride time in OCCSD3	0	<75	71	July 1-June 30	OT; Annually	Divide total number of buses by the total time traveled	Outcome; Assess efficiency or transportation system in OCCSD3 and technical assistance provided to district
	м			7.1.5-03	Efficiency in OCCSD3	0	<46	22	July 1-June 30	OT; Annually	Divide total number of buses by the total miles traveled	Outcome; Assess efficiency or transportation system in Orangeburg and technical assistance provided to district
	s		7.2		Provide and support a healthy learning environment by ensuring access to nutritious meals.							
	м			7.2.1	Number of training courses provided to support local implementation of USDA nutritional requirements	61	>61	92	July 1-June 30	Office of Health and Nutrition (OHN); Annually	Count total number of menu planning and improvement trainings	Output; Assess office capacity and district need
	м			7.2.2	Percent project completion of Food for Thought SC (FY 2017-18 action items)	20%	50%	30	July 1-June 30	OHN; Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor development and initial implementation
	м			7.2.3	Number of school gardens	0	20	20	July 1-June 30	OHN; Annually	Count number of established school gardens	Outcome; Assess school participation
	м			7.2.4	Percent project completion of financial performance tracking system (FY 2017- 18 action items)	100%	100%	100%	July 1-June 30	OHN; Annually	Assess percentage of action items complete against total determined at beginning of FY 2017-18	Output; Monitor development and initial implementation
	м			7.2.5	Number summer food sites	2,384	>2,500	2378	July 1-June 30	OHN; Annually	Count total number of summer food sites (SFSP and SSO) in year	Output; Assess ability to provide access
	S		7.3		Ensure students learn in safe school buildings.							
	м			7.3.1	Number of plan resubmittals and/or reinspections	TBD - Application Operational 11/2018	TBD - Application Operational 11/2018	112	July 1-June 30	Office of School Facilities (OSF); Annually	Count number of plan resubmittals and reinspections after initial event	Outcome; Assess effectiveness of technical assistance
	м			7.3.2	Number of plan reviews	TBD - Application Operational 11/2018	TBD - Application Operational 11/2018	147	July 1-June 30	OSF; Annually	Count number of plan reviews	Output; Monitor demand and capacity of office
	м			7.3.3	Number of districts making capital improvements	TBD - Application Operational 11/2018	TBD - Application Operational 11/2018	36	July 1-June 30	Office of School Facilities; Annually	Identify and count number of districts reporting capital improvements	Outcome; Monitor expenditure of state funds for capital improvement
	s		7.4		Support schools in developing positive and supportive climates for learning.							

Agency Name:			DEPART	MENT OF EDUC	ATION							Fiscal Year 2018-2019 Accountability Report
Agency Code:	H	630	Section:		1						Strategic Planning and P	erformance Measurement Template
Statewide Enterprise Strategic Objective	Туре	Goal	<u>Item a</u> Strategy	# Measure	Description	Base	2018-19 Target	Actual	Time Applicable	Data Source and Availability	Calculation Method	Meaningful Use of Measure
	М			7.4.1	Number of school climate and/or bullying technical assistance opportunities provided	11	8	16	July 1-June 30	OSIS; Annually	Count number of technical assistance opportunities provided	Output; Monitor demand and capacity of office
	м			7.4.2	Number of districts with major Medicaid discrepancies	23	26	58	July 1-June 30	Office of Medicaid Services (OMS); Annually	Count number of districts which have serious discrepancies identified during annual quality assurance visit; Medicaid Quality Assurance Annual Report	Outcome; Target districts with major Medicaid discrepancies for technical assistance
	м			7.4.3	Number of districts served through the Process Improvement Team (PIT)	2	>2	9	July 1-June 30	OMS; Annually	Count number of districts served through PIT	Output; Determine capacity of OS to manage PIT process in the first year of implementation
Education, Training, and Human Development	G	8			The SCDE will model excellence and continuous improvement in all programs and services.							
	s		8.1		Implement a continuous improvement process focused on program effectiveness, fidelity, and return on public investment.							
	м			8.1.1	Percent of offices where standard operating manual is present. Information included should be easy to follow for proper succession planning.	58%	75%	60%	July 1-June 30	Office of Auditing Services (OAS); Annually	Divide number of offices where standard operating manual is present by total number of offices	Output; Assess office capacity and plan next steps for risk improvement
	м			8.1.2	Number of written internal audit reports identifying weaknesses in internal control and providing recommendations to strengthen internal controls	New Measure	6	2	July 1-June 30	OAS; Annually	Divide number of offices that have been assigned a risk rating by total number of offices	Output; Assess office capacity and plan next steps for risk improvement
	м			8.1.3	Number of written audit reports documenting results of pre-award audit for programs that have been issued to program management	12	12	12	July 1-June 30	OAS; Annually	Count number of issued pre- award audits	Output; Assessment of program risk
	s		8.2		Expand Clear Communication with External Stakeholders							
	м			8.2.1	Number of external stakeholders participating in SCDE social media platforms	34,007	Increase by 5%	43584 (Increase of 28%)	July 1-June 30	OCGA; Annually	Count number of contacts on SCDE social media platforms	Outcome; Assess effectiveness of external communication through social media
	м			8.2.2	Number of news stories (print media/television/radio)	619	Increase by 5%	684 (Increase of 10.5%)	July 1-June 30	OCGA; Annually	Count number of news stories each month	Outcome; Assess and analyze the number of mentions in news media and positive news coverage
	м			8.3.1	Percent of on-time agency reports	234 reports	100%	100%	July 1-June 30	Legal Division; Annually	Divide number of on-time reports by total number of required reports on agency report calendar	Output; Assess agency capacity and systems
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Agency Name:			DEPAR	TMENT OF EDUC	ATION							Fiscal Year 2018-2019 Accountability Report
Agency Code:	Н	630	Section		1						Strategic Planning and P	erformance Measurement Template
Statewide Enterprise Strategic Objective	Туре	Goal	<u>Item</u> Strateg		Description	Base	2019-20 Target	Actual	Time Applicable	Data Source and Availability		Meaningful Use of Measure
Maintaining Safety, Integrity and Security	G	1	L		Support the social-emotional learning, health, and safety needs through a whole-child approach.							
	S		1.	1	Support student physical and mental health							
	м			1.1.1	Access to mental health professionals in every school	55%	70%		August 1 - July 31	OSIS via Dept. of Mental Health district staff; annually	Count number of schools with onsite or remotely accessible (telehealth) mental heatIth professionals (including psychologists)	Outcome; number of schools with access
	м			1.1.2	Percent students scoring in the Healthy Fitness Zone for cardiorespiratory fitness	51%	51%		July 1 - June 30	Office of School Nurtition; FitnessGram Data (PE Teacher assessments)	One of 3 tests: aerobic, 1 mile run or walk test	Predictor of long term health
	м			1.1.3	Number summer food sites	2,378	>2,500		July 1-June 30	Office of Health and Nurtition; Annually	Count total number of summer food sites (SFSP and SSO) in year	Output; Assess ability to provide access
	S		1.	2	Enhance school safety							
	м			1.2.1	Percent of school buses less than 10 years or 100,000 miles	57%	>60%		July 1-June 30	Office of Transportation (OT); Annually	Count total number of buses greater than 100,000 miles plus the total number over ten years old. Divide this number and divide by total number of buses	Input; Assess health of state bus fleet
	М			1.2.2	Number of full-time school resource officer in every school.	50%	60%		August 1 - July 31	OSIS via District staff; annually	Count number of schools with full-time SRO	Outcome; access number of staff available
	м			1.2.3	Number of Certificates of Occupancies Issued	142	197		July 1 - June 30	Office of School Facilities; annually	Count number of Certificate of Occupancy Documents issued to the school districts	Outcome; number of healthy, safe and code compliant buildings and premises
	S		1.	3	Promote positive school culture							
	м			1.3.1	Number of family engagement workshops/technical assistance provided to schools and districts	9	10		July 1-June 30	Office of Family and Community Engagement (OFACE); Annually	Count the number of workshops held	Output; Assess demand and office capacity
	м			1.3.2	Number of trainings provided to schools and districts on military transitions	New Measure	3		July 1-June 30	Office of Family and Community Engagement (OFACE); Annually	Count the number of workshops held	Output; Assess demand and office capacity
	м			1.3.3	Number of behavioral prevention/intervention supports for schools and districts	10	15		August 1 - July 31	OSIS; annually	Count number of TA/PD opportunities coordinated/facilitated	Output; Assess demand and office capacity
Education, Training, and Human Development	G	2	2		Strengthen standards, curriculum, instruction, and assessment alignment through differientated supports.							
	s		2.	1	Increase equitable supports needed to meet the Profile of the South Carolina Graduate							
	м			2.1.1	Percent of transformation coaches showing evidence of significant gains for their assigned schools	84%	87%		July 1-June 30	OST; Annually	Divided number of coaches showing evidence of significant gains by number of all coaches	Outcome; Assess effectiveness of transformation coaches

Agency Name:			DEPART	MENT OF EDUC	CATION							Fiscal Year 2018-2019
Agency Code:	H	630	Section:		1						Charles 's Plans's and P	Accountability Report
			<u>ltem</u>	#			2019-20					erformance Measurement Template
Statewide Enterprise Strategic Objective	Туре	Goal	Strategy		Description	Base	Target	Actual	Time Applicable	Data Source and Availability	Calculation Method	Meaningful Use of Measure
	м			2.1.2	Percentage of 17 to 21 year old students achieving academic, post-secondary education and/or training, and employment outcomes	New Measure	50%		July 1-June 30	Office of Adult Education (OAE); Annually	Divide the number of participants at the end of the school year who are 17 to 21 years of age with outcomes by the total number of participants who are 17 to 21 years of age served at the end of the school year	Outcome; Assess effectiveness of office support
	м			2.1.3	Diploma earners who are college OR career ready	69.8%	69.8%		July 1-June 30	Office of College and Career Readiness; Office of Data and Research	Report Card Measure	Outcome; Assess effectiveness of instruction provided
	S		2.2	2	Provide resources to improve the quality of instruction							
	М			2.2.1	Number of students enrolled statewide in CERDEP	10,571	10,700		July 1-June 30	OELL; Annually	Calculate the total number of students served by CERDEP programming	Success of CERDEP expansion efforts in reaching new students
	м			2.2.2	New Instructional Materials Adoptions funded	New Measure	18		July 1-June 30	Office of Finance- Instructional Materials Annually	Determine the number of areas to be funded by subtracting the cost of subject areas adopted from the availability of funds	Subject areas to be funded
	M 2.2.3		Number of students completing a Career and Technology Education (CTE) Program of Study	6%	8%		July 1-June 30	Office of Career and Technology Education (OCTE); Annually	Count number of students completing a Career and Technology Education (CATE) Program of Study	Outcome; Assess effectiveness of office support		
	S		2.3	3	Algin assessments to improve teaching and learning							
	м			2.3.1	Percent of participants demonatrating increased understanding of assessment literacy and use of summative statewide assessment data	New Measure	>80%		July 1 - June 30	Office of Assessment; Annually	By using an evaluation instrument, participants in targeted school districts will demonstrate 80% or higher understanding of assessment literacy and use of summative assessment data to increase teaching and learning.	Outcome; Assess participants in targeted districts
	м			2.3.2	Percent of participants demonstrating increased understanding of English language assessment data and data use in instruction	New Measure	>80%		July 1 - June 30	Office of Federal and State Accountability; Annually	By using an evaluation instrument, participants in targeted school districts will demonstrate 80% or higher understanding of assessment literacy and use of summative assessment data to increase teaching and learning.	Outcome; Assess participants in targeted districts
Education, Training, and Human Development	G	3			Enhance public educational systems to include infrastructures, opportunities, resources, data, and technology.							
	S		3.1	1	Use data effectively to improve outcomes							
	м			3.1.1	Number of districts with an IDEA determination of Meets Requirements	32	32		July 1-June 30	Office of Special Education Services; Annually	Number of districts that meet the IDEA determination of Meets Requirement, which consists of both compliance and outcome measures for special education	Outcome; Determine districts with determination of 'Meets Requirements'
	M 3.1.2 K		Key Performance Indicators (Breakfast Participation) for School Nurtirion	38.95%	39%		July 1-June 30	Office of Health and Nutrition; Actpoint KPI Annual Report	Total # of Breakfasts served / by total number of students with access to breakfast x the number of days in the school year.	Outcome; Assess the number of students nutritionally prepared to learn.		
	s		3.2	2	Provide appropriate and efficient district, regional, and state level systems							
	м			3.2.1	Percent of districts with an accreditation rating of All Clear	83%	83%		July 1-June 30	Office of Federal and State Accountability	Count the number of districts with a rating of All Clear	Outcome; Assess districts ratings for accreditation
	м			3.2.2	Number of districts under 1500 students who have submitted a preliminary plan for consolidation which result in actual consolidation.	New Measure	7		July 1-June 30	Division of Data, Technology and Agency Operations	Count number of districts who consolidate after submitting a preliminary plan to the SCDE	Outcome; Assess the districts which choose to consolidate
	м			3.2.3	Number of districts served through the Process Improvement Team (PIT)	9	>9		July 1-June 30	Office of Medicaid Services; Annually	Count number of districts served through PIT	Outcome; Assess the number of districts being served

Agency Name:			DEPART	MENT OF EDUC	ATION							Fiscal Year 2018-2019 Accountability Report
Agency Code:	Н	630	Section:		1						Strategic Planning and P	erformance Measurement Template
Statewide Enterprise Strategic Objective	Туре	Goal	<u>Item #</u> Strategy	_	Description	Base	2019-20 Target	Actual	Time Applicable	Data Source and Availability	Calculation Method	Meaningful Use of Measure
	S		3.3		Increase opportunities for students							
	м			3.3.1	Percent of CTE completers who earn a silver or higher on the National Career Readiness Certificate	41%	43%		July 1-June 30	OCTE; Annually	Divide number of CATE completers attaining industry certificates for year by total number of CATE completers who graduated	Outcome; Assess effectiveness of office support
	м			3.3.2	Number of students served by SCDE virtual programs	126,525	127,000		July 1-June 30	Office of Virtual Education (OVE); Annually	Count total number of students served in year	Output; Monitor demand and capacity of office
Education, Training, and Human Development	G	4	L		Promote educator and school leader development.							
	s		4.1		Enhance the quality and quantity of effective educators and school							
	м			4.1.1	leaders Traditional SC preparation program completers qualifying for educator certification	984	984		July 1-June 30	Office of Educator Services (OES); Annually	Count total number of program completers issued a standard educator certificate for the first time.	Outcome; Assess office outreach and services
	м			4.1.2	Alternative Route candidates qualifying for educator certification	593	593		July 1-June 30	OES; Annually	Count total number of Alternative Route candidates issued a conditional educator certificate for the first time.	Outcome; Assess office outreach and services
	м			4.1.3	Accreditation status of educator preparation providers	28	30		July 1-June 30	OES; Annually	Percentage of providers with full accreditation status (national or state)	Outcome; Assess quality and effectiveness of educator preparation providers
	S		4.2		Support educators and school leaders in continuous development							
	м			4.2.1	Percentage of SC districts using SCLead to provide feedback on instruction or targeted professional learning.	New Measure	75%		July 1-June 30	Office of Educator Effectiveness and Leadership Development (OEELD); Annually	Number of unique districts using SCLead for teacher observation conferencing + (if different) # of unique districts using SCLead professional learning library to assign videos/# of unique districts	Input; Assess feedback on professional learning
	м			4.2.2	Percent of SC principals rated unsatisfactory, needs improvement, proficient, or exemplary.	Exemplary 41.8%; Proficient 52%; Needs Improvement 2.3%; Unsatisfactory 0.2%; Not reported 3.8%	Proficient and Exemplary 92%; 8% Needs Improvement; Unsatisfacotry, and Not Reported		September 2- September 1	Office of Educator Effectiveness and Leadership Development (OEELD); Annually	Of evaluations created in SCLead, % rated unsatisfactory, needs improvement, proficient, exemplary, or not reported.	Input; Assess state principal workforce
	м			4.2.3	Percent of SC educators rated unsatisfactory, needs improvement, proficient, or exemplary.	New Measure (Prior Year: 94.1% Met; 1.1% Not Met; 2.3% Incomplete; 2.5% Not reported	Proficient and Exemplary 92%; 8% Needs Improvement; Unsatisfacotry, and Not Reported		July 1-June 30	Office of Educator Effectiveness and Leadership Development (OEELD); Annually	Of evaluations created in SCLead, % rated unsatisfactory, needs improvement, proficient, exemplary, or not reported.	Input; Assess state teacher workforce
	S		4.3									
	м			4.3.1	Percentage of PLO participants who show evidence of their implementation of new learning in their classrooms	93%	93.50%		July 1-June 30	Office of Standards and Learning; Annually	Divide number of participants showing evidence of implementation by total number of attendees in PLOs in each area	Outcome; Assess effectiveness of professional learning opportunities
	м			4.3.2	Number of participating schools in tiered technical support for personalized and competency-based learning	182	185		July 1-June 30	Office of Personalized Learning; Annually	Count number of schools participating at each tier	Outcome; Assess effectiveness of office outreach and products

Agency Name:			DEPART	MENT OF EDUC	ATION							Fiscal Year 2018-2019 Accountability Report
Agency Code:	He	530	Section:		1						Strategic Planning and Pe	erformance Measurement Template
Statewide Enterprise Strategic Objective	Туре		<u>Item i</u>		Description	_	2019-20		Time Applicable	Data Source and Availability		Meaningful Use of Measure
	м	Guai		4.3.3	Percent of participants demonstrating leadership competencies by earning a microcredential.	Base New Measure	Target >75%	Actual	July 1-June 30	Effectiveness and Leadership Development (OFFLD):	% of participants in the Principal Induction Program; Collective Leadership Initiative, and the Institute for District Administrators who earn a micro-credential related to the Profile leadership competencies	Outcome; assess impact and competency

Agency Name:	SC Department of Education		
Agency Code:	H630	Section:	#REF!

#### Fiscal Year 2018-19 Accountability Report

Agency coue.	1050	 Section.		#NLF;	1									Program Template
Program/Title	Purpose	C	<u>FY 2</u>	2018-19 Expe			70741		<u>FY 2</u> (	019-20 Expend	ditur		TOTAL	Associated Objective(s)
I. Superintendent of Education	Support agency work and education entities through administrative efforts of State Superintendent	\$ General 2,078,357	\$	Other 229,992		Federal 214,335	\$ TOTAL 2,522,683	\$ General 2,080,000	\$	Other 300,000	\$	Federal 200,000	\$ TOTAL 2,580,000	All
II. Board of Education	Support agency work and education entities through efforts of the State Board of Education	\$ 49,744	\$	11,933			\$ 61,677	\$ 58,034					\$ 58,034	All
III.A. Accountability Operations	Support state's education accountability system including: standards development andimplementation; state and federally mandated assessments for students; professional development and SLOs; assistance to low performing schools; report card creation and distribution; state data collection and maintenance; and technological support to the agency and school districts	\$ 2,507,807	\$	506,820	\$	10,991,372	\$ 14,005,998	\$ 2,510,000	\$	510,000	\$	11,100,000	\$ 14,120,000	2.1,2.2,3.1,3.2,3.3,4.1,5.1, 5.2,6.2,7.4
III.B. Education Accountability Act	Support implementation of the Education Accountability Act	\$ 292,179					\$ 292,179	\$ 309,047					\$ 309,047	4.3,5.1
III.C. SCOICC	Support the SC Occupational Information System and provide a vast array of career development products and services	\$ 304,189	\$	-			\$ 304,189	\$ 336,957	\$	2,000			\$ 338,957	6.2
IV. Chief Information Office	Support agency information distristribution and sharing	\$ 3,775,636	\$	(17,764)			\$ 3,757,872	\$ 3,835,477	\$	35,000			\$ 3,870,477	All
V. School Effectiveness & VirtualSC	Support agency implementation, education entities, and students as it relates to college and career readiness and students who take courses directly through VirtualSC. Also supports educator certification and teacher and leader development.	\$ 10,486,912	\$	4,148,049	\$	16,510,742	\$ 31,145,703	\$ 10,700,000	\$	4,160,000	\$	17,500,000	\$ 32,360,000	2.1,2.2,2.3,4.1,4.2,4.3,4.4. 4,6.1,6.4

Agency Name:	SC Department of Education		
Agency Code:	H630	Section:	#REF!

# Program Template FY 2019-20 Expenditures (Projected)

			FY 2018-19 Expe	nditures (Actual)			FY 2019-20 Expenditures (Pro	piected)	Program remplate
Program/Title	Purpose	General	Other	Federal	TOTAL	General	Other Fede		Associated Objective(s)
VI.Finance and Operations	Support financial operations to the education system and agency and support the State Textbook system	\$ 3,290,155						80,000 <b>\$ 8,767,272</b>	All
VII.A. Support Operations	Support operations to the SC education system to include the pupil transportation system, nutrition services, school building services, and Medicaid services	\$ 2,736,585	\$ 2,008,105	\$ 4,419,036	\$ 9,163,726	\$ 4,000,00	00 \$ 12,800,000 \$ 5,2	19,665 <b>\$ 22,019,665</b>	1.1,1.2,1.3,7.1,7.2,7.3,7.4
VII.B. Bus Shops	Support state pupil transportation system	\$ 108,240,860	\$ 7,875,875		\$ 116,116,735	\$ 129,000,00	0 9,000,000	\$ 138,000,000	7.1
VII.C. Buses	Support state pupil transportation system	\$ 16,407,028			\$ 16,407,028	\$ 11,777,29	9	\$ 11,777,299	7.1
VIII.A. EIA/Standards, Teaching, Learning, Accountability			\$ 267,963,608		\$ 267,963,608		\$ 271,141,307	\$ 271,141,307	All
VIII.B. EIA/Early Childhood			\$ 50,517,245		\$ 50,517,245		\$ 58,342,737	\$ 58,342,737	6.3
VIII.C. EIA/Teacher Quality			\$ 294,310,401		\$ 294,310,401		\$ 295,948,031	\$ 295,948,031	4.1,4.2,4.4
VIII.D. EIA/Leadership			\$ 16,469,572		\$ 16,469,572		\$ 12,716,028	\$ 12,716,028	4.2,4.3
VIII.F. EIA/Partnerships	NA - Other entity appropriated and paid under H630		\$ 300,000		\$ 300,000		\$ 804,313	\$ 804,313	2.3
VIII.G. EIA/Transportation	Support for parts, fuel, and other bus maintenance expenditures for the the state pupil transporation system		\$ 22,032,195		\$ 43,027,386		\$ 22,032,195	\$ 22,032,195	7.1
VIII.H. EIA/Charter School District	Support for virual and brick and mortar charter schools		\$ 110,240,770		\$ 110,240,770		\$ 118,461,481	\$ 118,461,481	All
VIII.I. EIA/First Steps to School Readiness	NA - Other entity appropriated under H630		\$ 29,702,793		\$ 29,702,793		\$ 29,336,227	\$ 29,336,227	N/A
IX. Governor's School for Science and Math	NA - Other entity appropriated under H630	\$ 13,918,667	\$ 1,447,495	\$-	\$ 15,366,162	\$ 14,000,00	00 \$ 1,450,000 \$	- \$ 15,450,000	N/A
X.A. Aid to School Districts	Support district and school operations, activities, and improvement	\$ 2,915,627,829	\$ 325,284	\$ 822,234,394	\$ 3,738,187,507	\$ 3,082,634,49	96 \$ 825,0	00,000 <b>\$ 3,907,634,496</b>	1.3,2.3,3.1,3.2,4.2,6.3
X.B. Special Allocations	NA - Other entities appropriated under H630 and Safety funding	\$ 2,988,950	\$ 15,000,000		\$ 17,988,950	\$ 4,129,71	7	\$ 4,129,717	7.3
XI. Governor's School for Arts and Humanities	NA - Other entity appropriated under H630	\$ 8,563,848	\$ 1,970,926	\$ 6,990	\$ 10,541,764	\$ 8,453,25	i9 \$ 1,980,000 \$	29,000 <b>\$ 10,462,259</b>	N/A

#### Fiscal Year 2018-19 Accountability Report

Agency Name:	SC Department of Education					]												Fiscal Year 2018-19 Accountability Report
Agency Code:	H630	9	Section:		#REF!	]												
	_			FY	2018-19 Expe	nditu	ıres (Actual)					FY 2	019-20 Expend	ditu	res (Projected)			Program Template
Program/Title	Purpose	C	General		Other		Federal		TOTAL		General		Other		Federal		TOTAL	Associated Objective(s)
XII. Office of First Steps to School Readiness	NA - Other entity appropriated under H630	\$	6,520,824	\$	6,780,592	\$	1,004,907	\$	14,306,323	\$	6,522,877	\$	6,780,600	\$	1,005,000	\$	14,308,477	N/A
XIII. Employee Benefits State Employer Contribution	Support fringe benfits of agency employees	\$	12,527,526	\$	4,141,526	\$	3,319,026	\$	19,988,079	\$	13,677,433	\$	4,141,526	\$	3,500,000	\$	21,318,959	All
All Other Items- Per Instructions	Support those special programs appropriated from lottery, supplemental and/or capital reserve funding in other state funded programs not captured above	\$	1,713,611	\$	7,133,583			\$	8,847,194							\$	-	7.1,5.1
TOTAL		\$ 3,1	12,030,706	\$	844,168,607	\$	858,876,847	\$4	,815,076,160	\$3	3,301,083,966	\$	851,469,347	\$	863,733,665	\$5	,016,286,978	

Agency Name:	Department of Education			-					Fiscal Year 2018-20
Agency Code:	H630	Section:	001						Accountability Repo
item#	Law Title, Chapter, Article	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Does this law specify who your agency must or may serve? (Y/N)	Does the law specify a product or service your agency must or may provide?	<u>If yes,</u> what type of service or product?	If other service or product, please specify what service or product.
1		Article XI, Section 1. State Board of Education	State	Constitution	There shale as State Board of Escustion composed of one member hom each of the judical circuits of the Statu. The members able a betacted by high shale addigation of the sector of the sector of context with each the sector of the Board addition of the sector of the Board shall have such powers and dutes as the General Assembly shall sector by the.	No	No		
2		Article XI, Section 2. State Superintendent of Education	State	Constitution	There shall be a State Superintendent of Education who shall be the chief administrative officer of the public education system of the State and shall have such qualifications as may be prescribed by law	No	No		
3		Article XI, Section 3. System of free public schools and other public institutions of learning.	State	Constitution	The General Assembly shall provide for the maintenance and support of a system of free public schools one to all children in the State and shall establish, organize and support such other public institutions of	No	No		
4		Article XI, Section 4. Direct aid to religious or other	State	Constitution	learning, as may be desirable. No money shall be paid from public funds nor shall the credit of the State or any of its political	No	No		
5		private oducational institutions prohibited. Archite VL, Sector, T. Exerbite offices: terms; dufies; compensation; appointment of Adjutant General	State	Constitution	subdivisions is used for the direct length of an reflacion on other initials distantial initiation. The resource is algorized and the state of the	No	No		
6		Article VX, Saction 15. Regional councils of government	State	Constitution	Experience in much, and the concertains the data fractional relation fraction much as exemption fraction. The Gorard Asserts in my subfacts the government (boy of a courty in municipality, in contraction) with other courties and municipalities, is create, participate is, and provide fractoral aspect for multiple aspect of the second seco	No	No		
7		Articla X, Section 11. Credit of State and political subdivisions.	State	Constitution	sendit of any individual, company, association, corporation, or any religious or other private education individual devices pit all locking part of Area for a task solution in any incerpit association or provided devices pit all locking part of Area for a task solution in any incerpit association or provided devices pit all locking part of Area for a task solution in any incertific and any incertific and task solutions in the other task solution in any incertific and task solutions in the other task solution or any and task solutions and task solutions in the other is an action of a generation. In the other is an action of the other task solution or any any and task solutions and the other is an action of the other task solution or any any and task solutions and the other is an action of the other task solution. Provided, however, the downand have obligate or task solutions and tasks of the other part of the other other and the other task solution is any solution is a comparison in the solution of the other bask. The solution part of the other tasks and rule is any solution is a comparison to any advice data of the other task solution (the task solution) and the other part of the other bask. The solution part is the other task solution of solutions of higher solutions (the other bask). The solution part is the other solution of the solution of solutions and the other task solution is an adviced to the solution of the solution of solutions (the solution). The other solution is the solution of the solution of solution (the solution) and the solution is an extension of the solution of solution (the solution) and the solution is an extension of solutions of a solution of this sociation, a maniforping as provided in the Sociaties Exchange definition of the solution is antiseria and the solution of solution (the solution) and the solution is antised and the solution of solution is and the prevision of this sociation is antised and the solution the solution of solution is antised to the solution a	No	No		
8		Article XII, Section 2. Institutions for confinement of persons convicted of crimes.	State	Constitution	The General Assembly shall establish institutions for the confinement of all persons convicted of such crimes as may be designated by law, and shall provide for the custody, maintenance, health, wefare, education, and rehabilitation of the immates	No	No		
9		Section 59-1-10	State	Statute	education, and renabilitation or the inmates Short tile. Chapters 1 to 45 and 53 to 73 of this title shall be known and may be cited as "The South Carolina School Code."	No	No		
10		Section 59-1-20	State	Statute	Purpose of South Carolina School Code. The purpose of the South Carolina School Code is to provide for a State system of public education and for the establishment, organization, operation, and support of such State	No	No		
11		Section 59-1-30	State	Statute	system. Construction. If any section or part of the South Carolina School Code is found to be ambiguous or otherwise subject to more than one interpretation, such section or part shall be liberally construed to the extent that the	No	No		
12		Section 59-1-40	State	Statute	scuper, to more suit rolenteepretations, scuri securitori or pari strati be tariang Consoluto o pare examina ana are general purpose of the entire code and of public education may be advanced. Scope of State system of public education. The State system of public education shall consist of such school	Ma	Al-		
12		Section 59-140	Same	Sanne	scope of state systems, schools, institutions, agencies, approximities, plane education as may be provided and authorized by systems, schools, institutions, agencies, approximations of instruction as may be provided and authorized by law, or by rules and regulations of the State Board of Education within limits prescribed by law.	NU	NO		
13		Section 59-1-50	State	Statute	Educational achievement goals for high school graduates and students, which codified the Profile of the South Carolina Graduate	No	No		
14		Section 59-1-110	State	Statute	"Private school" defined. "Private school" means a school established by an agency other than the State or its subdivisions which is primarily supported by other than public funds, and the operation of whose program rests	No	No		
15		Section 59-1-120	State	Statute	with other than publicly elected or appointed officials. "Public school" defined. "Public school" means a school operated by publicly elected or appointed school officials in which the program and activities are under the control of these officials and which is supported by public funds.	No	No		
16		Section 59-1-130	State	Statute	In which the program and activities are under the control or these officials and which is supported by public runds. "Teacher' defined. "Teacher' means any person who is employed either full time or part time by any school	No	No		
17		Section 59-1-140	State	Statute	district either to teach or to supervise teaching. "Teacher aide" defined. "Teacher aide" means a noncertificated person employed by a school district whose	No	No		
18		Section 59-1-150	State	Statute	estagement consists of and is introduce assisting a certificated isolation. "Ordingates," interruptional spectra of the control spectra of the control spectra of the control of the control of the control spectra of the control s	No	No		
19		Section 59-1-160	State	Statute	"School district" defined. "School district" means any area or territory comprising a legal entity, whose sole purpose is that of providing free school education, whose boundary lines are a matter of public record, and the	No	No		
20		Section 59-1-170	State	Statute	area of which constitutes a complete tax unit. "State Board' defined. "State Board" means State Board of Education.	No	No		
21		Section 59-1-180	State	Statute	"State Educational Finance Commission" defined. "State Educational Finance Commission" means the State Board of Education.	No	No		
22		Section 59-1-190 Section 59-1-200	State	Statute	"State Department" defined. "State Department" means State Department of Education. "Scholastic year" defined. The scholastic year shall begin on the first day of July of each year and end on the	No	No		
23		Section 59-1-200 Section 59-1-310	State	Statute	thirtieth day of June following. Superintendents of education may administer paths and probate certain paners. The State Superintendent of	No	No		
24		and an and a second sec			Education and the county superintendent of education of the various counties of the State may administer an oath or affirmation to any person and probate any and all papers which may pertain to or be connected with the duties				
25		Section 59-1-320	State	Statute	of their respective offices. The State Based of deviation shall make such rules and regulations, not inconsistent with the National Flag Code, for the display of the flag of the United States of America and for the display for the flag of the State angulation schools. The persons are here and a may adjust school in the State and Edisplay the flag of the United States and the flag of the State at such times and is such places under such restrictions and nules as may be adopted by the State Board of Education.	Yes	Yes	Other service or product our agency must/may provide	Make rules and/or regulation
26		Sections 59-1-330 through 59-1-350	State	Statute	Members of the county locard of education or board of trustees may serve without pay. Each member of the board may receive a per demine attendence at board meeting and may be paid melagate to and from such meetings. any member of board and the second and the county or school district on official boarders of the board, he may be adveed actual expenses incurred as a result.	No	No		
27		Section 59-1-360	State	Statute	Audiovisual properties may be loaned. The State Department of Education is authorized to lend film, filmstrips, recordings or other audiovisual properties to nonpublic institutions of higher learning and to other educational institutions and schools that are elemensyary in nature.	Yes	Yes	Other service or product our agency must/may provide	Loaning equipment
28		Section 59-1-425	State	Statute	Beginning and length of school term; make-up days; waiver; instructional days.	Yes	Yes	Report our agency must/may provide	Waive requirements
29 30		Sections 59-1-370 through 59-1-448 Section 59-1-449	State State	Statute Statute	Bath Department of Education to proof table and both Indepresentation to local another. The Bath advantages and the second seco	Yes	Yes	Report our agency mustimay provide	

31	Section 59-1-450	Stato	Statute	Parent extraction programs. The basis Roard of Education horsign the Dipartimet of Education and in consultation with the Education Roard (Education horsig) from Diparticing Family Istracy programs to support parent in their role as the principal leachers of their practical brinks. The programs multi produce the Sacher Diparties and paradiant with the offsets spatial brinks and the sacher Diparties (Sacher Diparties and paradiant with the offsets spatial brinks). The programs multi produce the Sacher Diparties and paradiant with the offsets spatial brinks pandiants whose children are at risk is school failure. The program or programs that school horside the sacher Diparties and the school failure in the program or programs the school horside horsing of commits, and promptigher regulations to Interferent Sacher Diparties Interprograms and a School Changing Commits, and promptigher regulations to Interferent Sacher Diparties Interferent Ander Sacher Diparties and	Yes	Yes	Report our agency must/may provide, Board, Commission, or Commission which someone from our agency may/itruat serve	
				of Educations technical ansistence process required in the chapter. Cell from process where evaluations of two times to be most effective and the control and evaluation. By the Statub Expansion of Education in consultation with the Education Champing Committee. The control of the Statub Champing Committee and the control of the Champing Committee and the control of the control of the Champing Committee and the control of the Champing Committee and the control of the control of the Champing Committee and the control of the control of the Champing Committee and the control of the control of the Champing Committee and the control of the control of the Champing Committee and the control of the Champing Compares the champing Committee and the control of the control of the Champing Committee and the control of the Champing Compares the champing Committee and the control of the control of the Champing Committee and the control of the Internet and th				
32	Section 59-1-462	State	Saha	and parabolis entailable catelline c	Yes	Yes	Boad, commission of commission of the source	
33	Sector 59-1-454	Stato	Statute	indemotentia to the anatoxia theorem has normal on fusion. An anatoxiana of the finite December of Exception- properties indexempring properties and concernisms. (a) (b) The December of Exceptions of Acceleration and Acceleration and Acceleration of Acceleration and Acceleration of Acceleration and Accel	Yes	Yes	Distribute funding to another entity	
34	Section 59-1-470	State	Statute	Dettribution of Junits for determits compression. Fund appropriated by the Garral Assembly for a different compressation employer matching contribution must be distributed by the State Department of Education is school districts for the purpose of providing an employer influencity the Statin Canadia Distribution and Canadia and Canadia and Canadia offensed by the Statin Canadia Distribution and Canadia and Canadia and Canadia and Canadia and the Statin Canadia Distribution and Canadia and Canadia and Canadia and Canadia and the Statin Canadia Distribution and Canadia and Canadia and Canadia and Canadia and Canadia and the distribution and the provision of School 20 110. The employment contribution by the school district may not exceed three hundred distars for each elgible employee a year.	Yes	Yes	Distribute funding to another entity	
35	Section 59-1-475	State	Statute	Continuing education on domestic valorises in advanto an a part of carroutum by school diskts. (A) The Operatives of Educations and the Softh Carloot Castlon Agrinus Dismostic Valorise and Seaulu Assau, with the review and approval of Department of Social Services, and Seaulu Assau, with the review and approval of Department of Social Services, and Seaulu Assau, with the review and approval of Department of Social Services, and Alevetop publices and materials bio continuing education concerning (Social Services, and Social Section Secti	Yes	Yes	Board, commission, or commisse on which someone from our ageincy mushinay serve	
36	Section 59-1-600	State	Statula	Data use and powerszero połety. (Ju) The powerszero of this section must be tower and muy be clied as the "Seath Carlied Description of Education with respect to use and government of a state of table in the Seath Carlied Description of Education with respect to use and government of a state of table in the seath Carlied Description of Education with respect to use and government of a state of table in the seath of the Seath Department of Education with respect to use and government of a state of table in the seath of the Seath Department of Education with respect to the seath of the Seath Department of the secaraty of collected data. In developing the policy is the State sectors of collected data in the observation of the seath of the seath Department of the seath Hermitery. Let (FERA), 20 U.S.C. Section 1232g, and entremotes and protect indevices of data is escent and sectors and state sectors of collected data. In developing the policy is the State sectors and state of the seath of the sectors of the state of the sectors and the sector state of the sectors of the state of the sectors and the sectors of the state of the sectors of th	Yes	Yes	Report or agency multimy provide	
37	Section 59-1-510	State	Statute	al Experience names a measure neuroscience las ferral mentende titravente de las estes anomas. Elitacións ente her 1664 Bi socio que n. De Departente el Exacution de las estas de las estas de las estas de las delas d	Yes	Yes	Other service or product our agency must/may provide	Establish guidelines and regulations
38	Section 59-1-520	State	Statute	section of the South Carolina Education Improvement Act of 1984. Intervention by State Department of Education for non compliance. Failure by any school district to develop attimuthar action pairs or cherwise adaption to the posycolarion of the South Carolina Auctation Improvement Act of 1984 is cause for intervention by the State Department of Education to take the corrective steps as may be necessary.	Yes	Yes	Other service or product our agency must/may provide	Corrective measures
39	Sector 59-1-025	State	Saate	Realization of the entropy has been and the second standards and increase KS performance in core academic areas; criteria, The State Disparence of Educations had ingrises as of boolinds gard programs the infrared and areas; criteria, The State Disparence of Educations had ingrises as of boolinds performance of automatic performance of statematic in grades KS in the core academic areas of trading methernatics, social science, The agence of the statematic information of the statematic informatic informatic and increasing student science. The academic of grades is the first exact has a core and increasing student in a statematic of the statematic information of the statematic informatic informatic informatic of statematic informatic informatic informatics and the statematic informatic informatic of statematic informa	Ves	Ves	Distribute funding to another entity. Other service or product on a spacery multitary product	Development of grant program
41	Chanter 2 Title 59 Section 59-3-10	State State	<u>Statute</u> Statute	Excision, becard and compensation of dams Bagenetaedword of Sciencesin, "The dams Bagenetaedword of Sciencesian ballow acketical and any associated block in the sum memore as and the data Sciences and all and the use points addies of the data of the time presoribority bas. Biolice entrings upon the datas of the data data ballow to the data of the data of the site preservation of the datas and the data of the base and application addies of the data data. The data data data data data data data dat	No	No		

42	Section 59-3-20	State	Statute	Vacancy in office. In case a vacancy occurs in the office of State Separimetedent of Education, from any cause, such vacancy state in Bindlary the Government, by and with the active and consent of the Sensels, and the persons so appointed that quality within fifteen days from the date of such appointment or else the office shall be deemd vacant. If the vacancy occur during the recess of the Senate, the Governor shall fill the same by appointment until the Senate can act thereon.	No	No		
43	Section 59-3-30	State	Statuto	General dates. The State Superimotent of Education held (1) Sinve as scientify and administrate of their the State Band ed Education. (2) Net operating approximation over and management of all places calculated provided by the State and Federal (3) Organization, state administrate State State Control that includes scientific data and departments as an encessary to ender the maximum service to public education in the State. (4) Organization, state datameters as State Department of Education which all includes scient of the state (4) Organization, state datameters as State Department of Education which all includes scient while all humbed to the various new media to the profession and public generation science of the profession and the state of the State. (5) Heve privated and disturbed scient buildings, manuals, and circulates as the may down mecessary for the profession and the State Department of Educations and public generation sciences of the profession and the State Department of Educations and public generation sciences of the profession and the State Department of Educations and the science of the profession and the State State State State State Department of public sciences and public generations and the Department of the State State State The Control science of the public science of the Department of the State States (4) Administer, through the State Department of the States and public science of the States State State States States States and the State State States and the science of the States State States States States States and the States States and the States and the States and the States and the States States and the States States and the States States and the States and the States and the States States and the States States and the States States and the S	No	Yes		
44	Section 59-3-40	State	Statute	Believery of property to successor. The State Superintendent of Education shall deliver to his successor, within ten days after the expiration of his term of office, al books, papers, documents and other property belonging to his office.	No	No		
45	Sections 59-3-50 to 59-3-70	State	Statute	Repealed by 2004 Act No. 195. Section 2. eff January 1. 2005. Cooperation with Federal Government in program for children of working mothers. The State Department of				
46	Section 59-3-80	State	Statute	Cooperation with Foderal Coverment in program for children of working mothers. The State Department of Exclusion half have because to cooperase with the Foderal Coverment to approxima or instrumentations, in the school age with an without home and range the days before and alter school home such as be employment of the mothers. The State Department of Exclusion that ancieva and expects full whom makes the be Department by the Foderal Coverment for administration, suggenvision and coordination of state and local programs to meet such moders.	Yes	Yes	Distribute funding to another entity	
47	Section 59-3-90	State	Statute	In service straining pargrams for taxatoms. The State Department of Education shall provide incommendations and assist distribution modeling in a nervice straining programs for taxatochistic plans developed in accordance with devices from the study of effective accordance will be distance multitare interface and provide incordance with devices from the study of effective accordance will be distance multitare interfaced and applicit programs for distance in the study of effective accordance will be distance multitare interfaced and applicit programs for distance in the study of effective accordance will be distance multitare interfaced and applicit programs for distict plans not later than the 1994 85 actively year.	Yes	Yes	Other service or product our agency must/may provide	Assist districts in conducting training programs
4	Section 99-3100	2006 State	Status	Absolation of DataBinet Schwal Computation Broch authorstep by American Recovery And 2009 among schwal discrite, (A)(1) Issues analytory for DataBinet Schwal Computations Brock (SOCE) displaying models of the discrite, (A)(1) Issues analytory for DataBinet Schwal Computations Brock (SOCE) displaying models of the Brock (A)(1) Issues analytory for DataBinet Schwal Computations Brock (SOCE) displaying models on ball of one Brock (A) (A) Issues analytic (A) (B) and (A) (B) (B) (B) (B) (B) (B) (B) (B) (B) (B	Yes	Yes	Dankas huding to another ently	
49 50	Chapter 4. Title 59 Section 59-5-10	State	Statute	Composition and organization of State Board of Education. The State Board of Education shall be composed of	No	Yes		
				own member from each judicial acturd. The members shall some terms of how years and will their successors are elected and aquity and application of the some terms from the filts, maint and closents of members in the filts and the some terms of a members and a closents of a members in the members of the closents of the some some some and the some some some and the some some some some some some some som				
51	Section 59-5-20	State	Statute	Persons eligible for membership; cath. Any person shall be eligible for membership on the Board who is a registered elector of this State, and each member of the Board shall take the cath prescribed in the Constitution	No	No		
52	Section 59-5-30	State	Statute	of South Carolina before entering upon the duties of his office. Compensation of members. The members of the Board shall receive as compensation a per diem and mileage	No	No		
53	Section 59-5-40	State	Statute	as is provided for members of the General Assembly. Members of Basel Sciences (Assembly) and the second sciences of a second science of a majority of the sciences of the Science of the Science of the Science of a science of a majority of the members at the office of the Science Science of Education or a study of the Science of a majority of the sciences of the Science of the Science Science of the Science of the Science of a majority of the Science of the Science Science of the Science of the Science of the Science of the Science of the Science of the Sci	No	No		
54	Section 59-5-50	State	Statute	Records, papers and effects of Board; minutes of proceedings. The secretary shall be custodian of the records, papers and effects of the Board and shall keep the minutes of its proceedings. Such records, papers and minutes shall be kept in the office of the State Superintendent of Education and shall be open to inspection by the public.	No	No		
55	Section 59-5-60	State	Statute	General powers of Board. The State Board of Education shall have the power to: (1) Acap projects, take as the Board of Education shall have the Doard the State for Board as (2) Acap projects of the set of the State Board as the State of the State for the control of the Ibard as prepared by the State Subjects relation to any control and the State of the Control of the Ibard as prepared by the State Subjects relation to any control and the State of the Control of the Ibard as prepared by the State Subjects relation to any control and the State of the Control of the Ibard as prepared by the State Subjects relation to any control and the State of the Control (1) Acapt minimum states for the system of Academics are constrained necessary as and in provide assigned exclusional opportunities and facilities. (2) Acapt minimum states for the system of Academics are constrained and exclusions (3) Acapt minimum states for the system of Academics are constrained and exclusional (3) Acapt minimum states for the State Substates are constrained and the States State Ibard as (4) Acapt minimum states for the phase schedule of the Constrained and exclusional (4) Acapt minimum states for the phase schedule of the Constrained and the States State Ibard as (3) Acapt minimum states of a state as prepared and priority state (4) Be Board. (4) Coopensite lay the States Substatement of committees as may be majord or an major desirable to (5) Coopensite lay the States Substatement of a alternets the or alter the State schedule date charactom and constrained with the States Substatement and a later tos the or alter the State schedule date charactom (5) Coopensite lay the States Substatement and a later tos the or alter tas States and the States schedule date charactom and constraints is a first infile and denotes tas character and partorm such other dates as may be assigned to the base.	Yes	Ves	Board, commission, of commission which is connected to which is connected with the second second serve	
56	Section 59-5-61	State	Statute	Secondary conceptional career and technology devalues normans for calvocid directs. The State Based of Exactance, through based and direct and and access and technologic careers, and testables, maintain, and operate secondary occupational vacculational education courses for secondary school studentis in public schools in concritance with guidations and standing established by the based and executionary and guidational assessment for career and schoology education. The board shall septore secondary occupational career and technology distables courses and school estables and school estables and schoology education.	Yes	Yes	Other service or product our agency must/may provide	Career and Technology centers
57	Section 59-5-63	State	Statute	Duty free lunch periods for teachers. The State Board of Education shall promutgate regulations directing the principal of each elementary school having grades one through six to develop and implement a plan which shall	No	No		
				equilably apportion incritorion day among the teachers so that each teacher teas as many day free lunch periods as may be reasonable in order to incure the safety and welfare of stadents and staff. The implementation of the plan that not impose additional costs on the school districts. The regulations shall direct that the plan be in effect for the 1984 85 school year.				

58	Section 59-5-65	State	Statute	Powers and responsibilities of State Board of Education. The State Board of Education shall have the power and responsibility.co. (1) Establish on or before August 15, 1986, regulations prescribing minimum standards of conduct and behavior thin must be met by applice is as condition the right of pupits beard the public shock of the State. The net- shall take into account the necessity of proper conduct on the part of all pupits in norder that the welfare of the greatest possible munit or of public shall public moved on other stated in the number of the greatest possible must or of public shall public moved on other stated in the number single state is supported on the stated public must be observed and the state of the greatest possible must or of public shall public norder share the support of the state state public must be observed and the stated public the number single state public must be applied on the stated for the state state public must be applied and the state single state public must be applied on the stated for the state public must be applied and the state single state public must be applied on the state single state state public must be applied and the state single state public must be applied and the state single state public must be applied and the state single single state state public must be applied and the state single state state single state the state single single state state state state state state and the state state state single state state state state state single state s	Yes	Yes	Board, commission, or committee on which someone from our agency must/may serve	
				explation of papits, provided, however, that disciplinary procedures shall be in compliance with Public Law 14 142. (2) Promulgate on orbitom August 15, Boly, Englatione prescriptions a wildrim system of minimum enforcement by the anison school districts of the rules of conduct and behavior. (3) Promulgan text proceedings school tracking of a school text processing of the processing text processing school text procesing school text processing school text processing school te				
				with Public Law 94.142; (4) Establish on or before July 1, 1985, regulations prescribing a uniform system of enforcement by the various school districts of the state computery attendance laws and regulations promulgated pursuant to Section 59.65 90. (5) Promulgate regulations to ensure that all secondary schools, with the exception of career and technology				
				schools and secondary schools whose envolvement is entriety handcapped, offer a chanty defined colege preparatory program as specified by the Salab Beard of Education (E) (B) Pormulgate regulations to remark that each school black in its secondary school or canteer and technology regulatory and the standard school and school and school and degrade to provide manuful employment. (C) By January 1, 1986, establish criteria for promotion of students to the next liquider gradu.				
				In grades 1, 2, 3, 6, and 3, a student's performance on the Basic Sulls Test of reading shall constitute tentry the percent of the assessment of is a scherement in maning and his performance on the Basic Sulls. Test of mailtenances shall constitute tentry the percent of the scherement in mathematics. The Sale constitute the mainting generity the percent of the scherement assessment of the scherement is a subject which and the scherement of the scherement assessment of the scherement in any scherement of the scherement assessment of the scherement assessment. Any scherement the children and mainting and must be standard in the current grade or assigned to a scherement assessment.				
59	Section 59-5-67	State	Statute	retained in his current grade or assigned to a remodal program in the summer or in the next year. Students assigned to the remodal econom num time tit me instalhished by the Board for his current orache. Reduction of paper work; computerization; grants for improving teaching practices and procedures. (A) The State Department of Education shall provide for continuous training for district personnel to operate the computer teat	Yes	Yes	Other service or product our	Establish grant program; provide
				Department of Education shall provide for continuous training for district personnel to operate the computers provider and for continuous satisficiant of education. The second			agency must/maỳ provide	training
60	Section 59-5-68	State	Statute	Uniform grading scale. The General Assembly finds that given the fact the State provides substantial financial academic assistance is subsets of the State based on cumulative grads port averages and detricts currently use a versely of grading cales. It is in the valitation of the statemic of South Caleville a uniform grading State. Therefore, the State Board of Exaction is directed to establish to task for comprised of appreciatedness, principle, isoderse, and presentatives of the statemic exaction previous state. Therefore, the State Board of Exaction is directed to establish to task fore comprised of appreciatedness, principle, isoderse, and presentatives of a color boards and they exaction no text than Juna 30, 1909. The state of the state Board of Exaction is directed to establish to task fore and the state of the state Board of the state o	Yes	Yes	Report our agency must/may provide	
				task force shall make incrementations to the board inciding, but not limited to the following consistent numerical lensks for their grades, consideration of standards to before an horse course, any expensitive weighting of courses, and determination of courses and weightings to be used in the calculation of class rank. The task force shall here in Enforces to the state board of Education to their then December 1-1 (1970). The State Board of Education table than a board and a state of the state shall be gin using the adopted grading scale no bater than the 2002 2002 for clavola year.				
61	Section 59-5-69	State	Statute	Implementation of regulations concerning South Carolina Education Improvement Act. The State Board of Education and the Commission on Higher Education in performing the duties and responsibilities assigned to them in the South Carolina Education Improvement Act of 1984 are authorized to promulgate regulations necessary to implement these providence.	No	No	Other service or product our agency must/may provide	Promulgate regulations
62	Section 59-5-70	State	Statute	Hanging, (A) The board may, in its discretion, dissignate one or more of its members to conduct any hearing in connection with any responsibility of the board and to make a report on any such hearing to the board to its (B). The board in its discretion may also designate a baining officer of the purpset of hearing matters relating to the suspension or revocation of bacher certificates. The hearing officer shall then make a recommendation to the board or final action.	No	No		
63	Section 59-5-71	State	Statute	the board for final action. Repealed by 2003 Act No. 89, Section 7, eff July 23, 2003.				
64	Section 59-5-75	State	Statute	Out of field parmits and teaching. The State Board of Education shall review and make any necessary revisions to regulators to define the criticatio of an out of led permit and or exclosed detricts respondent for leadents who are not teaching one hundred percent of the time in their attest of certification or in a field in which the teachest have bettered one teachest hours from a regionally, state, or nationally accredited program, with special provisions made for phasing in middle level certification.	Yes	Yes	Report our agency must/may provide	
65	Section 59-5-85	State	Statute	Tachce evaluation program starsfarst and procedures. The State Board of Execution and the Department of Execution shall involve and refers, as recessing, the professional performance demonstrain in the state's tachcer available program (ADEP) established in Section 49.9 30(B) to ensure the demonstrate are consistent with rainolary recorption performance based correlations standards, and correlization standards of the National Board for Professional Teaching Standards conflictions tandards. National board coefficient standards of the National board for Professional Teaching Standards conflictions tandards. National board coefficient standards of the National board for Professional Teaching Standards conflictions tandards. National board coefficient standards with standard in this review. Angost on the changes to the dimensions must be provided to the Statutan and PABLes and Statutant and PABLes and Statutant Stateman.	Yes	Yes	Report our agency must/may provide; Board, Commission, or Committee on which someone from our agency may/must serve	
				Include in this review. A report on the charges to the dimension must be provided to the Education and PARice Works Committee of the Neuro IP Representations and the Education Committee of the Binnet to be the Man Seguriture 17, 2501 The Department of Education shall information and the Seguriture 17, 2501 The Department of Education shall information and the Seguriture 17, 2501 The Department of Education shall information and the Seguriture 17, 2501 The Department of Education shall information and the Seguriture 17, 2501 The Department of Education shall information and the Seguriture 17, 2501 The Department of Education shall information and the Seguriture 17, 2501 The Department of the Information and Seguriture 17, 2501 The Department of the program to device strategistical the share of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The Department of the program to share the Seguriture 17, 2501 The				
				concerning is implementation is also the Education Committee of the Sorate and the Education and Public Monte Committee of the Mouse of Regressentiatives by March 1, 2001. Further, the Department of Education hall develop guidations for the tascher inductor program, established in Solation days 2011, which indust assistant and in gives cooking and analysis. Note the table particular department of the Solation share and the solation of the Solation and Public Education has also days of them indust assistant and training of teachers who serve as metrors for new teachers as and if the induction program.				
66	Section 59-5-90	State	Statute	Powers and dates of State Educational Finance Commission and State Schoolbook Commission devolved upon Board. Al powers and duties provided by law for the State Educational Finance Commission and the State Schoolbook Commission are hereby devolved upon the State Board of Education.	No	Yes		
67	Sectian 59-5-95	State	Statute	Panels created to review accreditation requirements, membership, dutes. The State Board of Education and the Commission on Higher Education shall appoint a collegal panel of middle grade classroom teachers and teacher perpanation teauly to review the National Council for Accreditation (NACHE) accreditation requirements and recommend any additional training standards and needs for middle grade teacher preparation and professional development courses. The panel shall be a continuing body, shall hould be representatives of and professional development courses. The panel shall be a continuing body shall hould be representatives of and professional development courses. The panel shall be a continuing body shall hould be representatives of and professional development courses. The panel shall be a continuing body shall hould be representatives of and professional development courses. The panel shall be a continuing body shall hould be representatives of and professional development courses. The acceleration of the panel shall be a continuing body shall hould be representatives of and professional development courses. The panel shall be a continuing body shall hould be representatives of and professional development courses. The acceleration of the panel shall be a continuing body shall hould be representatives of an acceleration of the acceleration of the panel shall be a continuing body shall hould be representatives of an acceleration of the acceleration of the panel shall be a continuing body shall hould be represented by the panel shall be acceleration of the panel shall be accelerating b	No	Yes	Other service or product our agency must/may provide	Appoint panel
				professional organizations, and staff. (1) relevel the statistic academic standardisk in the flow core academic areas and current teaching courses, (2) determine the twoeledge and skill needed by teachers at the middle grades level teach these standards and access student grades in biarding the standards; (3) escalability flow grades are development of high quality teacher preparation courses; and (4) developmentements to determine the strength and vealures of the curriculum.				
68	Section 59-5-100	State	Statute	Powers and duties of State Educational Finance Commission devolved upon Board; general duties. The Board of	No	Yes	Distribute funding to another	
				Exaction, as successor to the State Exactional Finance Commission, shall disturse such funds as are provided by the General Assembly and data lives such thirthe powers as an committed to by the Title. It shall promote the impovement of the suchoality shall be survey incident to the sucplastion of state of the construction of measury public shouldings. It shall make survey incident to the sucplastion of state to public schools. It shall be survey since the survey incident to the sucplastion of state to public schools. It school distributions that the state school school hand the survey incident to the supplication state that the facilities and may be notessary to potent the public school system in an efficient manner.			ertity	
69	Section 59-5-110	State	Statute	Powers and dating of States Extendional Finance Commission devoked goos (based saving of school system. As more as a subcased the Base of Schussion, as accessed to the States Educational Finance Commission studies that as submy of the school system, which shall not forth three modes for their contraction, one explanation on the school system, the shall be school system, the school share the school system, the school system contracts are necessary to enable all children of the State to three accessare and equilibrium and exclored the school state.	Yes	Yes	Other service or product our agency must/may provide	Survey of school system
70	Section 59-5-120	State	Statute	Power and duties of Bate Educational Finance Commission devoked upon Board rules and regulations. The Board of Education, as successor to the State Educational Finance Commission, that prescribe and promulgate, in the manner provided by law, reasonable and the aid regulations to any of the provideous of Sciences 9.8 10 on and 56 1-10, Chapter 21 of this Tite, Anciel 3 of Chapter 27 of this Tite and Ancies 1 and 5 of Chapter 71 of this Tite and schurch are and regulations to stimule the full close and direct of a law.	No	Yes		
71	Section 59-5-130	State	Statute	Members shall not contract with Board. It shall be ushaved for any member of the Board to make any contract or to be poncively interested in any contract or otherwise make a profit from any contract with the Sahe Board of Education. Any member visibility the providence of this section calls be guidy of indementer and, upon medicine, the section of the section calls and the section of the section calls by any of an indementer of the protocol calls.	No	No		
				not less than three months nor more than twelve months, or both. He shall also forfeil the amount of such claim or of his interest in such claim. The violation of this section shall constitute sufficient cause for removal of the member from office.				
72	Section 59-5-135	State	Statute	Governor's institute of Reading: functions; funding: (A) The General Assembly finds that (1) reading is the most important academic skill and the basis for success in school and work; (2) bet results indicate that a significant portion of 5 south Cardina students scree show the fitted he percentel on nationally normed achievement tests; and (3) it is necessary and proper to establish a comprehensive long term commitment to improve reading as well as	Yes	Yes	Distribute funding to another entity	
				Und account of the second seco				
				collaborative effort of obcattion professionals and reading spents and designed to promote reading in every school datist. To accomplish the mission, the institus shall: (1) even the best practices in the tracking of reading providing a complexity of the professional designment and support for implementing best practices in the teaching (2) average and the professional designment and support for implementing best practices in the teaching (2) average and the professional designment and support for implementing best practices in the teaching (2) average and the professional designment and support for implementing best practices in the teaching (2) average and the professional designment and support for implementing a comprehensive approach to reading instructions ded on lost practices.				
				The State Board of Education that develop guidelines for administering and allocating funds for the Governor's institute of Reading, Carstr must be avanced beginning with fixed upset 1999 (2000, dotticts for implementing programs designed to achieve exemptiny reading. The department may carry forward any unexpended aperceptiations to be used for this same purpose from fiscal year.				
73	Section 59-5-140	State	Statute	Soch Canten Opportung behoor, John De La Hore Schot and Studi. Candina Schot for the Deal and Blief required to med State standards. Academic and cancer and technologic similarity provided by the Souh Candina Opportung's School, the John De La Hore School, and the Souh Candina School for the Deal and the Blief metric standards proceeding by the South Sach of School for South Candina School for the Deal and the Blief metric standards proceeding by the South Sach of School for South Candina School for the South School for the South School for synthesis and school for South School for South School for the South School for synthesis and school for South School for South School for the South School for synthesis and school for South School for South School for the South School for South School for South School for South School for South School for the South School for Sprace School for South School for South School for South School for the South School for South Scho	Yes	Yes	Report our agency must/may provide	
				Department of Education, evaluating the education program and indicating whether or not the program meets the standards as presented, must be made directly to the board of each institution or regularly scheduled meetings. State Department of Education supervisory personnel must be utilized for evaluating the programs and reporting to each board.				
74	Section 59-5-150	State	Statute	Awards for civic contribution to public education. The State Board of Education shall initiate an award program to recognize business and industries, civic organizations, school improvement councile, and individuals contributing most significantly to public education.	Yes	Yes	Other service or product our agency must/may provide	Initiate award program

Image: Source of the second	75	Section 59-5-160	State	Statute	Graduation of children who are new to South Carolina. (A) In order to facilitate the on time oraduation of children	Yes	Ves	Other service or product our	Ability to waive certain requirements
N     Note MAX     No.	79	acon 999-10	Juli	Salute	In the student's most recent state of residence, however, the state board may not save the number of courses and reader in ELA, many and descent. If a student were solved and the student course could be be based as 5 and Courses deploying, the state board. If the states possible, half provide an administer matter of a course thing, and (2) may accord exits exame, and a course exame, or allowables testing required for galaction (how the states of the state). The state of the states of the states of the states of the states of (2) may accord exits exame, and a course exame, or allowables testing required for galaction (how the sea exame (b) In the new of the states (how the states) and the states) are applied as the states of the states of the states of heads the new of the states o	155	105		
Image: Source in the second	76	Section 59-6-10	State	Statute	Appointment of committee. (A) In order to assist in, recommend, and supervise implementation of programs and	Yes	Yes	Report our agency must/may	
Image: Source in the second		Serion 194-15	Sale	Statute	Education Consignit Committee is to serve as the consignity committee for beas each. The Education Oversignity Commiss shall. In opposite the programme and burding committee of the Education Accountability Act and Education Improvement Act programs and burding committee in the Education Accountability Act and Education (ii) region and/or the Committee Action of the Education Accountability Act and Education (iii) opposite and burding committee and the Action of the program Analyses (iii) region and the the Committee Action of the Action of the Action of the program Analyses (iii) region and the Action Accountability Act and Education, and the public of the Education (iii) recomment Education Accountability Act and Education Accountability Act and the Education Improvement Act Lincoder programs shall action the Education Accountability Act and the Education Improvement Act Lincoder programs shall action the Education Accountability Act and the Education (iii) Action and the Brown action action active Action Action Accountability Action and the Education (iii) Actionation of Hold Reinformations, Incolations, I	No		Committee on which someone	
Image: Control in the second intervent	78	Sector 194-16	State	Statute	appointed by the Sales Experience on the Exaction, these appointed by the Experience of the Policia of the Exaction and Policy Sales Committee of the Exaction of Respersativity, and there appointed by the Doliminan of the Exaction and Policy Sales Committee of the Sales of Respersativity, and there appointed by the Doliminan of the Exaction and Policy Sales Committee of the Sales of Respersativity, and there appointed by the Doliminan of the Exaction and Policy Sales Committee of the Sales Committee Committ	Yes	Ves	committee on which someone	
I         I					Business Education Subcommittee, State Board of Education, and Education Oversight Committee.				
Image: Section of the Section of th	79	Section 59-6-17	State	Statute	a condition of licensing for the privilege of the operation of a motor vehicle and shall provide a report to the	No	No		
B       Letters 10, which basis       Letters 1	80	Section 194-20	State	Statute	estation which the famile Department of Education a special curit at the division here dealed the PAdic Accountability Disease. This special curit must be elemented to July 1, 117 the unit head table and a protein Separatment of Education. The dispose specification must be called the dispose special curit and the must be Education to dispose specification must prove a large to the Geoverne, Education Devript Commiss, Bahaves and response to any specification of the Section Constant Commiss, Bahaves Education, and response to any specification of the Section of Education Section of the unit head The Jaconse geovernment of the constant and the specification of the unit head the advection of the section of the section of the unit head the specification of the unit head to the specification of the unit head the specification of the section of the specification of the specification of the unit head the specification of the section of the specification of the specification of the unit head the specification of the specification of the share and the Department of the section of the unit head the specification of the specification of the specification employmer procedures. The new unit a response to respect to the specific curit calls and these specification of the specification the specification of the specification of the specific curits and the discustor flags the specific curits and the discustor of the specific curits and the discustor discuss flags the discuss flags the specific curits and the discuss flags that the scenario discuss flags that the scenario of the order and must an the same as the operating procedures for the first estimation of the discuss flags that the scenario of the order and must be any state of the specific curits and the discuss flags that the scenario of the order and must be additionation of the discuss flags that the scenario of the order and must be additin the spe	Yes	Ves	committee on which someone	
B       Section 59-6-110       State       State       Object of Accountably Union. The distance of the software accountably system is the state state of the software accountably system.       No       No         B       Section 59-6-110       State       Objects and integration of the software accountably system.       No       No         B       Section 59-6-110       State       Objects and integration of the software accountably system.       No       No         B       Section 59-6-110       State       Objects and integration of the software accountably system.       No       No         B       Section 59-6-110       State       Objects and integration of the integration of the software accountably system.       No       No         B       Section 59-6-110       State       Objects and integration of the integration of the software accountably system.       No       No         B       Section 59-6-110       State       Objects and integration of the integration of the software accountably system.       No       No         B       Section 59-6-110       State       Objects and integration the software accountably system.       No       No         B       Section 59-6-110       State       Objects and integration the integration the software accountable system.       No       No         B       Section 59-6-110       State<	81		State		Partenship, recommendations by Phaneship, Business Education staffs a sare Business Education Partenship, Teo Busie and Education Busie as assumed in the Sauch Caroline Scattaneous Phaneship, Teo Busie Busie of Education and Papola an assumed on the Sauch Caroline Scattaneous Application and the provided on March 1, 1986. Commercing in 1986, an annual assessment staffs worked by December (into I educiva) and an appropriate annual of Inding musit & provide of the papola- tic Business Education Subcommittee shaft provide a regord on the assessment to the Business Education Teo Business Education Subcommittee shaft provide a regord on the assessment to the Business Education Partenship and may solicit the assistance of the staffs of the House Education and Halle Works Committee, the Business Education Committee, the Education Oversight Committee, the Papilic Accountability Division, and the Governor's Office.	Yes	Yes	provide; Board, Commission, or Committee on which someone from our agency mayimust	
system and its components and the ELB programs are functioning for the enhancement of student tearming. The distance will incomment for the applic and includes the application and the tables stood improvement includes the function of the application and the application and the application and the stood and the application and the enhancement of the application and the enhancement of the states stood and the application and the comments are ovicable the professional application and the application	82	Section 59-6-100	State	Statute	the Education Oversight Committee, an Accountability Division must be established to report on the monitoring, all appoints of the Education Accountability Act and the Education Improvement Act. executive distributions and accountability of the active the Education Improvement Act. executive distribution Accountability Division. The distribution active active active active active executive distribution. Accountability Division. The distribution active active active active perform the Accountability Division. The distribution active active active active active perform the Active active active active active active active active active active capacity. The Committee active ac	No	No		
	83	Section 19-6-110	State	Statute	system and is components and the BA program are functioning for the enhancement of student learning. The disclosurel incomponent is pregate in medication studes, prolosure, and the text fuelt according program. Committee on tabler than February (FL). The division is to conduct in dight studes on implementation, efficiency, and the effectiveness of adamtic improvement efforts and. (1) months and couldants the implementation of the statist stude on implementation, efficiency, and practices and requires the interfusion of the conduct in dight studes on implementation, efficiency, and practices and requires the interfusion of the statist stude on the assessment (2) months and evaluate the interfusion of the stude stude and assessment (3) months and evaluate the interfusion of the stude distancements of the accountability system, and practices and regord annually till inding and recommendations is nagort to the commission no later than the responsibilities of the division on the includes final distances on thanding recommendations except an divert end based stude. It is not al include the division to all tegritomic of the division or all the preformance of the division of an idealizes and the advector or any divert end based studes. It is not al include in the division is the influence of the division of an idealizes and the response of the division to all and are organises and the performance of the division or all the preformabilities of the division to all and performance of the division of a division and relative to contrading the advectors and any explorations, chools, chool divisions. The performance of the division and relative to division and the performance and the advectors any division and the division and the performance of the division and relative the division and relative to division and the advectors and any set of the division and relatives. The Division and the the division and relative to division and the division and the performance and the division and relatives. The Division	No	No		
B4         Socian 59-6-120         State         State         State         Colaboration between Accountability Division and other againable. The State Department of Education, the State         Ves         Ves         Other service or product or againable.         Colaboration between Accountability Division and other againable.         The State Department of Education, the State         Ves         Ves         Other service or product or againable.         Colaboration between Accountability of the Division of division.         Department of Education.         Depare	84	Section 59-6-120	State	Statute	Board of Education, and the school districts and schools shall work collaboratively with the Division of Accountability to provide information needed to carry out the responsibilities and duties of its office. The Division of Accountability may call on the expertise of the state institutions of higher learning and any other public agencies	Yes	Yes		Collaboration between Accountability division

85	Section 69-10-10	State	Statute	Stradiustic statisticate; tables reports to parents, decrease in student to physical advances nucleo rate. (A) The adult his archite is browned every elementary student with the aquicated of thely mixed of physical advances adult, beginning in the 2006 07 stradiust is in kinderimating the student of the physical advances adult, beginning in the 2006 07 stradiust is in kinderimating the stradiust in the physical advances and the stradiust is an elementary of the stradiust advances and the physical advances advances and the stradiust of the stradiust of physical advances to the strate rate is advanced to physical advances and the strate rate is advanced to physical advances to the strate rate is advanced to the strate rate of the strate to the strate rate is not aphysical advances to the strate rate is advanced and to the parent or ganderin during a state to the strate rate of the physical advances (B) A stated to make the rate of the strate of 20 advances (B) A stated to make the strate to the strate rate of the physical advances (B) A stated to make the strate to the strate rate of 20 advances (B) A stated to make the strate rate of 20 advances (B) A stated to make the strate rate of 20 advances (B) A stated to make advances of 20 advances (B) A stated to the strate to advances advances advances advances advances of advances advances to the States Department of Education busines (B) advances advances (B) advances (B) advances (B) advances (B) advances (B) advances (B) advances (B) advances (B) advances (B) advances (B) advances (B) advances (B) advan	Yes	Ves	Report our agency mustimay provide	
				must be listed by elementary school and by individual class and grade level. The State Department of Education shall provide a summary of this information to the General Assembly by December first of each year of implementation. (1) The implementation of decreased student to teacher ratio and increased instruction in physical education pursuant to Section 291 202 is not internet or leptace or reduce time dedicated to instruction in the stat taught				
86	Section 59-10-20	State	Statute	by certified in the specialistic. Student to certified physical education baseline ratios, (k) beginning with the 2008 07 schward year. The student to the student is the student of the student is the student of the student is the student of the (B) beginning with the student is student to certified physical education baseline ratio in the elementary schools of the State must be 600 to 1.	No	No		
87	Section 59-10-30	State	Statute	Designation of Physical Education Activity Reventse. (A) Each televentary potent shall designate a physical exclusion bacter to serve as its Physical Education Activity Director. The Physical Education Activity Director television and constraints for additional physical activity that takens that accessed the designated weekly student physical education interest term may increase. Subject programs, education Activity Director Shood Carlies entraction (Hones tait) argoingnm, Hannuary Jangsama, Society programs, education and students and the entraction students, instruction based on the South Carolina Dance Curriculum (B) In activity the ecopyration specialistics, instruction based on the South Carolina Dance Curriculum one found the required physical advisor instructs.	No	No		
88	Section 59-10-40	State	Statute	Professional development. Appropriate professional development must be provided to teachers and volunteers on the importance of physical activity for young children and the relationship of activity and good nutrition to	No	No		
89	Section 59-10-50	State	Statute	academic proformancia and heality likelyies. Adversariation of Social Canadra Physical Education Assessments, scoring effectiveness, (A) Each public school in the Same Shall admitted the Social Canadra Physical Education Assessments, and assessment of a schools and hybrical education programme and is adversers to the SociA Canadra Physical Education Canadra Bandhardt. The Same Department of Education hand threading a procedure for canadrating a device and school physical education and the school on the SociA Canadra Physical Education Canadrama. The Same Department of Education hand threading a procedure for canadrating a device and school physical education and the school on the SociA Canadra Physical Education Canadrama regional to the education commonly through thread text index and compared and the physical education physical education and the school on the school on the school on the improving the programme detectores as control adversariate development adversariate assigned to is assist the school on improving the school on the forces.	Yes	Yes	Report our agency mustimay provide	
90	Section 59-10-60	State	Statute	Age appropriate equipment. Each district shall make every effort to ensure that the schools in its district have age appropriate equipment and facilities to implement the physical education curriculum standards.	No	No		
91	Section 59-10-210	State	Statute	Funding for licensed nurses for elementary schools. Beginning with the 2007 08 school year, the General Assembly, amually in the General Appropriations. Act, shall appropriate funds to the Department of Education to	Yes	Yes	Distribute funding to another entity	
				provide licensed nurses for elementary public schools. The State Department of Education shall make these funds available through a grant program and shall distribute the funds to the local school districts on a per school basis.				
92	Section 59-10-220	State	Statute	Adaption of universal presultions for blockborne disease exposure; notice by plumany 1.021, each shord district hand adopt the Certers for Disease Centrol and Prevention (CDC) recommendations on universal precautions for blockborne disease exposure and shall communicate written notice of these processines is each shord-within the district. The notice must provide information regarding education and training in the areas of infection control, universal precautions, and deinfection and sterilization teriority.	No	Yes		
93	Section 59-10-310	State	Statute	Establishment of elementary school food service meabs and competitive foods requirements. In an effort to promote optimal healthy easing patterns, the State Board of Education by policy shall establish requirements for elementary school food service meabs and competitive foods based upon the recommendations outlined in the State Department of Education Task Force on Student Nurties and Physical Activity Report, National School	Yes	Yes	Other service or product our agency must/may provide	Establish recommendations for school lunches
94	Section 59-10-320	State	Statute	Lunch Act, and the most recent applicable Dietary Guidelines for Americans.	Yes	Yes	Other service or product our agency must/may provide	Establishment of school health model programs
				Exaction of the mate available to each school district a coordinate school health model designed to address that heast of school health and the school district and the school health model designed to address health y environment, physical education, health declarion, staff underson, health school district, and health district of the available of professional dedoremont opportunities and provide behavior address that the school district of the available of professional dedoremont opportunities and provide behavior address that for address and address the school district of the available of the school district of the available district and school address of the Despatriment of professional dedoremont opportunities and provide behavior address that for address of the Despatriment of the School district address and address the school district address and addressore to School Carcine Healt education assessments in the 2006 G7 school year with implementation in the 2008 of school year.				
95	Section 56-10-330	State	Stabute	Condenset School Health Advices Occurrd (ISH4C): development of Nealth welfness plan: Nealth and Austrian Occurs (A) Each Enchard additest and establish and markins a Condensed School Health Advices C Quard (ISH4C): assess, plan: mpikement, and monitor district and chool health policies and program, including the monitory of the advices plants () begins plants () and plants () and the school health policies and program, including the monitory of the advices plants () begins plants () and plant	No	Yes		
96	Section 59-10-340	State	Statute	Stracks in vending machines. Each district's Coordinated School Health Advisory Council established pursuant to Section 59 10 330 shall determine which snacks may be sold in vending machines in elementary schools.	No	No		
97	Section 59-10-350	State	Statute	Length of lunch period; factors. Each elementary school shall provide students a minimum of twenty minutes to ead lunch once they have received their food. In determining the total length of the lunch period, time to and form the caterials, time to go through the line, and time to bus trays at the end of lunch must be considered.	No	No		
98		State		K 5 health curriculum; nutrition component. Health curriculum for students in kindergarten through fifth grade must include a weekly nutrition component.	No	No		
99	Section 59-10-370	State	Statute	Funding for implementation of chapter. Each phase of implementation of this chapter is contingent upon the appropriation of advances in funding as documented by the fiscal impact statement provided by the Office of State Budget of the State Budget and Control Board. There is no mandatory francisia idelgation to school district if table funding is no topoprivatiof or each phase of implementations as provided for in the fiscal impact statement of the Office of the State Budget and Control Board.	No	No		
100	Section 59-10-380	State	Statute	Food or beverage items sold as fundamiser. Nothing in this article may be construed to prohibit or limit the sale or distribution of any food or beverage item through fundraisers by students, teachers, or groups when the items are intended for sale off the school campus.	No	No		
101	Oxopler 11, Tille 59	State	Statute	The Compact for Educations in hereby entered sites and exacted into law with all jurisdictions legally priming Persen, into form addatativity as follows: COMPACT FOR EDUCATION PRE-AMBLE WHEREAS, the proper ducation of all ottaxes is one of the most important responsibilities of the states to prevent as free address model by the White Dataset, and, WHEREAS, the increasing demands of our whole national II for improving and expanding educational services areas a found accentrative of research tais and information occument prevents and the address of educations and. WHEREAS, have is a vital receipt or starting the success of the states in the formation of adarrative nationals ducational publics.	No	No		
102	Chapter 13, Tife 59 Chapter 15, Tife 59	State	Statute	ad ratios and is burstleventable the Common for EA states. Excepts a contrave sectors layout the states and the lackated by the qualified electrics of the ocurry as contry apprintment of electration for each county, who shall, except as otherwise expression provided, here built to electration of the states of the other states of the state is the use of the ocurry with the interest of electration of the states of the states of the state of the use of the ocurry hard here and interest advantage of the states of the states of the use of the ocurry which have a states of electrations transfers, the spend and one thousand dataset, and otherwise provided, will good and article in of the Comstation of the States of the use and other the provided will good and article in other Commonly and the states of the use of the states of the use of the commission of the states of the discharge of the discharge of the discharge of the discharge of the dischard and the discharge of the dischard in the state is in the rest of the states of the use of the states of the states of the states of the discharge	No	No		
				composed of seven ministers, s. of whom shall be appointed by the Governor upon the recommodation of the seven shall be also all of a memory of the folk and a Representation to the source of the shall as no seven shall be also also also also also also also also	Ma	Ma		
104	Section 59 16 10	State	Statute	Legislate Indegs. (4) The General Assembly fricts hat: (1) finosoft has car denotionally, such accession canadas declarational opportunities for the students of the students of the students of the students of the students of the students of the students reporting in the students of the students of the students of the students of the students reporting in the students of the students of the students of the students of the students reporting in the students of the students of the students of the students of the reporting in the students of the students of the students of south Careful Students (1) Is the purpose of the General Assembly in the students of South Careful Students of the Program is ensure consistent high-quality education for the students of South Careful Students of distort courses.	nu	inu		

106	Bection 69-16-16	State	Statute	Virual advantario program, eligibility to enrell grades, soams, compare reguerent an eterner access. (A) The sociess to distance, oriential advantaria (scatario program to provide Societ.) Additionally, the virial access to distance, oriential advantaria (scatarios compare reguerent and eterner). Additionally, the virial sociess to distance, oriential advantaria (scatarios compare reguerent and eterner) access to distance, oriential advantaria (scatarios compare reguerent and eterner). The social distance and eternity compared advantaria (scatarios compared advantaria) and a social compared advantaria (scatarios compared advantaria). The social distance and eternity compared advantaria (scatarios compared advantaria) (B) A public, prusine, or homeschood tadteris readorija fisculture). The applica body based and the social advantaria to advantaria (scatarios compared advantaria) and advantaria (scatarios compared advantaria). The applica body based and the social advantaria to advantaria (scataria) advantaria (scataria) applica body based and the social advantaria to advantaria (scataria) advantaria (scataria) applica body based and to advantaria (scataria) advantaria (scataria) (c) Local advantaria (scataria) advantaria (scataria) advantaria (scataria) advantaria (scataria) (c) Local advantaria (scataria) advantaria (scataria) advantaria) advantaria (scataria) advantaria (scataria) (c) Local scataria) advantaria (scataria) advantaria (scataria) advantaria (scataria) advantaria (scataria) advantaria) (c) Local scataria) advantaria (scataria) advantaria (scataria) advantaria (scataria) advantaria (scataria) (c) Local scataria) advantaria (scataria) advantaria (scataria) advantaria) advantaria (scataria) advantaria) (c) Local scataria) advantaria (scataria) advantaria) advantaria) (c) Local scataria) advantaria) advantaria) (c) Local scataria) advantaria) advantaria) (c) Local scataria) advantaria) advantaria) (c) Scataria) advantaria) advantaria) (c) Scataria) advantaria) advantaria) (c)	Ves	Yes	Ohne service or product ou agency musilmay provide	Estatishment of virtual education program
106		State	Statute	Security and emergence of program casedate for convex, instructor certification and training, (4) The Goah Carolina Visial Sciola (Program that be toxed and emanged by the Statis Department of Carolance. The department may contract for distance learning courses, develops courses, or approve courses submitted by writes. (B) Each course is the statistical or and of carola that be reviewed for correlation with the state adapted academic distance to there are not or write learning courses collected for and the state adapted academic (C) Addamac, online or write learning courses collected for and for correlation with the state adapted academic startwine, include appropriate course materials, and be approved by the State Department of classion. (D) Addamac, online is valid taching configuration is mach contrar area being tauget or necles approval from (D) Addamac, online is valid taching configuration is mach contrar and the learning to the organization, classion management, luchricial aspect, montoring of student assessment, and other perimeter training from the State.	Yes	Yes	Other service or product our agency mustimay provide	Ability to contract
107	Section 59-16-30	State	Statute	Certainor	No			
108	Section 59-16-40	State	Statute	Guidelise and regulators. The time based of Education shall drively publishes and promulgate regulations ( 1)) produces and an equipation of the based of the drively of the of the of the off the of	Yes	Yes	Other service or product our agency mustimay provide	Develop guldelines and promulgate regulations
109	Section 59-16-50	State	Statute	Adult education program pilot; recommendations to General Assembly. Through the use of an online pilot program, the State Department of Education shall examine the feasibility of providing services of the South Carolina Virtual School Program to students enorelled in adult education programs and shall make	Yes	Yes	Other service or product our agency must/may provide	Examine flexibility of services
110	Section 59-16-60	State	Statute	recommendations to the General Accessibly no better than January 1, 1200. Homal report, context, Armayla, the Sales Beach of Exclation shall privide the General Accessibly a report that shall include, but not be limited us, the following information: (1) bit of courses offend through the virtual actory (2) privites of calcial cold discuss and number of the discricit studies regularizingth in the virtual actory. (3) privites house and number of the privide school actory participating in the virtual actory. (6) number of calcial studies the virtual actory of the privile school (6) number of or school and course and reasons for dropping. (7) expenditure mandle for the virtual actory calcial (8) number of subdations i unable to enroll because of space limitation.	Yes	Yes	Report our agency mustimay provide	
111	Section 59-16-70	State	Statute	Review of student records by Education Oversight Committee. At the end of each semester, the State Department of Education shall provide student records, including course grades and performance on state assessments, the Facultation Oversight Committee. The Education Oversight Committee and monitor the impact of orable samed in the virtual school, on the school and distort ratings, with particular attention to performance on end to coarse examinations and graduation rates.	Yes	Yes	Board, commission, or committee on which someone from our agency must/may serve	
112	Section 59-16-80	State	Statute	Implementation contingency. The implementation of the provisions contained in this chapter are contingent upon the appropriation of funds by the General Assembly.	No	No		
113	Chapter 17, 786 59 Section 59-18-100	State State	<u>Statute</u> Statute	Performance based accountability years into pade declaration watatistude "recountability" attinued "the Gorean's Assembly that that begin characterisa are been componented to pade declarations and a convictors that ling espectations for all autoents are well components for improving academic activerement. It is the purpose of the accent all casestrip" in the characterisa are been approximately and the particle of the decard all casestrip" in the characterisa and accent accentering the second casestrip and accentering the accentering and accentering the foundation. Accountability, as defined by the charger, means acceptance of the assemptiatily for proving the Gorean Accentrative the Same Same acceptance of the assemptiation for the Goreanon, the Goreanon accentering the Caseston, college and universities, local actions bandles, accentering accentering the community.	No	Yes		
115	Section 59-18-110	State	Statute	Objectives. The system is to: (1) use academic schement standards to publicational and students toward higher performance by aligning the state assessment to those standards and king pickles and crisinal for performance bardwates, (1) provide an anamal propositional state of the proposition of the state of the state and the proposition of the propositional scheme state of the state of the state of the challenging and technically definished, which fummels clear and specific information about schedul and district and target assistance to be performance, performance and explanations and the proposition of the state of the state of the schedul schedul schedul and target assistance to be performance. (4) oprovide macromatic becomposition of the schedul work of teachers and schedul staff, and (4) de specific during the system and to conduct high states on implementation, efficiency, and the effectives of the adults in provement and to goin the schedul work of teachers and schedul schedul and schedul assistance to evaluate the system and to pack the schedul schedul schedul schedul and schedul and schedul and schedul and schedul and schedul s	Yes	Yes	Report our agency mustimay provide	
116	Section 59-18-120	State	Santa	Detinisms, As used in the chapter (1) "Overlapt Committee" means the Education Densight Committee established in Section 08 01. (2) "Schooland Landon Landon Landon 19 01. (3) "Schooland Landon Landon Landon 19 01. (4) "Density and Landon Landon 19 01. (5) "Density and Landon Landon Landon 19 01. (6) "Density and Landon Landon Landon 19 01. (6) "Density and Landon Landon Landon 19 01. (7) "Machine Landon Landon Landon 19 01. (7) "Machine Landon Landon Landon Landon 19 01. (7) "Machine Landon Landon Landon Landon 19 01. (7) "Machine Landon Landon Landon Landon Landon 19 01. (7) "Machine Landon Landon 19 01. (7) "Machine Landon Landon 19 01	No	Ne		
117	Sector 59-18-300	State	Statute	Anaption of exhaptions standards in core anabotic ansu. The Safet Board of Calcsson in detects do analy grade specific performance oriented educational standards in the core associations in tested to advect product specific performance oriented educational standards in the core associations of the safet advect product specific performance or the safet advect performance specific standards careful to origin strongenition in the English Impagage. (1) solar performance or the strongenities for the Safet advection of the	No	Yes	Board, commission of committee on which someone from our agency mustimay serve	

118	Section 59-18-310 Section 59-18-320	State	Santa	Development or adaption of stansies assessment program to porces sudder tarring and measure studer Departments (I). Notestimating any other porcession of two the State State State of Education, the the Departments (I). Notestimating any other porcession of two the State State State of Education, such that Departments (I). Notestimating any other porcession of two the State State State of Education, such that (I) indicates the scatebornes antervention of the State St	Yes	Yes	Report ou agency multimay provide Report our agency multimay	
				and aller the field table of the end of occurs assessments of high school credit occurs. The Education Oversight Controlling, the following of the output of occurs assessments of high school credit occurs. The Education Oversight Beam Based of Education III is also approximate of Education Action Oversight Control III is also and the oversite beam Based of Education III is also approximate of Education Action Oversight Control III is also and the oversite the other and the oversite of Education III is also approximate on the school Education Oversight Department of Education III is also approximate on the oversite Education Action Department of Education III is also approximate on the oversite Education III is also provide the region of the oversite of the Education Oversight Controllate on the norm month after the oversite of Education III is also approximate on the oversite of the oversite of the oversite of approximate in the oversite of the Education Oversight Controllate on the oversite of the oversite of approximate in the oversite of the Education Oversight Controllate on the oversite of the oversite of approximate in the oversite of the Education Oversite on the oversite of the oversite of approximate in the oversite of the oversite of the oversite of the oversite of the oversite of approximate in the oversite of the oversite of the oversite of the oversite of the oversite Education of the oversite oversite of the oversite of approximate oversite of the oversite oversite of the oversite oversite of the oversite overs			prode	
120	Section 59-18-325	State	Statute	College and cover readines assessment, summaline assessment, (A) All subdits retraining the eleverish grade in the first line in instruction of the eleverish grade distance of the first line instruction of the eleverish grade distance of the first line instruction of the eleverish grade distance of the first line instruction of the eleverish grade distance of the first line instruction of the eleverish grade distance of the first line instruction of the eleverish grade distance of the eleverish grade distance of the eleverish grade distance of the first line instruction of the eleverish grade distance of the eleverish grade distan	No	Yee		
121	Section 59-18-330	State	Statute	The advanced sector of the sec	Yes	Yes	Other service or product our agency must/may provide	Administration of NAEP Assessment
122	Section 59-18-340	State	Statute	PSAT or PLAN tests of teming ande students; availability, use of results. High schools shall offer state hunded PSAT or PLAN tests to each teming node student in order to assess and identify curricular areas that need to be strengthmed and reenforced. Schools and district shall use these assessments as dagonsit incols to provide academic assistance to students whose scores reflects the need for such assistance. Schools and districts shall use these assessments to provide guidance and direction for parents and students as they pain for postsecondary experimens.	No			
122	Section 59-19-300	State	Statute	Cyclical mean of table standards and assessments: a weight of assessment results. (A) The State Board of factation, incremisation with the Board Dones (Cyclic Cyclic Cyc	Yes	Yes	Report our agency mustimay provide	
724	Section 59-19-355	State	Stah.te	Content standards mesons, approval by Education Oversignt Committee and General Assembly registers (Arti) relation to a site content standard recommended organization Sciencin (94) 18 20(A)), and es also an est anticular standards mesons, may rob te adapted and implementee who if the (1) approval of the Education Oversignt Committee, and (1) approval of the Education Oversignt Committee, and (2) approval of the Education Oversignt Committee, and (2) approval of the Assembly (2) and (2) and (2) and (2) and (2) and (2) approval (2) and (2) approval (2) and (2) and (2) and (2) and (2) and (2) and (2) approval (2) and (2) and (2) and (2) and (2) and (2) and (2) and (2) approval (2) and (2) and (2) approval (2) and (2) and (2) approval (2) and (2) and (2) and (2) and (2) and (2) and (2) and (2) and (2) and (3) and (2) and (3) and (3) and (3) and (3) and (3) and (4) and (3) and (3) and (3) and (3) and (3) and (3) and (3) and (3) and (3) and (4) and (3) and (3) and (3) and (3) and (4) and (3) and (3) and (4) and (3) and (3) and (4) and (3) and (3) and (5) and (6) and (3) and (6) and	No	No		
125	Section 59-18-360	State	Statute	Dissemitation of assessment reals. Beginning with the 2010 assessment administration, the Department of declaration indered by provide assessment reals annaly on individual staterist and school by Apagin Tixt, in a moner and format that is easily undershood by parents and the public. In addition, the school assessment reals must be presented in a lormet aquity undershood by the folds public and annaly and the cardicular states and assessment such as the cardicular and the public. The addition, the school assessment standards based assessments and include in formation on the parformance of subgroups of auditors within the results. Schools and districts are responsible for disseminating the information between the satessment results. Schools and districts are responsible for disseminating the information between the satessment results. Schools and districts are responsible for disseminating the information between the satessment results. Schools and districts are responsible for disseminating the information between the satessment results. Schools and districts are responsible for disseminating the information between the satessment results. Schools and districts are responsible for disseminating the information between the formation on the parents.	Yes	Yes	Report our agency musilmay provide	
127	Section 59-18-370 Section 59-18-500	State	Statute	Renumbered as Section 59 18 360 bv 2008 Act No. 282. Section 1. eff June 5. 2008. Omitted bv 2008 Act No. 282. Section 1. eff June 5. 2008.			<u> </u>	
128	Section 59-18-700	State	Statute	Alignment of ortheria for instructional materials with educational standards. The ortheria governing the adoption of instructional materials must be revised by the State Board of Education to require that the content of such materials reflect the substance and level of performance outlined in the grade specific educational standards adopted by the state board.	No	Yes		
129	Section 59-18-710	State	Statute	Recommendations regarding table acconstration system. The State Department of Education and provide recommendations regarding the state's acconstration system to The State Depart of Education to recommendations must be derived from ingut received from branch table add statebolary groups. In developing the related for the acconstration system, Te State Statebolary and of Education table add education of activation of activation of activation of activation of activation of account and the school decision making groups and their participation in the school planning process.	Yes	Yes		

130	Sector 6	99-18-000 8	ŝtako ŝ	kaute	Development of competencies amail apport cards, academic performance among, providgent of regulators (1) PE distancio. Oraclegal Committes, using an Me Silla Badro of Cardsoni, o directife to assistiva a providencie and providencies and an access providencies and access providencies of the solid oracle competencies of the solid oraclegal competencies and access providencies and access providencies and providencies and providencies and access providencies and access providencies and providencies and providencies and access providencies and access providencies and providencies and providencies and access providencies and access providencies and providencies and providencies and access providencies and access providencies and access providencies and providencies and access providencies and access providencies (1) of providencies and providencies and access providencies and access providencies (2) access providencies and providencies and access providencies and access providencies (2) access providencies and providencies and access providencies (3) access providencies and providencies and access providencies and access (3) access providencies and providencies and access providencies and access (4) access providencies and providencies and access providencies and access providencies (4) access providencies and providencies and access providencies and access providencies and access (4) access providencies and acce	Yes	Yes	Report ou agency multimay ponde	
131	Section 5	59-18-910 S	Stato S	italute	(c)) in comparison topic add mutal include a comparation is do participated includes i with inclumed provide the second second second second	Yes	Yes	Report our agency must/may provide; Board, Commission, or Committee on which someone from our agency may/must serve	
					The other stakeholders include, but are not limited to, parents, business and industry persons, community leaders, and educators.			-	
132	Bection 5	59-16-920 S	Stato S	Raŭite	Report card requerements for charter, attenuative, and caseer and technology schools. A duriter school associational poissum is Conserved. This to give hard respective to the anisymate of the Department of Education with the school of the the pointments can imply to potentia and the public containing hard technicity and technicity and the point of the school of the School Constanting hard technicity and technicity and technicity of the school basic maters in the point of the school of the School Constanting hard technicity and technicity of the school basic maters in the point of the school basic constanting hard technicity and the school basic mater and technicity of density and point of the school constantion of the school basic maters in the school of the school basic constanting hard technicity and the school basic maters density of the school basic constanting hard technicity and the school basic mater density of the school basic constanting hard technicity and the school basic maters included in the requirements of the chapter; however, the purpose of an attempts school matter basis that the distribution of the chapter; however, the purpose of an attempts school matter basis included in the school basic constantion constantion and the basis chapter attempts and the school matter basis and and densities and technicity and technicity operation and the basis included interviewer and technology schools.	Yes	Yes	Report our agency mustimay provide	
133	Section 5	59-18-930 S	State S	tatute	Executive summary of report cards; date for issuance; advertising results. (A) The State Department of Education must issue the executive summary of the report card annually to all schools and districts of the State no	Yes	Yes	Report our agency must/may provide	
					task transformation of the exception surmary shall be printed in block and white, be no more fram to page, and gap and plagbay where you shall, and convert share the page. The exception of the printed integration and the printed integration of the printegratint of the printed integ				
134	Section 5	59-18-950 S	State S	Ratute	Criteria for school district and high school ratings. Notwithstanding another provision of law to the contrary, the discustion Oversight Committee may base ratings for school districts and high schools on criteria that include graduation rates and other ortheria identified by technical experts and appropriate groups of educators and workforce advocates.	No	No		
135				itab.to	Parettes Gada of Stark Assoc Program catabitation, crimes. The Stark Basel of Eaclaton, watering with the solution and the Deparament of Eaclaton, must assistant the Parettes Gada Stark Assoc Papers to solution and the Deparament of Eaclaton and assistants the Parettes Gada Stark Assoc Papers to solution and the Deparament of Eaclaton and assistants the Parettes Gada Stark Assoc Papers to the source analysis of an analysis of the Assoc Papers and Table Stark (Stark Papers Assoc) and the random stark association and the Stark Stark (Stark Papers Associations) and the source analysis of the Stark (Stark Papers Associations) additional categories and the Stark (Stark Papers Associations) (1) gada attentions, (2) gada attentions, (3) gada attentions, subset performance on burglind with a solution stark performance. Schools shall be performance, (3) gada attentions, subset performance and performance and performance. Schools shall be performance, stark (Stark Papers) and stark (Stark Papers Associations) attention (Stark Papers) attention (Stark Papers) at	Yes	Yes	Destribute funding to another entity	Garding exemptions
1.50		ар (ре 1 но с	Saad	Kaland	state. (A) Accordination of any other provision of these a struct is given the floatibility of reasoning assumption theory assumption of the structure of the other program provides of the advised of the structure of the other provides of the structure of the other provides of the structure of the other provides of the structure of the struct	10	π.	agency muslimay provide	carry corpora
137	Section 2	\$9-18-1120 \$	Stato S	itatuto	Case of husbilly of exemption from regulations and stateles to school designated as schooldshifter at risk- enterioritic to ther school (A). Noterthanding on providers from a school designated as schooldshift at risk-alken auch status is given the flocking of executing exemptions from those regulations and statutary consistent of the school (A). The school (A) and	Yes	Yes	Other service or product our agency must/may provide	Granting exemptions
128					Use of hash spectrated to prefessional development. (A) Nonhardancja profiler provide to the sector of the to be dimensional and the prefessional development must be used for certificated instructional and the sector of the prefessional development must be used for certificated instructional development and the sector of the sector of the sector of the sector of the sector of the sector of the sector of the profiles prefersional development and used to the sector of the sector of the profiles prefersional development and used to the sector of the sector of the profiles prefersional development and used to the sector of the sector of the profiles prefersional development and used to the sector of the sector of the profiles prefersional development and used to prefersional development and the profiles prefersional development and used to prefersion development and the profiles prefersional development and used to prefersional development and the profiles prefersional development and used to prefersional development and the profiles benefitted and the sector of the sector of the sector of the sector of the prefersional development and the sector of the sector of the sector of the sector of the prefersional development and the sector of the sector of the sector of the sector of the prefersional development and the sector of the sector of the sector of the sector of the prefersional development and the sector of the sector of the sector of the sector of the prefersional development and the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sector of the sec	Yes	Yes	Dombae hedag to another entity	
130				itatuto	Datical accountability system, development and network. The Base Board of Electration, based on science metablishes of the solution, much onlower parameters and the based of Electration, based on science metablishes of the solution, much onlower parameters and the based of based on hypoten, the information and an advectory and the solution of the solution of the based of the solution of the solut	Yes Yes	Yes	Other service or product our agency mustimay provide Other service or product our agency mustimay provide	Offer ledning apport, conduct review
					To an orongenetistic and merophole as tables, dated job shock was prior, and annual updates and distan- ted of the comparison of the state state and supported by the State Board of Education and the steps lateng laten to address the recommendation, and the state of the State Board of Education and the steps lateng laten to address the recommendation, and the state of the state state as a state of the State Board of Education and the steps lateng laten				

141	Section 99-16-1603	State	Statute	Schools made takes aroung or schooldatist at mick reveal pain and compensation prockauge, sonice to paint and publication in messager, degrammatic support regional underlands, (1) What an advance of terms a dataset, and the based of trackets. (1) The faculty of the school with the dataseting of the principal mater converts merce paint and under the tracket and the school of trackets. (1) The faculty of the school with the dataseting of the principal mater converts merce paint and under the tracket and the school of the school with the dataseting of the school terms and paint and the school of the school with the school of the school with the school with the school with the school term and school and the school with the school with the school with the school term and school and the school with the school with the school with the school term and school and the school with the school with the school with the school term and the school term school with the school with the school with the school term and school term school with the school with the school term and the school term school with the school term school term school term school term school term school term school term school	Yes	Yes	Beart, cominate or vice househouse committe or vice househouse from 6-a gancy mustimary serve	
142	Sector 99-18-1910	State	Statute	Implementation of external investment process, activities and recommendations. (A) When a school receives a program, school, and school receives a school receives a school receives a clearation, and activities. The Education Coversidy Committee, in consultation with the State Department of Education, stall device of the Education of parameters are an entered as a deviced program, activity, and activities. The Education Coversidy Committee, in consultation with the State Department of Education, stall device of the Coversidy Committee, in consultation with the State Department of Education, stall device of the Coversidy Coversidy Coverside (Coverside) Coverside (Coverside) and the Coverside Coverside (Coverside) and the Coverside (Coverside) and the Coverside (Coverside) and the Coverside (Coverside) and the Coverside (Coverside) Coverside (Coverside) and the Coverside (Coverside) and the Cover	Yes	Yes	Report ou agoncy mailmay provide	Declaring state of energygency
				Declaration of emergency: bearing courses of battom. If the recommendations approval by the state board, the direct's giar, or the stateood strete last and are instanticably regimented by the should react backstate of relationship and the stateood strete last and are related by the Batter of Exclusion or if stables the should be should be the stateood strete last and are related by the Batter of Exclusion or if stables there are an exclusion of the stateood strete last and are related by the Batter of Exclusion or if stables and an exclusion of the stateood strete last are and the stateood is the stateood strete last and emergency should not be doctated in the school. The state separation data the state of the state of matters and the stateood of the stateo strete last be granted the stateood strete by the last of the batters attate of emergency in the school and registers the school s principal or (i) declare a state of emergency in the school and registers the school s principal or of (i) declare a state of emergency in the school and register of the school.	Yes		agency must/may provide	Dectaring state of emergegency
164	Section 19-19-1533	State	Statute	Tanche and principal specialitis: recultiment, edigibily, datas, and incomines. (A) Taacher specialities on the one is assigned to a submetary, indice, in the planether of Elasciane analyse or solutions and program on their based on estimar leview team recommendations, meet, nurber of taacher specialities and the based of the specialities. The Department of Elasciane, non-submetant with the based of elascianes of the specialities. The Department of Elascianes, non-submetant with the based of elascianes of the specialities. The Department of Elascianes on consultation with the based of elascianes of the specialities. The Department of Elascianes of the Department of Elascianes of elascianes of the specialities. The Department of Elascianes of the Department of Elascianes of elascianes of the specialities. The Department of Elascianes of the Department of Elascianes of elascianes of the department to ensure as based the specialities on the Refered declarities responses and the department of the specialities of the state based. Teacher specialities and the host with the school tances are based to the state based. Teacher specialities and another the department to a section of the specialities of the state based. Teacher specialities and another the specialities and end specialities that the specialities and the specialities and another the specialities and specialities and the specialities and the specialities and another the shore of the planetic theory the specialities and the specialities and state of aparameted based the state of the Specialities and the specialities and the specialities and and the of the specialities and another the provide state and the specialities and the specialities and and the state of the specialities and another specialities and the specialities and the specialities and aparameted based the state of the specialities and the specialities and the specialities and and the specialities and an another theorean assisted to cooperate in relating the department end the s	Ves	Ves	Bard comiston or commiston of commiston of commiston of a commiston of commiston of commiston of commission of com	
145	Section 59-18-1540	State	Statute	school relaxionated as school/statict at risk. If the diskit board of trustees chooses to nonison the notional of that Mentoning program for principals. Each principal continued in employment in schools designated as below average or school/schild at risk must participate in a formal mentoring program with a principal. The Department of Education, working with the Education Oversight Committee, shall design the mentoring program. A principal mentor may be employed as a comment of the technical assistance stateov.	Yes	Yes	Other service or product our agency must/may provide	Design mentioring program with EOC
146	Senten 99-19-1500	State	Statute	All the schedule schedule schedule and schedule	Yes	Yes	Destrobet funding to another entity	
167	Section 59-18-1640	Sale	Shahke	should derive later taken besinge apporteren of ankennen fore scientistic calors, incommendations, comparation. (A) What a statistic reasons and appoint an external review committee, calor, incommendations, of the Bate Band of Education, that appoint an external review committee to staty, decadoral program in the science and adaptive statistic reasons and the band of the science of the science of the bate Band of Education, that appoint an external review committee to staty, and of the Bate Band of Education, that appoint an external review committee and science of the science of the science. The science of the sc	Yea	Yea	Report our agency multimy provide	

148		Section 69-18-1873	State	Shake	Disagetation of states of energiency in school district designated as schoolidistict and risk, remodulations, and the anticommonitorian gargenetic points by the State Board of the State Board of the State Board of the State Board of State Board State Board State State Board of State Board State Board State State Board of State Board State Board State Stat	Yes	Yes	Boad, commeson er comme on viele of viele domeno heren a gency multimy derre	
149		Section 59-16-1575	State	Statute	Technical assistance is underperforming packade and district. The Department of Execution shall implement the provisions of the suction through the Office of Transformation. The Department of Execution shall implement the provisions of the suction through the Office of Transformation the provision of the success of the succes of the succes of the	Yes	Yes Yes	Other service or product our agency mustimay provide Other service or product our	Provide technical assistance
190		acuan 39 (9 199	Jean	Statute	of Education. To assist octools and school districts as they are to improve distriction paradic and salved informance. The paradic actional districts as the given the improve distriction paradic and salved and the assessment of instructional programs. The dispatient may need to instance across and the assessment of instructional programs. The dispatient may need to instance across and and the assessment of instructional programs. The dispatient may need to instance across and the assessment of instructional programs. The dispatient may need to instance and the importantion is school with institu and data dispatient instructions and the instructional and institutional and operational (1) establish an organize state mechanism process accessed programs found in South Caroline schools from parameteristics instruction and tobering assist statements in the approximation of the approximation instruction and interesting data dispatient in the approximation of the approximation of the schools on implementing beam, and chools on implementing beam, and chools and operational data data is never well approximation. The approximation of the approximation chools on implementing beam, and chools and operational data data is never well approximation and the process on meeting and instance of provide information and the approximation of the accessing impreventing chools and operational data bases and policies which focuses on meeting the intert and purpose of these laws and policies.	TES		Cone service a product dua agency mustimay provide	FUNDE EUTRAL ESSAULS
151		Section 58-16-1580	State	Statute	Real-bitation of schrindra lassitismen burding. Neutrification gave, other provision of two and in order to provide scatabilities of the schridger and the schridger and the schridger and the schridger and the schridger scatabilities of the schridger Committee for schridger lange and on the normal schridger based on the order and schridger and the schridger committee for schridger lange and on the normal schridger based in the schridger langer and the schridger langer and the schridger langer and purposes scattering schridger langer langer langer langer langer langer langer and schridger langer langer langer langer langer langer langer proposed schridger langer langer langer langer proposed schridger langer langer langer proposed schridger langer langer langer proposed schridger langer langer proposed schridger langer and the schridger langer langer langer langer proposed schridger langer langer and the schridger langer langer and langer lang	Yes	Yes	Distribute funding to another entity: Other service or product our agency mustimay provide	E stabils no retrieva for retrievang and assisting school and all risk or below average
152		Section 59-18-1605 Section 59-18-1600	State State	Stabite Stabite	Becurrenteria a Section 51 II 1500 Ar000 Ar116; 282 Section 1 eff June 5 2000. Perrent forestion Section 53 II 1500 Ar000 Ar116; 282 Section 1 eff June 5 2000. Perrent forestion Section 51 II 1500 Ar000 Ar0000 Ar000 Ar00	No	No		
154		Section 59-18-1610	Stato	Statuto	Austiance to detects, meaning or genomenance, (A) The Sias Department of Exaction tail develop a spatie for provide genomes, and existential assistance of detections that all index assestime assistance with finances. The Sias Begueritement of Exaction shall require the spaties to the General programs of the system in regrard to assistance provided to the local Exaction and assistance regrards of the system in regrard to assistance provided to the local Exaction Sias and assistance implication of the substance in station reactions and and on high torolog dhardstor railes. The substance is a substance in station reactions and and on high torolog dhardstor railes. The substance is a substance on station reactions and and on high torolog dhardstor railes. The substance is a substance on tablem is a subservation and on high torolog dhardstor railes. The descriptional experiments and dharges are necessary in accordance with the provides of the Stational experiment accordance with the spectrem station of the statistication of a substance is and the statistication developer the statistication of the spectrem statistication based in subdeptifying distribution communicated to the school districts and other pareties or entities involved.	Yes	Yes	Report our agency mustimay provide	Monitor; Provide technical assistance
155		Section 58-16-1700	State	Statute	Pade information carraging energient and approval. Linking (JA) Ano righting pade information carraging matter begins the pade of the tatus of the pade carbon and the importance of this thinking for scattering proformance for the pade carbon status of	No	No		
156		Section 59-18-1910	State	Statute	Honework centers. Schools receiving below average or school/district at risk designations may use technical assistance funds allocated pursuant to Section 59 18 1590 to provide homework centers that go beyond the regular school hours where students can come and receive assistance in understanding and completing their school work. Technical assistance under provide provide centers may be used for staines for centified	Yes	Yes	Distribute funding to another entity	
157		Benion 19-16-1920	State	Statute	choose which is choose assume to the groundward to the sec entires may be used for statistics for certified and the second second set of the second set of the second sec	Yes	Yes	Distribute funding to another entity	
158		Section 59-18-1933	State	Statute	Review of state and local professional divelopment: recommendations for improvement. The Education Consulty Committee shall provide for a comprehensive review of state and local professional development to the divelopment of the state of	No	No		
159		Section 59-18-1940	[		Working with the Education Oversight Committee, the State Department of Education shall design and pilot destrict accountability models that focus on comprehency-based education for a district or school or on regional or county economic initiations to improve the postecondary success of students. A district may apply to the department		Yes		
160 161		Chapter 19. Title 59 Section 59-20-10	State State	Statute Statute	and the committee to participate in the relot. Short title. This chapter shall be known and may be cited as the "South Carolina Education Finance Act of 1977".	No	No		
L	•			•					

162		Section 59-20-20 Section 59-20-23	Sada	Sando	Definitions. As used in this chapter: (1) "For Antidian program" means the program proposal to satisfield in softwarticity equilable current operation (1) "Control of the program" softwarting of the program proposal to satisfield in softwarticity equilable current operation (2) "Exclusion" and the program proposal to school of the program proposal to the program of the program". (2) "Exclusion" and the program program or included program or included program of the program of th	No Yes	No.	Dashtute funding to another	
					Section 1: 2 d'20(a) elevands for mone han tes years and te annouel in dispué is more then hitry portent of the total of assessaria value of property in the school factor in which the propert in the association of the section of advect markers and the school district marker be applied in the school district marker and the school district			entity	
164		Section 59-20-25	State	Statute	Index of taxpaying ability as applied to area in which a tax increment financing plan is in effect. For the purposes of computing the index of taxpaying ability pursuant to item (3) of Section 3 of Act 163 of 1977 (South Carolina Education Franco Act) for any seea in which tax increment financing plan is in effect the value to be used shall be the original assessed value plus any portion of the captured assessed value which is distributed among taxing authorities pursuant to Section 31 s 120.	No	No		
165		Section 69-20-30	State	Statute	Declamonary depletine purpose in the purpose of the denomical Assembly in the depleting the denomical assembly and the end of the depletion of the design of the denomical declated and programs and services appropriate to the reach, and which are substantially equal to those available to the readers with an informed and reasonable compared bins any programs and the design of the denomical assembly and the device assembly and the device of the device of the denomical programs and the device assembly and the device of the device of the device (1) To reaccounts activated district distribution of a specifical protein of the device and decident tables of a the denomical programs and the device of the device of the device of the device of the device (1) To react the device of the device programs an intermed metal based on the device of the device of the device of the device of the device of the device of the device of the device of the device of the device of the	No	No		
166		Section 59-20-40	State	Statute	Determination of annual disolation: The annual disolation is that index district for the operation of the sector of the sec	Yes	Vec.	Debtoute hunding to another unity	
167		Section 59-20-41 Section 59-20-50	State	Statute	(2) Press paid (pote 1 through 1 1.24 (3) Environmany paid (pote 1 through 1 1.24 (3) Environmany paid (pote 1 through 1 1.25 (4) High stool papids (potential 8 through 1 1) 1.25 (b) High stool papids (potential 8 through 1 1) 1.25 (b) High stool papids (potential 8 through 1 1) 1.25 (b) High stool papids (potential 8 through 1 1) 1.25 (b) High stool papids (potential 8 through 1 1) 1.25 (b) High stool papids (potential 8 through 1 1) 1.25 (b) High stool papids (potential 8 through 1 1) 1.25 (c) High stool papids (potential 8 through 1 1) 1.25 (c) High stool papids (potential 8 through 1 1) 1.25 (c) High stool papids (potential 8 through 1 1) 1.25 (c) High stool papids (potential 9 through 1 1) 1.25 (c) High stool papidstool papids (potential	No	No		
165		Sector 59-29-56	State	Stando	89 39 db, he wind i state contribution is each district inhall not reacted to a jor papil-velocity for a finite of its state integrating of pages. The Network is manufacture of the automatical parts and to its state of the automatical parts and the integration of the automatical parts and the integration of the automatical parts and the integration of the automatical control parts (and its state). The state of the automatical parts and the integration of the automatical control parts (and its state) and the automatical parts (and its state). The state of the automatical parts and the integration of the automatical control parts (and its state). The state of the automatical parts (and its state) and the automatical parts (and its state). The automatical parts (and its state) and	No	No No		
				A	outlined in Section 59 20 50(4)(b). The criteria do not have to be met by teachers having twenty five years or more of teaching service as of the effective date of the South Carolina Education Improvement Act of 1984 in order for them to be enricined.				
170		Sector 59-20-60	Stote	Stalute	Specific process, exakits, evaluation and report, statewisk issing programs, horoakon hinding, reprovement specific process (a based in Previous) (common), (1) (2) (boos dations that gives (1) when hand programs of a based specific process (a based in Previous) (common), (2) (boos dations that gives (1) when hand programs of a based specific process and the process of the process of the hand common programs and a based many specific process (1) (boost and (1) (bo	Yes	Yes	Report our agency multiling provide Catribus Aurory to auctive of the second second second auctive of the second s	
171		Section 59-20-66	State	Statute	Fundhing to State based of Education of services and training schedules to seport schedul representent outcourts The State Based and Educations, andity through the service state Schedules and State Pascel and the Utiliarity of Stand Castella, shall provide services and training schedules to seport school improvement outcourts than its preparing a manual school improvement provides and schedules. Examption from statutory provisions relatively to the accurately of state approximation, and and and approximation and accurately of state approximation and approximation and accurately of state approximation and approximation and accurately of state approximation and accurately of state approximation and accurately of state approximation, approximation and institutions.	No	No	provide	
۱	l		1			1	1	II	

173		Section 59-20-80	State	Statute	Shool budgets shall be made public; termation of salaries. NoteHistanding any ofter provision of law, each school band of threaders in this Sale shall analy make available to the general public to budget for that year, which budget shall include an itemated ist of the average salaries paid to be superintendents, supervisor, administrators, projection, consultants, consolving and factors and salaries and the superintendent supervisor given to any school distict whose load of trustees fails to comply with the provisions of this chapter.	No	Yes		
174 175	1	Section 59-21-10 through 59-21-140 Section 59-21-150	State State	Statute Statute	Reimbursement of district principals, teachers, and instructional supervisors for cost of college courses in field of specialization. Beginning in fiscal year 1985 86, all school district and state agency school employees required by	Yes	Yes	Distribute funding to another entity	
					the State Board of Education to hold State Board of Education certification are eighter for tailor reintrustement at a rein consistent with and paid a palloc blogges and wherefaste wery two years for consolution within a three hour credit outres in their field of specialization and a Sum Carolina pakie or private codegs, so long as they work in that field in a South Carolina pakie School or state againty school for the specialization and a reintrustment must be provided by the State from funds appropriated to the State Department of Education.				
176	1	Section 59-21-440	State State	Statute Statute	Monthly reporting on approved expenditures and compliance with tax reduction requirement. The State Department of Education shall provide a monthly report to the State Board of Education, the Education Oversight Committee, The Committee on Financing Excellence, and the Education Business Partnership on approved expenditures and compliance with the tax reduction requirement.	Yes	Yes	Report our agency must/may provide	
178 179	1	Sections 59-21-450 through 59-21-510 Section 59-21-520	State State	Statute Statute	Supervision and expansion of special education program by State Department of Education. The special education program shall be under the supervision of the State Department of Education. The State Superintendent	Yes	Yes	Other service or product our agency must/may provide	Supervision of program
180	1	Section 59-21-530	State	Statute	of Education shall expand the services of the State Department of Education to include through the Division of Instruction a more extensive program of special education for physically and educable mentally handicapped divident in the variant school district of the State. State Superintendent authorized to employ additional personnel, salaries. The State Superintendent of Education	Yes	Yes	Other service or product our	
			State	Statute	may employ on the statil of the State Department of Education additional personnel, if such the necessary, of sublab professional equilationant, whose disks shall be, under the editorical in the State Spectrimeter of Education, in high develop and supervise the special education program subrotical in the article. The State Spectremeter of Education is addrocated by the statily of sub-addrocated addrocate personal from the appropriation to the State Department of Education is addrocated by the statily of sub-addrocated personal from the appropriation to the State Department of Education is addrocated by the statily of sub-addrocated personal from the appropriation to the State Department of Education is addrocated by the statily of sub-addrocated personal.			agency must/may provide	Provide reimbursements
181		lacton 69-21-540	5000	Sane	Special distational services for which State and advancet. The State Superimedian of Education hall embodiance should desired of the State Bene Providing special distance and areas which increasing and the providing special distance of the State State and the State Providing special distance of the State	19	182	Other service or product our agency must they provide	Provas remoutaments
182		Section 59-21-550	State	Statute		No	Yes		
102					(III) For consist when dron for known drahallies, richten, State and richte ha altender (alt for a teacher environe) Qualitations of diseases. No person shills are peripoled as a teacher in the special declarion program in the State unless such person holds a valid teacher's certificate issued by the State Department of Education and, in addition, possesses and hopeaid apalifications are the State Board declaration and prevail addition, possesses and hopeaid apalifications are the State Board declaration are prevailed comparable certificate in special education, and when the developed by the State Board of Education.				
183	3	Bection 59-21-560	State	Statute	Arraia larveys and distermination of dispitisify for special advacation services by local activol authorities. (1) courts speciminations of education, with the course and the courty attendance tached as during the variance course of the State and with the special assistance of the courty attendance tacheds, shall make an water and state of the State and within the special assistance of the courty attendance tacheds, shall make an and school detects and the import state of courts within the special advacation is not marrarer as the State Superinterford of Education may regard. (2) Is the responsibility of the local school and public takes and special education services. No to determine by losts and special examination with public are eligible for special education services. No is determine by losts and special examination with public are eligible for special education services. No a detect by competent and appropriate professional submitties acceptable to the State Department of Education.	Yes	Yes	Other service or product our agency must/may provide	Spacial education services
184	9	Section 59-21-570	State	Statute	Datatist may openite programs singly or pany, registry, registry, and tatists for States as A. A school datasist may openite a social discutato programs in chained nights for sub-anvience shart data provision of the anxieture and regulations of the State Board of Biocardon, where as a distation or pany with other distances. When program facilities the barrow biod and the sub-globalism has been add provided in the safetile and the school dataset. The distance with the sub-globalism has been add provided in the safetile and provided in the safetile and the provided of the safetile dataset.	Yes	Yes	Other service or product our agency must/may provide	Approval to districts
185		Section 59-21-580	State	Statute	Ruis, regulations and policies, of Bales Board of Education. The States Board of Education is directed to establish rules, regulations and policies: (1) Field and rules and rules and rules of the set of the set of the set of the policy rules of (1) Field and rules and rules and rules and rules of the set of the providence of the and rules. (2) For determining control rules and rules of the set of the set of the set of the set of the rules of the set of the and set of the rules and set of the set of the set of the set of the set of the (4) For define rules of the nucleoged rules in the Rule of the nucleos of the article.	Yes	Yes	Other service or product our agency must/may provide	Promulgate rules and regulations
187		Section 59-21-600	State	Statute	submitted to the State Department of Education only according to the policies and procedures prescribed by the United States Scoreary of Health, Education and Welfare estitlation of protect the confidentiality of data on handcapped children receiving education or related services at public expense.	Vez	Yes	Distribute funding to another	
107			CAULU .	Casulo	Section 59 21 540, and in order to insure adequate educational services for trainable mentally handcapped pupils and profoundy mentally handcapped papils in South Carolina school districts, the Salae Board G Education, tepp the recommendation of the Education Organity Committee, including the Salae Department of Education characteristic develop a Regulation for distribution of funds appropriated by the General Assembly for this purpose.	160		entity	
188	8	Section 59-21-710	State	Statute	State aid authorized for employment of school psychologist. The State Superintendent of Education is hereby authorized and directed to pay State aid to any county or school district in South Carolina employing a school psychologist under conditions as set forth in his article.	Yes	Yes	Other service or product our agency must/may provide	Employment of school psychologist
189	3	Section 59-21-720	State	Statute	Psychologists shall have certificates. All school psychologists employed by the counties or school districts shall have a valid certificate issued by the State Board of Education according to regulatione established by the Board.	Yes	Yes	Other service or product our agency must/may provide	Provide certification
190	ŝ	Section 59-21-730	State	Statute	Payment of State aid: amount. State aid for school psychologists shat be paid from the appropriation for State aid for teachers salaries. The amount of State aid for each psychologist employed shall be determined by the accilication of the same fixer, usite and reculations are extraint to the existing State scale for eaving teachers'	No	No		
191		Section 59-21-740	State	Statute	sequence. The scale and, fuels are regulatories as pertained to be existing state scales of parking security experiments and the scale and the scale of the scale of parking security and the scale of parking security of school districts of caracteristic scales and for a school parking security and scales of the school and parking memory and and an antiparking scale to the school and school and school parking scales of the school districts of caracteristic scales and for a school parking scale to school parking scales the memory and scales and the school and school and school and school and school parking school and memory and school districts of caracteristic school and school and school parking school and school districts of caracteristic school and school and school and the school approximation and the school districts of caracteristic school and school and school approximation and the school districts of caracteristic school and school and school approximation and the school districts of caracteristic school and school and school approximation and the school districts of caracteristic school and school approximation and the school districts of caracteristic school approximation and the school district of caracteristic school approximation and the school district of caracteristic school approximation and the school district of caracteristic approximation and the park school district and the school district school district approximation and the school district of caracteristic school district	Yes	Yes	Other service or product our agency must/may provide	Aid to districts
192	1	Section 59-21-750	State	Statute	Psychologist employed by State Department of Education. The State Superintendent of Education shall employ a school psychologist in the State Department of Education in order to properly supervise the work of school psychologists employed by the counties and school districts and also to be available to help counties and school	Yes	Yes	Other service or product our agency must/may provide	Employment of school psychologist
193		Section 59-21-760	State	Statute	districts unable to employ a school psychologist. Rules and regulations. The State Board of Education may promulgate such rules and regulations as may be necessary to carry out the provisions of this article.	Yes	Yes	Other service or product our agency must/may provide	Promulgate rules and regulations
194		iketon 69-21-1010	State	Statute	Dispation and abratism of invenues, special use regards to smend or regard its cardian. (A) The evenue direction Societies 12 as 2020(1) in all 2 setting to the fact and the special to the fact as Trassure to be credited to the state public school building (Ind of the public setting the State) (must be entiting to the State at Cardian to use of the state must be state and the State of the special de agreent land (Ind State at Cardian) (must be entiting to (B) The revenue derived from Societies 12 as 2020(1), 12 d 2 SAD(2), and 12 & SAD(2), must be deposited by the State Transmission of the State of the State at Cardian (State State State State State State State State State (B) The revenue derived from Societies 12 as 2020(1), 12 d 2 SAD(2), and 12 & SAD(2), must be deposited by the State Transmission (State State Sta	No	No.		
195				Statute	Department of Education to monitor and audit disfurmments; reversion of unexpended appropriations. The State Department of Educations that a carefully monitor and audit the dubumentent of monises from the South Caterian Education Improvement Act Fund. Any line item appropriation not fully expended for any program under the South Carolina Education Improvement Act of 1984 reverts to the fund.	TES	Yes	Other service or product our agency must/may provide	Monitor and audit disbursements
196		Section 59-21-1040	State	Statute	Composation and employs contributions: funding. The compensation and employs contributions of any new personnel employed on the purpose of hypersimpting spacific provideors. If the South Cardinal Scatchion improvement Act of 1981 must be paid horn lotids appropriately of the South Cardinal Scatchion for the purpose of hypersimption of the South Cardinal Scatchion for the purpose of implementing space (and the south Cardinal Scatchion for the purpose of implementing space) for the south Cardinal Scatchion provident Act of 1984. The Cardinal Scatchion of the South Cardinal Scatchion provident Act of 1984. South Scatchion Core table employees in the arrait general approximation and employee subtractic by the General Assembly in the last.	Yes	Yes	Distribute funding to another entity	
197		Section 59-21-1210	State	Statute	Campus incentive program established; funding. The State Board of Education, in consultation with the Education Oversight Committee, shall develop and implement a campus incentive program to reward faculty members who	145	Yes	Other service or product our agency must/may provide	Develop and implement program

195	Section 59-21-1223	State	Statute	Guidelines for development of program, campus incentive advices y committee, distribution of functi, regulations. The campus incentries program must be developed based on the lobering guidelines. In example, inclusive the developed based on the lobering guidelines. In example, school which developed and improvement or material procession developed based on the stranding school which developed based on the lobering guidelines. In example, school which developed and the school processment spectra, and and school which developed based on the school processment spectra. In other process, the spectra of the program, includes principals, assistent principals, because the developed developed based on the stranding school which any process of the program, includes principals, assistent principals, because the school processments. provide based based on the program, includes principals, assistent principals, because the school processment and the program, includes principals, assistent principals, because on the comparison of the process of the program, includes principals, assistent principals, because the school processment and the principal includes and there as determined based on the processments, psychologists, tabolo nurses, advec, and there as determined based on the school processment and the process of the program. The development and the school processment executed. (In or least the number of the processment and the processment and the processment executed to the the school process and the processment and the school processment and the school processment and the school processment and the school processment and the school principal school principal, one another principal school process.	Ves	Ves	Boad commission or commission or which common a gency must may come	
				one audiance courselar; one austance courselar; one tascher's aude. The State Board of Education shall request:				
199	Sections 59-23-10 to 59-23-190	State	Statute	(a) each statewide professional teacher organization to nominate at least two qualified continuing contract Repealed by 2003 Act No. 87. Section 2. eff July 16. 2003.				
200	Section 59-23-210	State	Statuto	Contraction, representer, and renovation of packs schools, compliance with the South Caranita School Fastless Proving and Construction Outlide, committee members, including of any (n) (A) (A) contraction, improvement, with the latest septicable standards and specifications set forth in the South Caranita School Fastless Packson (Caranita) and School Caranita Department of Glaculation. And Construction Outlide, Caranita and School Caranita Department of Glaculation. The Caranita Caranita and Specifications set forth in the South Caranita Bonol Fastless Packson (Caranita) and Caranita Caranita Department of the South Caranita Bonol Fastless Packson (Caranita) and Specification (Caranita) School Caranita Department of South Caranita and Packson (Caranita) and Packson (Caranita) and Specification (Caranita) School Caranita School Caranita and Packson (Caranita) and Specification (Caranita) School Caranita (Caranita) and Packson (Caranita) and Specification (Caranita) and Packson (Caranita) and Specifications (Caranita) and Specifications must be consolication and Specification (Caranita) and specifications must be consolication and specifications (Caranita) and specifications must be consolication and specifications (Caranita) and specifications must be consolication and specifications (Caranita) and specifications must be consolication and specification (Caranita) and s	Yes Yes	Ves Mon	Board, commission, or committee on which someone from our agency must may serve	Repetitor of construction,
201		6		property must be inspected by the State Superintendent of Education or the superintendent's designee for compliance with the applicable codes and standards. A certificate of approval must be obtained from the State Superintendent of Education or the superintendent's designee before a building may be occupied.		163	agency must/may provide	improvements, and renovations
202	Section 59-23-230		Statute	Water from applicable school building regulations: property oware permitted to lease building to school board to use a pake school. (b) Nonhittanding any public provision of luw to Bas Beperinterine of Bascano to autorized by parts a water from applicable school building regulations relating to building space iood subding that a pake school building regulations and the school building regulation of the stability of the poperty and justification for the water regard, distinct most school board of the poperty and justification for the water regard, distinct the school is support of bairding the poperty and justification for the water regard, distinct and school board of the poperty and justification for the water regard, distinct the school of the poperty and justification for the water regard, distinct the school of the poperty and justification for the water regard, distinct the school of the poperty owned of by the water. A provision of the autority of school by the State School board of the poperty owned of a building registron conversion to a public school by the State School board of the building registron conversion to a public school by the State school water of a building consistent appropriate for conversion to a public school by the State school water.	Yes		Other service or product our agency mustimay provide	Walve building regulations
203	Section 59-23-240	State	Statute	Inspection of public schools required after waiver of school building regulations granted. Al construction, improvements, and rerovation of public school buildings and property for which waivers have been granted pressant to Section 92 323 on sub-to inspected by the State Superintenden of Education or the superintendent's designee before occupancy for compliance with the applicable waivers and standards.	Yes	Yes	Other service or product our agency must/may provide	Inspection of construction, improvements, and renovations
204	Section 59-23-250	State	Statute	Minimum bit requirements prohibited, acquisitions or additions on existing properties. (A) Notwithstanding another provision of law, a requirement that public schools be constructed on a lot or parcel of certain minimum size is prohibited. (B) School districts must receive approval from the South Carolina Department of Education prior to property	Yes	Yes	Other service or product our agency must/may provide	Approval to districts
205	Sections 59-24-5 and 59-24-15 through 59-24-35	State	Statute	(b) dolloo dealtos mas receirre approvalment ne soun caronia organimento e cucation prior to property acquisition or additions on existing properties.				
206	Section 59-24-10 Section 59-24-30	State	Statute	Assessment of labeling and management capabilities to force apportance a principal. Beginning with the sociol year 108 2000, table primerina di apportagi term as a principal on internetary stroke (sociodary management capabilities) by the Labeling handling and the session of the comparison of the social on principal capabilities by the Labeling handling handling and the session of the comparison of the social on principal capabilities by the Labeling handling han	Yes	Ves Yes	Report our agency must may provide	
				At school advectments that develops in on-gring relativitial professional development plan with annual legitates which is appropriate for their olice position. This is that all apport that their individial growth and expansional reads. Objectizational needs must be defined by the district strategic plans or school reveal plans. Relativate that is advected to their olice position. The district strategic plans or school advectizence that is development plans. The volvement of the school and district plans and provide or brakering or gram and school advectizence to their school and district plans and provide or brakering regional which is appropriate for their role opation. This plans table possition that is school and district plans and provide regions and the school and district plans and provide and experiment. In the distribution of the school and district plans and provide regions and the school and district plans and provide regions and the school and district plans and provide regions and regions and the district plans and provide regions and regions. The plans and the district strategic plans is school reveal district and school and distributions and school and district plans and providing or brakering programs and services in the areas identified for professional development.				
208	Section 19924-40	State	Statute	Development and student of tateworks performance standards for principal, annual evaluation of principal, maning organis for principal, netroid granulational transfer (1996). The principal of the student of principal, evaluating organism (principal, netroid Elauation, through the State Department of Education, hall adopt evaluating divergence (1996). The student of the principal of the State Department of Education, hall adopt evaluating divergence (1996) and the student of the student of the State. The Bate Department of Education hall adopt or cause to be divergence allows of these States (1996) and the students. School evaluating divergence are valued or trained and the State Department of Education hall principal evaluations of the resolution of the principaneous of a student of the States. The State Department of Education hall adopt evaluation are caused to the divergence and the evaluation of the resolution of the principaneous of a student of the States (1996) and the evaluation of the resolution of the principaneous of the students. School evaluation and students of the principaneous of a student student student students. School evaluation and students of the principaneous of the students. School evaluation and students of the principaneous of the students. School evaluation and students are valid of the student students of the students. School evaluation and students of the principaneous of the student students of the students. The school evaluation and students are valid of the student students of the student students of the student students and the student students of the school evaluation and the student students of the school students through student as school district. The suproves of student students and the school students through student at school student student of school students and the school students through students are sprengentary at school student. School students the school students are suproves and the school students through student as principaneous of school students and the schoo	Veo	Ves	Other services or product our agency must may provide	Develop and adopt statewisk performance standards for principals
209	Section 59-24-50	State	Statute	Continuous professional development programs. By January 1, 1999, the South Candralo Department of Sciatarols Lassification (Lassification), and states to comparison with school duritics, datal constraint, and state states and the professional development and tools on the Improvement of Lassification (Lassification), and cashing programs funded with the fundement and tools on the Improvement of Lassification (Lassification), and cashing programs funded with the fundement and tools on the Improvement of Lassification (Lassification), and constraint on effective instructional lassification as a premisers to Instructional Manual Academic Science (Lassification), and constraint on effective instructional lassification as a premisers to Instructional lassification and school based improvement. Improvement counter and the soft constraints of Improvement. The training must be developed and conducted in obtained and the School Council Assistance Project.	Yes	Yes		
210	Section 59-24-60	State	Statute	Regiment of school officials to costact law enforcement subnitise when oriented contact accurs, is addition to only provision many law job very projection of the State Boot of decisation, school administrators must contact law enforcement authorities immediately upon notice that a perion is engaging on tax engaged in additivities on school property or at a school according of a periode activity which may endure results in injury or serious threat of ispury to the person or to another person or his property as defined in local board policy.	No	Yes		
211	Sector 592445	State	Statuto	Anotypic Elevation testing (FE) program design test force, propose generating spectrum, to court. The balance programme of Gaussian balanceking. Program design test force, program design design des programme of Gaussian balanceking. Program design design des programs des progr	Ves	Yea	Bood comparatory of Bood comparatory to be from our agency must may serve	

		Section 59-24-80	<b>0</b>	a		by .	la.		
212		Section 59-24-80	State	Statute	Formal induction program for fars year principal. Beginning with school year 1999 2000, each school district, or consolution of school district, and provide school principals sameling for the fars the school district. The State Baterol of Exastence and the school district, the school district, or State Baterol of Exastence hand and school district. The program based on the criteria and statewise performance standards which are a part of the program based on the distribution of school district. The program must include an emphasis on the adverted of instructional analysis of the school district. The program must include an emphasis on the adverted of instructional intervortexit.	Yes	res	Other service or product our agency must/may provide	Develop and adopt statewide performance standards for principals
213		Section 59-24-100	State	Statute	Improvement. Establishment and funding of school principal incentive program. The State Board of Education acting with the assistance of the Education Oversight Committee shall cause to be developed and implemented a school principal incentive program to reward school principals who demonstrate superior performance and productivity. Funds for- school principal incentive program must be provided by the General Assembly in the annual general appropriate	Yes	Yes	Distribute funding to another entity	
214		Sector 69-24-110	State	Stahute	and. Sector 2 and 2 an	Yes	Yes	Distribute funding to another entity	
					The State Board of Education and provide regulation frait ensure that the durinoi of the state utilize fre and estimate the state of the state utilize free all of their advocations.				
215		Section 59-24-120	State		Apprenticeship for principal. The State Board of Education shall establish guidalnes for selected school districts of this State to implement programs whereby persons who demonstrate outstanding potential as principals in the optimion of the district may be given the opportunity to serve an apprenticeship as a principal in the selected districts.	Yes	Yes	Other service or product our agency must/may provide	Establish guidelines
216		Section 59-24-130	State	Statute	Principal, defined. For purposes of funds appropriated in the annual general appropriations act and program eligibility for the School Principal Incentive Program and the School Administrator Evaluation Program, the term "principal" also includes the administrative head of a career and technology center.	No			
217		Sections 59-25-10 through 59-25-57 Section 59-25-110	State	Statute		Yes	Ves	Other service or product our	Formulate and administer a system
			Gale		System for examination and certification of teachers. The State Board of Education, by rules and regulations, shall formulate and administer a system for the examination and certification of teachers.	- wał		Other service or product our agency must/may provide	for the examination and certification of teachers
219		Sector 69-25-115	State	Stah.te	Notice to encodes a treat-set extractor program regarding effect of prior crimeral records check and pringraphic registreprimers. (A) A prior to model is a subsert extractor program in Social Check and the prior that the prior term of the set of the s	Yes	Yes	Other service or product our agency must may provide	Review of tracher candidate with prior arrests
220		Section 59-25-120	State		Examination on Unlined States Constitution and byshy therete. All persons applying for certificates authorizing them to become bacteria in the public scoles of this State shall, in addition to there may enginements and before receiving such certificate, be required to pass a satisfactory examination upon the provisions and principles of the Constitution of the United States and shall also satisfy the examining power of their loyally thereto.	No	No		
221		Section 59-25-130	State	Statute	Record of teachers' certificates. A full record of all teachers' certificates shall be kept in the State Department of Education showing the name, age, sex, color and date of certificate of each person and such other information as may be dealed.	Yes	Yes	Other service or product our agency must/may provide	Maintain full record of teachers' certificate
222		Section 59-25-140	State	Statute	In a second s	No	Yes		
223		Section 59-25-150	State	Statute	Superintendent of Education. Revocation or suspension of certificate. The State Board of Education may, for just cause, either revoke or suspend the certificate of any person.	Yes	Yes	Other service or product our agency must/may provide	Revoke or suspend teacher certificates
224		Section 59-25-160	State	Statute	SECTION 59 25 160. Revocation or suspension of certificate; "just cause" defined.	No		agency materialy provide	Contributed
					Vac caused may consist of any one or more of the following:     (1) economismore,     (1) Work vestions of the rules and explanations of the State Board of Education;     (2) Work vestions of the rules and explanations of the State Board of Education;     (2) Uncreditations of the end with State or the United States;     (2) Chron agains the two of this State or the United States;     (2) Index of the More and targhtuba;     (2) Index of the State for patient to the state state of the States;     (2) Index of the More and targhtuba;     (2) State or present of randomism.     (1) State or present on framework;     (1) State or present on framework;     (2) State or pre				
225		Section 59-25-170	State	Statute	Revocation or suspension of certificate; notice to teacher and opportunity for hearing. No person's certificate may be either revoked or suspended unless written notice specifying the cause for either the revocation or suspension has been given to the person by the State Board of Education and a hearing has been atforded such person.	Yes	Yes	Other service or product our agency must/may provide	Revoke or suspend teacher certificates; provide hearing
226		Section 59-25-180	State	Statute	Revocation or suspension of certificate; notice to district board of trustees. Whenever the State Board of Education either revokes or suspends a certificate of any person it shall immediately notify the chairman of the district board of trustees that employs such person of the revocation or suspension.	Yes	Yes	Other service or product our agency must/may provide	Revoke or suspend teacher certificates; provide notice
227		Section 59-25-190	State	Statute	Revocation or suspension of certificate; effect; payment of salary. The revocation or suspension of the certificate of any person shall terminate the employment of such person until such time as a decision is reached concerning the charge against such person; however, such person halb to paid until the final disposition of the	No	Yes	1	
228		Section 59-25-200	State	Statute	case by the State Board of Education.	Yes	Yes	Other service or product our	Provide due process hearing
					of the State Bound of Education or the State Superminicher of Education a written request for ether a public or hearing burned between the beauth. The hearing state heals by the budo the closes than in adays, or more than hearing varies all write the equatis is served, and a notice of the time and place of the hearing shall be given the person closes than fund varies to the date of the hearing. A the hearing varies which all be a summary and as simple an essensitive the provide the state of the summary and a simple an essensitive the particle may appear in person and by counsel. If desired, ad many present any later than our date or additional and a simple and additional the second state of the method and the summary and a simple and addition to the according what allows additional to prevent with the fund the summary and addition to the according what allows additional to the method the summary and the other according what allows additional and the summary and the summary addition to the according what additional to prevent with the fund the summary addition the according what allows additional and the summary addition to the according what additional to the precision of a subgeneric whether the summary additional and the same additional to the summary addition to the according what additional to the summary additional to the summary additional to the according the summary additional to the summary additional to the summary additional to the according the summary additional to the summary additional to the summary additional to the according the summary additional to the summary addition to the summary additional to the summary additional to the summary the summary additional to the su			agency must/may provide	
229		Section 59-25-210	State	Statute	Revocation or suspension of certificate; power of board to issue subpoenaz, administer caths and examine witnesses. The State Board of Education, for the purposes of this article, shall have the power to subpoena witnesses, to administer caths, and to examine witnesses and such parts of any books and records as relate to the issue or issues involved.	No	Yes	Other service or product our agency must/may provide	Power to subpoena, administer oaths, and examine witnesses
230		Section 59-25-220	State	Statute	Rescattor or supported of estimate depositions. Any party to such proceedings may cause to be laken the deposition of utimesses within or webuint the lake and deter by common of theire eases. And depositions shall be taken in accordance with and subject to the same provision, conditions, and restrictors as apply to the lake of all depositions in our accord and the cond or common plane, and the same lakes in respect to the conditions of the condition of the condition of the same providence and the conditions of the deposition of the conditions of the condition of the same plane, the transmission and certification thereof and matters of practice relating thereto shall apply.	No	No		
231		Section 59-25-230	State	Statute	Revocation or suspension of certificate; service of notices. Notices to be given by a party shall be served upon the opposite party prior to the filing thereof. All notices shall be served in person or by registered mail.	No	No		
232		Section 59-25-240	State	Statute	Revocation or suspension of certificate; service of subpoenas; witness fees. The county sheriffs and their respective deputies shall serve all subpoenas of the State Board of Education and shall receive the same fees as are now provided by law for like service. Each witness who appears in toobedence to such subpoena shall receive for attendance the fees and mitlage of witnesses in child asso in the counts of the county in which the hearing is	No	No		
L		Paulies to at and	Circle	Plant de	held.	Vez	Mara	Other and	Ability of a second
233		Section 59-25-250	State	Statute	Reaceting or suppression of estificate, powers and datase doubt of commo plass, summar for production of subsets. (I) (U) provide planton hyre this blanc of balaxion, for control plants and entrol or by investigation of the subset of the	Yes	Yos	Other service or product our agency mustimay provide	Ability to issue sheriff warrants
234		Section 59-25-260	State	Statute	Reocation or supervisor of certificate, appeals. The finding or farst by the State Board of Extraction are final and conclusive. Appearing angineed by to order of the State Board of ExtraCtion, with thirty day, may appeal to the Administrative Law Court as provided in Section 12.33 (SIGI) and 12.600(D), to review errors of law only, by fing with the Administrative Law Court and the State Board of Extraction Intel anging State State Board of Extraction shall be a certified copy of the record with the Administrative Law Court in accordance with the rules Directified by the Court Board of the Administrative Law Court must beaken in the manner provided by the Sound Courter Support Court Board.	No	No		
235		Section 59-25-270	State	Statute	Reaccellano or supportion of certificate, reinstatement. It effers the State Board of Exaction, the court of morning plasm, the one's barriers Court of Suff-Charlen eventses the don't of encoding or restatute and phale and the Suff sufficient exaction of the certificate provided whower, that where its Sufficient exact and the certificate provided barriers and and the sufficient exact and the sufficient exact and the sufficient exact of court of certificate provided sufficient exact and the sufficient exact and the sufficient exact of the certificate provided the provide sufficient barriers the sufficient exact of supports and the sufficient exact of court of certificate provided sufficient exact and the sufficient exact and the sufficient exact of the certificate provided unities and utili the Supreme Court or court of appeals altimes the order of the court of common plass.	NO	NO		
L	1	L	1	1		1	1	1	l

			n					
236	Section 59-25 280	State	Statute	Crimes varianting envication, influed to losar or nonrenewal of certificate. (A) The State Board of Education mananeity fails involve, faulte to losar, or review an certificate Writed stateming. If the bide of an applicant for the certificate pleads gally, pleads not contendence, or is found gally of the following crimes, whether or relate the transmission of the application of the statement	Yes	Ves	Other service or product our agency must/may provide	Ability to revoke or refuse to issue certificate
237	Section 59-25-310	State	Statute	(c) a childrabilitation similar instance or the clinics issue in mans (c) and (c) comment or new production or pairs achieved in the sale in mans (c) and (c) comment or new production or pairs achieved distinct may not employ an educator in any capacity whose South Carolina certificate is revoked production (c) activity of the distinct of the certificate is revoked by the American Beard for the Certification of Teacher Reveiters activity of the American Beard for the Certification of Teacher Reveiters (c) activity. In addition to individual confided or memory as achieved by the American Beard for the Certification of Teacher Reveiters (c) activity.	No	Yes		
				of this chapter, a school district may here individuals who have received a passport certificate issued by the American Board or the Certification of Tacher Evocebrece (ACCE) and who nees the requirements of this article in the content areas of boldya; chemistry. English, mathematics, physics, or science. Additional areas d certification may be approved by the State Board of Education upon review of the long/tudinal information required in Section 59 25 350.				
238	Section 59-25-320	State	Statute	Site and national criminel records check. A person who has received a parasport certificate issued by the ABCT trust not be hered by a school district. In South Carolina which a useriting is the Saute Department of Education, Office of Educator Certification at the time of application a Federal Binesu of Investigation Ingreprint card and without hereing undergone a criminal records check by the SubL Carolina Laur EfficiencemE Usionan and a national criminal records check supported by Ingreprints and conducted by the Federal Binesu of Investigation Investigation Investigation Interview Parasent to Section 52 151(19)) completed within the previous objetem northin.	No	No		
239	Section 59-25-350	State	Statute	Reports. The State Department of Education shall submit annually by March thirty first to the State Board of Education and the General Assembly the total number of individuals employed in South Carolina with a passport certificate issued by ABCTE by device and annotation get information condected on these individuals through the	Yes	Yes	Report our agency must/may provide	
240	Section 59-25-360	State	Statute	ADEPT reporting system. Rights of persons hired pursuant to article. A person who has completed all requirements of this article and has	No	No		
241	Section 59-25-410	State	Statute	been hired by a school district has the same responsibilities and rights as other teachers hired by the district. Notification of employment for ensuing year; notification of assignment. (A) The boards of trustees of the several school districts annually before May first shall decide and notify, in writing, a teacher, as defined in Section 59-1-	No	No		
				(3) when the dates analysis concerning the semisflowmer for the entropy year. If the superinterval is the super				
242	Section 59-25-415	State	Statute	Photoing for centrified personnal as to rehining within two years: mailing of notice of intent to rehite. Centrified personnel who how itaugh in a school device for all water ower pair and who are dimensional for economic masons have priority for baring rehind of Bill any vacancy for which they are qualified which occurs within two years from the date of their devices. All school devices have priority device the requirements of this section by mailing a notice of intent to rehite to the teacher's task interview.	No	No		
243	Section 59-25-420	State	Statute	Teacher explands to notify based of acceptance, apportunity for heaving first interproject. Any teacher who is employed by when moleculance parameters tables on 25 at 40 bits about approximation (this first approximate) and the parameters of the parameters and the parameters an	No	No		
244	Section 59-25-430	State	Statute	Destinated of teachers: granded: opportunity for fearing: assessments perceiving resolution of charges. Any teachers may be destinated and prime was de half and or how type incorregents, assessments and the descions of the superintement, or net we hald otherwise manifest an evident uniferess for track-ing provided. The assessment is an advected on the superintement of the superintement on subsect uniferest and the superintement of the hald otherwise manifest an evident uniferess to the subsect tracking provided. The superintement of the superintement of the subsect of the subsect tracking provided and the superintement of the superintement of the subsect of the subse	No	No		
245	Section 59-25-440	State	Statute	Written node is taken of possible dominant, chrole administrativ respect to mater massemble after to assum: backer is concretion masses: nearcoalise their to improvement expansion. Writeware a approximation principal, where applicable, or supervisor charged with the supervision of a tascher find. It is nearborn to harden for a nearborn the balleves may lead us to be attracted in find. In casesary to administrative to be nearborned and (1) bring the matter in writing to the attraction of the tascher involved and make a finance to be nearborned and (2) bring the matter in writing to the attraction of the tascher involved and make a finance to be nearborned and (2) except as provided in Section 59.25.450, allow reasonable time for improvement.	No	No		
246	Section 59-25-450	State	Statute	Supportion of teachers, reinstations: Whenever a superintrader's has reason to below that cause exists for the devised at a based and when its of the option that the immediate supportion of the submediate necessary is protect the well being with the children of the district or is necessary is surrow, substativitial and the superinted many support to state-well wells of the distribution of the distrib	No	No		
247	Section 59-25-460	State	Statute	Notice of demonstal conduct of heating. No knowle what heat demonstal values written notice specifying the cause of demonstal in this synches, that heating the form the heating heating the board's available to the although the leaders. So that written notice shall include the fast that a heating heat one board's available to the subsche spon regardly models, such regardly models and in writting within then heating as prostandly becalend to 32 and 32 and	No	Yes		
248	Section 59-25-470	State	Statute	Request to hearing time and place of hearing, right of standard, distantiation by board. Within them days and increasion of onder a subgenitor of distances, a landard may area upon the charman of the based or the superintendent a written request for a hearing below the board of the tabeler fails to have such as request, or distantiation of the subgenitor of distances and the subgenitor of the standard reflex to another as i determined and supporting. The hearing below the subgenitor of the subgenitor there is determined and supporting. The hearing table hearing the based reflex the provided and prevent and the subgenitor of the any and all detenses to the charges. The board chall don't far despection of the subgenitor of the subject. The complexity of the subgenition of devices in the subgenitor of the subgenition of the subject. The complexity of the subgenition of the subgenition of the devices in the subgenitor of the subject. The complexity of the subject of the subject of the subgenition of the devices in the subject of the subject of the subject. The complexity balance is the subject of the subject of the subject of the subject of the subject of the subject of the subject of the subject of the subje	No	Yes		
249	Section 59-25-460	State	Statute	Appeals: costs and damages. The decision of the district board of trustees shall be final, unless within thiny days the state in a papeal is made to the court of common pleas of any county in which the many portion of such district boards of the space and the days like like the like like the district board of trustes. The district board shall, within thing days thereafter, like a conflict copy of the transcript record with the client of such district papeal from the order of the cruit court shall be like in the manner provide by the Souri Calanda Appealar Coard Rules, The decision of the boards in more and one papeal. In a motion of either party the triat coard shall Coard Rules, The decision of the boards in more and one papeal. In a motion of either party the triat coard shall not cruciss. In one even that any shally earlier boards more efforting and efforting and enditions. Amounts Amount cortes. In one even that any shally earlier boards more efforting and effort and effort dates of charact.	No	Yes		
250	Section 59-25-490	State	Statute	earned or amounts: earnable with reasonable diligence by the person wrongfully suppended shall be doubled from any back pay. Depositions: Any pany to such proceedings may cause to be taken the depositions of witnesses within or without the Silbar and earbitr by commission or do barre ease. Such depositions shall be taken in accordance with and all barr in the court i common datas and the ann just and in sector to the advice shall be taken in the counteraction.	No	No		
251	Section 59-25-500	State	Statute	the taking and transcribing of testimony, the transmission and certification thereof and matters of practice relating thereto shall apply. Service of subpoenas; witness fees. The county sheriffs and their respective deputies shall serve all subpoenas	No	No		
201				Served of stuppontas; Whites reads. The county streams and meet respective adjusts statu serve all suppontas of the district bound and shall receive the same fees as are none provided by law for like serve. Each whereas who appears in obedience to such subpontas shall receive for attendance the fees and mileage of witnesses in child cases in counts of the county in which the hearing is held.				
252	Section 59-25-510	State	Statute	Service of notices. All notices to be given under this article by the district board shall be given to both parties and the notices herein required to be given by a party shall be served upon the opposite party prior to the filing thereof. All such notices may be served by registered mail.	No	Yes		
253	Section 59-25-520	State	Statute	Pearer and diles of out of common piles, wairrant for production of witnesses. The court of common piles were and diless of out of common piles, wairrant for production of witnesses. The court of common piles were and the production and commandian of books, appears and up force and the two the power bo parter and the production books appears and records are may have been required in an update and day the featimetry or produce books, papers and records are may have been required in an update base to appear to appear the production and days and records are may have been required in an update base to adapted by the production and the standard part was the base in the plane of bases and by the standard part of the bases pay and was the base have plane of the bids or day was and and the product at the bases of part was the base have plane bases. Such a warrant shall advotes the sheeft ba marsa and produce at the bases of part was able bit bids bid days do bases to be plane of a warrant shall advote the sheeft ba marsa. State as to the attendard and with scatter growth as provided by lew in the costs of the State as to the attendard bases and proces.	No	No		
254	Section 59-25-530	State	Statute	Upperformance conduct breaked of construct. Any sectors are to bit to comply with the performance of its control whords the within construct of the schedule data bits beamed gain of performational conduct. It is control of contrast resulting from the execution of an emplyyment contrast with another board within the State without the schedule data and the schedule of the schedule data and the schedule data and data its hours and an employing the schedule makes using an advance contrast with any other schedule data its hours can be applying the schedule activity and the schedule load, data its hours can be applying the schedule data and any other schedule address its hours can be applying the schedule data and any other schedule address its hours and any other schedule data and any other schedule address its hours and any other schedule data and any other is the schedule applied not be accedule of the schedule applied and the schedule applied on the schedule can be applying the schedule applied on the schedule applied be applied applied applied be applied applied be applied appli	No	No		
255	Section 59-25-710	State	Statuto	Tached extensioned upprint in linguistery may lite compatie. Any solid tacket who may find that to have been download upper and any source of our accuse withdower by a backet of trustees in hing the authory of such tacket, in the sensetice of the wide discretion conferred upon trustees by law in the fixing of tackets mainter, may lite accused and the such discretion conferred upon trustees by law in the fixing of tackets procedure hereinafter set out.	No	No		

256	Section 59-25-720	State	Statute	Comparing tilled with county board. Such teacher may at any sime, during the period for which he has been No employed (ille with the county board of datacant) which the school is cloated a complicit in writing which chails als forth brailly the mammer and method by which the allegad discrimination is claimed to have occurred. Any number of teachers that are employed by the same school district may join in the filing of a compliant.	No		
257	Section 59-25-730	State	Statute	hearing on comparise. Upon the filling of such comparise the county loaded deducation that files date for the Marring Beneral and and the least that days port to the date file that that be the date for the and the least that the least that the such that is employed of the immediate and the beard of that the least of the school deduction which the teacher is employed of the time and place of such hearing. It shall set forth in such notice the grounds of such alleged deductionmation.	No		
258	Section 58-25-740	State	Statute	Process end procedure that be summary and single. The process and procedure sum for activity table bas a fee summary and angines attendandly may. But is cours/state of doctations table have its power, for the purpose of this anticle, is subporter allenses, but parts to proceeding many process to be states in the deposition of and the subport and the procession of the procession and resorts the basin the deposition of the subport of the subport of the purpose of the purpose the subport of the subport of the purpose the subport of the purpose. The purpose the subport of the purpose and the purpose the purpose and the pur	No		
259	Section 59-25-750	State	Statute	Service of subpones; whreas fees. The county sheriffs and heri respective deputies shall serve all subponess. No of the county bond and shall recover the same fees as an one provided by taiw for the service. Each whreas and classes in county of the county in which the hearing in the last or the team and minage of whereas in and classes in county of the county in which hearing in the last or the last and minage in the means in the classes in county of the county in which hearing in the last of the class	No		
260	Section 59-25-760	State	Statute	Service of notices. All notices to be given under this article by either the county loand or the State Board shall be given to both parties and the notices interim neglector to be given by a party thall be served upon the opposite party prior to be thing theread. All of each notices may be served by givented mail.	No		
261	Section 59-25-770	State	Statute	Prevent and dates of owner of exerce manner for production of enterests. The control of exerce manner of production of enterests and the control of exerce manner of the standards and the enterest of the control of exerce manner of the standards and the production and examination of bools, papers and records and shall have in the power to punch as for control of owner to by since the standards and the enterest of the standards and the standards and the total have of the standards and the standards and the total have of the standards and the standards an	No		
262	Section 59-25-780	State	Statute	Nationing divisionin. The hearing before the county housed path to a speet toring paths and the cost suppopulsarial. Not reported, and the county housed may contrast the hearings of a sub-hearing. This county housed hall have the parties at its county housed may contrast the hearings of a sub-hearing. This county housed hall have the faring and conclusions in writer, if it shall find that counts hear that that hear hear shall have the find shall have the division shall be the division shall approximate stating in the hearing has that that not header shall have the division shall approximate that any statist that require the board of husbers to discontinue such discrimination. The county board shall give notice by registered mails to board prime to decision.	No		
263	Section 59-25-790	State	Statute	Basis of decision. The courty baset in parating upon such matters, is hereby vested with full deciritorion to the same neutric at if the dury of horing satisfies of tanders had been enginely imposed open the courty baset and and shall have the right to take into consideration changed conditions arising since the issuance of the certificates abd by the technic horizond and dher facts that will be highlin intending a just decision.	No		
264	Section 59-25-800	State	Statute	Reclaracitation of all banches in biolation. The county board range in determining whether or not all decombinations. Mere executive duration of the banches and clocking register all banches in the decist to be assumed and recentified under the proceedure from in force for the centralization of teachers as to first againflications and may demapoin register for teaches of auch direct to causely under teachers are to first againflications and may demapoin register for teaches of auch direct to causely under teachers are to first adjustment of the demapoint register for teachers of auch direct to causely under teachers of teachers centificates in one cabatracting is that by the services redurated, thereig banches as a fact that each grade of teachers centificates non cabatracting is that by anothers of greatly any efficiency, abilities and completiones. The other adjustment of teachers and accession recommendation,	Yes	Other service or product our agency must/may provide	Carry out recommendation
265	Section 59-25-810	State	Statute	Appearts Date Board of Education. When they days after the neergie of any such notice of such decision of the vectory board any any theme built have the relative target of a basel based of Education by the a notice of based and theme built have the hard target target and the Basel of Education by the another of based, when here y days thereafter, usafe target and the Basel of Education by the sectory and the Basel Basel of Education. Upon nonequiry of unappearts of Basel of Education by the Iso there and place of the hereins there are previous by registration and the sectory of a personalizing hash based and the Basel Basel of Education. Upon nonequiry of unappearts of Basel of Education basel and the place of the hereins there are previous by registration relation. The previous there are an effect and the sectory and the sectory and the sectory of the previous terms of the relation of the Basel Basel of the context and the sectory of the previous terms of the relation of the Basel Basel of the Basel Basel of the sectory of the and the relation of the Basel Basel of the Basel Basel. The previous terms of the and the relation and the Basel Basel of the Basel Basel.	Ves	Other service or product our agency mustimay provide	Provide due process hearing
266	Section 59-25-820	State	Statute	Reclarations on order of State Board of Education, The State Board of Education, quo ha som initiative, in a the accompliance of Lassi in he matter, may regine al lassication is diraction frame has been paped came to be examined and recertified under the procedure than in hors of the certification of assochars as to their educations and which improving hearing the tables of Just Advisor Board (Lassochars and Lassochars) and advisor of the strategies of the strategies of the certification of assochars and advisor of the strategies tradement and the statement of such tradements that be based upon the value of services tradement.	Yes	Other service or product our agency must/may provide	Appeal procedures
267	Section 59-25-830	State	Statute	Frailing of Indiagra of Anal 15 States based of Education, appeared on among of team. The Machiney of Education appeared to the States of Educations on the anal conclusions and a states, in Lat ury synt, which here types, may appear to the Administration Law. Count as provided in Section 1.23 300(18) and Section 1.23 800(18), to review error of law only, by fing with the States Based of Education and and Administrative Law Councils of the appear. The sales Education Law Council with the Administrative Law Council with the Adm	Yes	Other service or product our agency must/may provide	Appeal procedures
258	Section 59-25-840	State	Statute	Fing of manapselled decision: enformanter, Any decision of enhant the comply based of the States Based which advancement failly assess of the special based methods and based methods and all beneficial of the direk of council of the council private the comparish random state that the direk direk direktion becomes final by the based methoding the discouncil, where the treatment and the weather direktion becomes final by the based methoding the discouncil, where the treatment and the weather direktion based method the direktion. All based there and the advance that the direktion direktion and the council advance of the direktion and the council state affects exists and advance of the same manner as judgments of autic count are endirected.	No		
269	Section 59-25-850	State	Statute	Comparation necessf prior to lifting of compliant or at affected. Nothing contained herein shal give any leacher any right to diamomenation in addition to that recorded for the period prior to the lifting of the complaint with the county board as provided in Section 59 25 720.	No		
270	Section 59-25-860	State	Statute	Crast, tens of centra of booted. Consta shall be taxed in the proceedings authorized hormandar by the respective board in accordance and the procedure and onlineation septicable to barrie (see take) and the in the court of common plans. The dear of anal board shall be allowed the same free as other of sec courty in the second of common plans. The dear of anal board shall be allowed the same free as other of sec courty in the second of common plans. The dear of anal board shall be allowed the same free as other of the courty in the second when the second, shall be plant by the proceedings before the boards and the taxable as cousts. The costs so taxed of both parties shall be paid by the State Reard of Education.	No		
271	Section 59-26-10	State	Statute	Inset: galaxies for implementation. It is it is not of this chapter to provide to a fail to chapter, and comprehensive system for the training, confiction, initial employment, which in their constails, the inform of this development of public exclusion; in this flow of the public exclusion and continue provide the fail of the training, confictional development of public exclusion; in this flow of the public exclusion and contract the first of the providence of the contract of the training, confictional and the contract the moment: (c) signals the standards the exclusion; in this fails in a fail professional, and reasonable moment: (c) signals the standards the exclusion; in this fails in a fail professional, and reasonable moment: (c) signals the prospective basishorms in the state in a fail professional, and reasonable moment: (c) signals the prospective basishorms from and understated their backfing areas and see given assistance tensed the advectment of the protection. (c) saces the properties basis has not and understated their backfing areas and see given assistance tensed the advectment of the protection. (c) saces the protection. (c) saces the protection and the contract the backfing areas and see given assistance tensed the advectment of the protection. (c) saces the protec	Yes		
272	Section 59-26-20	Sale	Statute	And and them bend of Educations and Commission on Higher Education. The Basis Bond of Education, Horson 8 Subs Bogshameters a plan for the continuous evaluation and signalizing of standards for program approval (a) developed and an electronic standard and standard and standard and standard and standards (b) developed and the standards education training programs of oddings and and other standards and and standards and standards and standards and standards and standards for program approval (c) indeveloped and and standards and standards and standards and standards and standards and standards and standards and standards and standards and standards and standards and standards and standards and standards and standards and standards and standards percentage within the standard standard standards and standards and standards and standards (c) advecting and and and standards and standards and standards and standards and standards percentage within the standard standards and standards and standards and standards (c) advecting and and standards and standards and standards and standards (c) advecting and a standards and standards and standards and standards and standards and standards and standards and standards and standards (c) advecting and a standards and standards	Yes	Report our agency must may provide	
273	Section 59-26-30	Sale	Santo	1) a denoting a scale, de la exercisión in the colores - services, españos (L, A) has a rob (Net a la la Cognite assessments for sachers as absorber conflicacione, anticipacióne, acting through the cognite lassessment is machine assessments in the scale conflicacione anticipacione assessments in the scale conflicacione assessments in the scale	Yes	Report our agency must may provide	

274		Section 69-20-40	Shah	Statute	Induction, annual and continuing contracts, evaluations, termination of employment for annual contract teacher, hearing, (A) A person who necesses a teaching certificate as provided in Section 92 at 30 mp be employed by a considered when the section of the section of the section of the section of the section teaching under an induction contract. The section area in induction contract must be paid at least the hearing under an induction contract. The section section of the section of the section teaching under an induction contract. The section section of the section of the section of the section of the section of the section of the section of induction contract, the annual contract of rend behavior and the section of the section of induction. (C) At the ord of each is a bacteriar and become sequitors. If the section of the section of induction contract, the annual contract of rend behavior and the section of the section of induction contract persons and contract of rend behavior and the section behavior and the section induction contract persons and behavior of the section of the section of the section of the discustor. Contract persons and contract of rend behavior and the section behavior and the section of induction contract persons and contract of rend behavior and the section behavior and the section of the section of the local action of the induction behavior and the section behavior and the section contract due to annual contract of the section of the section of the section behavior and the section of the section of the local action of the induction behavior and the section behavior and the section of the section of classical contract or persons mainter an annual contract leads of the section of	Yes	Yes	Oher serve in produkt our agency must may provide	Promulgate rules and regulations
275		Section 59-29-00 Section 59-29-00 Section 59-29-00 Section 59-29-70	State State	Sante	Castots and employing of Bacacon improvement Task Force, dates and power, in (a) There is created a memory of the second	Yes No Yes	Ves No No Ves	Boad compasion or consistence of a second se	Ensue that colleges, universities, unintersities, universities, universities, universi
277		Section 59-26-70	State	Statute	Adjustments in instructional time permitted, foreign language requirements for digiona. The State Board of Education, through the State Department of Education, in order to offer students more instructional time in a particular basic skill, may allow adjustments in the amount of instructional time required in each of the subjects in the State's defined minimum program. No commission or agency of the State shall require any public high school in this State to require foreign imaging as a prerequired to receiving a negative fing-school depine.	Yes	Yes	Other service or product our agency must/may provide	May allow adjustments in the amount of instructional time required
278		Section 59-28-85	State	Statuto	In the same increase increase increase increase increases and increases i	No	No		
279		Section 59-26-90	State	Statute	Teacher of the year honorarium programs. The State Department of Education shall establish a program for the State Teacher of the Year to include an innorarium of no less than twenty five throusand dollars. In addino, the program is to incorport the four honor of less blacks of the year with stands of no less state in throusand dollars each and swend local district teachers of the year with honorata of no less than one thousand dollars each.	Yes	Yes	Other service or product our agency must/may provide	Teacher of the Year program
280		Section 59-26-100	State	Statute	locations to tracking any entry to memory. The State Board of Education, acting housing the Department of Education, that detailed has program whereby colors and school doctors may be availed for both of evelop various, speed intertheres for fisces trackings in the school and school doctors. The school doctors is as part of the duckon program whethere is 20 k. Among the neurons the many callular and additional and the duckon program whethere is 20 k. Among the neurons the many callular and additional and the duckon program whethere is 20 k. Among the neurons the many callular and additional matt meet the criteria established by the state board.	Yes	Yes	Other service or product our agency must/may provide	Establish program
281		Section 59-28-110	State	Statuto	Youth such prevention backet training. (A) Baginning with the 2013 2014 school yaw, the Dispariment of Backation sharingness to brour of braining my with suckets avenues and expresent on a required training allocations that require allowing and a constrained for the model and the provision of the suckets are such as a school to adjustment of the required training allocations of the one investment of the suckets are such as provided to adjustment of the adjustment and and the suckets are such as a school to adjustment of background to adjustment of adjustment and adjustment and adjustment and the suckets and provide the school to adjustment of adjustment and adjustment and adjustment and the sucket and provide private provide means that are more traditions and approve and the Dispariment of Exaction and the school of and provide means the implementation of the provisions of this sackets or resulting from any training or character prevant required by the provisions of this section or resulting from any training, or back of training, required to the provisions of this section must not be constrained to impose any specific day of care.	Yes	Yes	Other service or product our agency mustimay provide	Provide training in yourb quickde awareness and prevention
282		Section 69-27-10 Section 69-27-20	Saak Saak	Santa	Instaste Argement on Qualification of Educational Personnal science and science items of Argement on Automations of Educational Personnal with the Stable of Sub-Carolina and entered in the Wall and Sub-Carolina and Entered and Sub-Carolina and Entered and Sub-Carolina and Su	No	No		
284		Section 59-27-30	State	Statute	Education. He shall enter into contracts pursuant to Article 3 of the agreement only with the approval of the specific text thereof by the State Board of Education. Copies of contract required to be on file. True copies of all contracts made on behalf of this State pursuant to the	No	Yes		
284		Section 59-27-30 Section 59-28-100	State	Statute	Capies of contract require to be on line. The copies or al contracts made on behar of this state pursuant to the agreement shall be kept on lile in the cifice of the State Superintendent of Education and in the office of the Secretary of State.	No	No		
285		Section 59-28-100 Section 59-28-110	State	Statute	Purpose. It is the purpose of the General Assembly in this chapter to: (1) heighten awareness of the importance of parents' involvement in the education of their children throughout	No	No		
					their schooling; (2) encourage the establishment and maintenance of parent friendly school settings; and (3) emphasize that when parents and schools work as partners, a child's academic success can best be assured.				
287		Section 59-28-120	State	Statute	State agency involvement. The Governor shall require state agencies that serve families and children to collaborate and establish networks with schools to heighten awareness of the importance of parental influence on the academic success of their children and to encourage and assist parents to become more involved in their children's education.	No	No		
288		Section 59-28-130	State	Statute	Paratelli inducement plane, recorginario of improvement, statulating orthus for staff training. The State Based of discation shale (1) require shool and delinet barg range improvement plane required in Section 50 1910 to include gareral (2) recorgina detaction and brucks where gareral involvement significantly recreases beyond state goals and objectives; and (2) establish orthus for staff sparing on school inflatives and accidites shown by research to increase garerati	Yes	Yes	Other service or product our agency must/may provide	Establish criteria
L	l			[	Innonann ei UNIT CINATUT 2 UUGJUUT.	<u> </u>			

289	Section 59-28-140	State	Statute	Design of parental involvement and best practices training programs; incorporation into teacher and principal preparation programs. The State Superintendent of Education shall:	Yes	Yes	Board, commission, or committee on which someone from our agency must/may	
				(1) design permit in robust oppertunities and best practices training programs in conjunction with higher education institutions and the pre K through grade 12 education community, including parental program coordinators, which shall include:			serve	
				(a) practices that are responsive to racial, ethnic, and socio economic diversity, and are appropriate to various grade level needs;				
				(b) establishment and maintenance of parent friendly school settings; (c) awareness of community resources that strengthen families and assist students to succeed; and (d) other topics appropriate for fostering partnerships between parent and teacher;				
				(c) other optics appropriate on rostening partnerships between parent and section, (2) work collocatively with the Commission on Higher Education to incorporate parental involvement training into teacher preparation and principal preparation programs consistent with the training provided in subsection (1) of				
		-	-	this section.				
290	Section 59-28-150	State	Statute	State Superintendent of Education activities to promote parental involvement. The State Superintendent of Education shalt: (1) promote parental involvement as a priority for all levels from pre K through grade 12, with particular emphasis	Yes	Yes	Distribute funding to another entity; Other service or product our agency must/may provide	Promote parental involvement
				<ol> <li>de la de la desta esta esta esta esta esta esta esta</li></ol>			our agency materialy provide	
				support school and district parental involvement; (3) collect and disseminate to districts and schools practices shown by research to be effective in increasing				
				parental involvement at all grade levels; (4) provide parental involvement staff development training for district and school liaisons, as needed; (5) provide technical assistance relating to parental involvement training to districts and schools;				
				<ul> <li>(6) sponsor statewide conferences on best practices;</li> <li>(7) identify, recommend, and implement ways to integrate programs and funding for maximum benefit to enhance</li> </ul>				
				parental involvement; (8) enroll the Department of Education as a state member of national organizations which promote proven				
				parental involvement frameworks, models, and practices and provide related services to state and local members; (9) promote and encourage local school districts is join national parental involvement organizatione; and (10) monitor and venkate parental involvement programs statewide by disciping a statewide system which will determine program effectiveness and identify best practices and report evaluation findings and implications to the				
				determine program effectiveness and identify best practices and report evaluation findings and implications to the General Assembly, State Board of Education, and Education Oversight Committee.				
291	Section 59-28-160	State	Statute	Local school board of trustees activities. Each local school board of trustees shalt	No	Yes		
				<ol> <li>consider joining national organizations which promote and provide technical assistance on various proven parental involvement frameworks and models;</li> </ol>				
				(2) incorporate, where possible, proven parental involvement practices into existing policies and efforts; (3) adopt policies that emphasize the importance, strive to increase and clearly define expectations for effective.				
				(4) parential involvement practices in the district schools; (4) provide for all faculty and staff, no later than the 2002 2003 school year, parential involvement orientation and training through staff development with an emphasis on unique school and district needs and after that, on an				
				ongoing basis as indicated by results of evaluations of district and school parental involvement practices and as required by the State Board of Education;				
				(6) provide incertives and formal recognition for schools that significantly increase parental involvement as defined by the State Board of Education; (6) require an annual briefing on district and school parental involvement programs including findings from state				
				(c) require an annual intering on ostinician school parential involvement programs including including including and local evaluations on the success of the district and schools' efforts; and (7) include parental involvement expectations as part of the superinterdent's evaluation.				
292	Section 59-28-170	State	Statute	School district superintendent activities. (A) Each school district superintendent shall consider: (1) designation staff to serve as a parent lisions for the district to coordinate parenth lisinghamment initiatives and	No	No		
		1		coordinate community and agency collaboration to support parents and families; (2) requiring each school to designate a faculty contact for parental involvement efforts to work collaboratively				
		1		(2) regularing teach school to designate a isolary contact of patential indevenient encodes to which contact analysis with the district coordinators and heavink with the school space for diracts; (3) requiring each school principal to designate space within the school specifically for parents which contains materials and resources on the numerous ways parents and schools can and solucid partner for a child's				
		1		(4) encouraging principals to adjust class and school schedules to accommodate parent teacher conferences at times more convenient to parents and, to the extent possible, accommodate parents in cases where transportation and normal school hours present a hardship.				
		1		ratisportation and normal school hous present a narissing. (1) include parental involvement expectations as part of each principal's evaluation; (2) include information about parental involvement opportunities and participation in the district's annual report;				
				(2) include information about parential involvement opportunities and participation in the district's annual report; and (3) deseminate to all parents of the district the expectations enumerated in Section 59 28 180.				
293	Section 59-28-180	State	Statute	Parent expectations. Parent involvement influences student learning and academic performance; therefore, parents are expected to:	No	No		
				parlents and expected by: (1) uphola high cospectations for academic achievement; (2) expect and communicate expectations for success; (3) recognize that parental involvement in middle and high school is equally as critical as in elementary school;				
				(4) ensure attendance and punctuality;				
				<ul> <li>(5) attend parent teacher conferences;</li> <li>(6) monitor and check homework;</li> <li>(7) communicate with the school and teachers;</li> </ul>				
				<ul> <li>(7) communicate win the school and teachers;</li> <li>(8) built partnerships with teachers to promote successful school experiences;</li> <li>(9) attend, when possible, school events;</li> </ul>				
				<ul> <li>(10) model desirable behaviors;</li> <li>(11) use encouraging words;</li> </ul>				
				<ul> <li>(12) stimulate thought and curiosity; and</li> <li>(13) show support for school expectations and efforts to increase student learning.</li> </ul>				
294	Section 59-28-190	State	Statute	Education Oversight Committee survey to determine effectiveness of efforts to increase parent involvement. The	No	No		
				Education Oversight Committee shall survey parents to determine if state and local efforts are effective in increasing parental involvement. This information shall be used in the public awareness campaign required by the				
				Education Accountability Act to promote the importance of parental involvement. The campaign shall include:				
				(1) advice for parents on how to help their children be successful in school and the importance of nurturing their				
				children's skills and abilities; (2) requests to employers, state agencies, entities, community groups, nonprofit organizations, and faith				
				children's skills and abilities; (2) requests to employers, state agencies, entities, community groups, norprofit organizations, and faith communities that work with children and families to distribute and display parent advice and other perfinent parent information; (3) promotion of the benefits of increased productivity, loyaby, and sense of community which result from parent				
				children's skills and abilities: [2] requests to endpoints, state agencies, entities, community groups, norprotit organizations, and faith communities that work with children and families to distribute and display parent advice and other perfinent parent information; [1] groundline of the barefills is clineraased productivity, loyaby, and sense of community which result from parent from subserver.				
				where is takk and ables: (2) Inspects to employ, site agancies, entities, community groups, norpoint organizations, and takk communities that sank with obligan and lamities to databate and databy javent ables and other perinterspaces (2) promotion of the sanker list of increased portunity, logity, and sanker of community which result from parent finedly weighted policies: (2) and (2) and (2) and (2) and (				
				children's skills and abilities: [2] requests to endpoints, state agencies, entities, community groups, norprotit organizations, and faith communities that work with children and families to distribute and display parent advice and other perfinent parent information; [1] groundline of the barefills is clineraased productivity, loyaby, and sense of community which result from parent from subserver.				
295	Section 59-28-200	State	Statute	indicents statik and ables: (2) requests to emposes, state approcise, entities, community groups, norportil organizations, and faith communities that work with children and families to detablea and deby jament abiles and other pertinent parent (2) promotion of the barries of a binary detable children and state provide the state of the pertinent parent fittingly unpolicity the provide provide the state parent fittingly workplace policies and to provide information on the importance of parents to a child's academic success; (4) desis and encoursement to employers to adopt parent fittingly workplace policies and to provide information on the importance of parents to a child's academic success; (4) desises the occupation of agencies and faith communities that have supported and increased parental incoherent.	Yes	Yes	Other services or product our	Develop and publish informational motional
295	Section 59-29-200	State	Statute	indicents statik and abilities: (2) requests to employen, state approximate, entities, community groups, norportil organizations, and tatik communities that work with obleton and families to detablisa and dataly jament abilities and other performance (2) promotion of the second list of increased productivity, logiky, and state of community which result information (3) promotion of the second list of increased productivity, logiky, and state of community which result information (4) increasing the second list of the second list of the second list of the provide information (3) recognition of basinessa and table communities that have parent timedry profess have been depiced, and (6) recognition of basinessa and table communities that the weaptered and increased parental incoherent. Development of informational materials. The Education Oversight Committee and the State Separimeterian and Development of algorithms that professional materials (Committee and the State Separimeterian and the Development of informational materials. The Education Oversight Committee and the State Separimetered of Development of patholic priori formational materials (contrafts and the State Separimeter and the State of patholic patholic priori formational materials (contrafts and the State Separimeterian and the second state).	Yes	Ves	Other service or product our agency mustimay provide	Develop and publich informational materials
295	Section 59-28-200	Stato	Statute	obders shift and ables: (2) requests to experience, there approves, writes, community groups, romport argumentions, and take intermedion. If the shift and ables is delated and depty proved addres and other perimet operand intermedion. If the shift and ables is a shift address and the perimet address and the perimet operand (2) perimetion of the shorter line intermedion perimetic address and the perimetic address (2) perimetical of the shorter line intermedion perimetic address and the perimetic address (4) datas and encoursegement to endployment to address address address and to provide information (4) necessarias is a shift address address address and the provide information (4) necessarias is a shift address address address address and the provide information (4) necessarias and encoursegements is address address accesses, period and encourse and the address address address and the provide information (4) necessarias of address address address address address address address address address (4) necessarias of address address address address address address address address address (4) necessarias of address address address address address address address address address databases had database og publik poly informational instantistic for databases address add	Yes	Yes	Other service or product our agency must may provide	Develop and publish informational materials
295	Section 59-28-200	State	Statute	indicents statik and abilities: (2) requests to employen, state approximate, entities, community groups, norportil organizations, and tatik communities that work with obleton and families to detablisa and dataly jament abilities and other performance (2) promotion of the second list of increased productivity, logiky, and state of community which result information (3) promotion of the second list of increased productivity, logiky, and state of community which result information (4) increasing the second list of the second list of the second list of the provide information (3) recognition of basinessa and table communities that have parent timedry profess have been depiced, and (6) recognition of basinessa and table communities that the weaptered and increased parental incoherent. Development of informational materials. The Education Oversight Committee and the State Separimeterian and Development of algorithms that professional materials (Committee and the State Separimeterian and the Development of informational materials. The Education Oversight Committee and the State Separimetered of Development of patholic priori formational materials (contrafts and the State Separimeter and the State of patholic patholic priori formational materials (contrafts and the State Separimeterian and the second state).	Yes	Yes	Other service or product our agency mustimay provide	Develop and publich Hormational materials
235	Section 59-28-200 Section 59-28-210	State State	Statute	children's stalls and ablies: (2) regaratis to experiment, also agricosis, entities, community groups, romport argumations, and fails intermediate the stall in the abliest of database of database and data preference parter intermediate. (2) precision of the standing intermediate and stalling present ablica and data preference parter (2) precision of the standing intermediate and stalling present ablica and data preference parter (2) precision of the standing present intervely workplace policies and to previous formation (3) reasons and encoursement to a shaft's academic excession. (4) reasons and encoursement to a shaft's academic excession. (4) recognition of agencies and failst communities that have supported and increased parential involvement. (6) recognition of agencies and failst communities that have supported and increased parential involvement. Development of afformational materials. The Education Oversignt Communities and the basis basis incord and (1) precision of agencies and failst communities that have supported and increased parential involvement. (2) precision of agencies and fails for databasion have addiade on the two malgands: Landon parenter and the standards. The afformation all matter and the supported parents and addiade and the second parents (1) precision of agencies and fails for databasion have addiade on the parents and the therm (2) precision of interventional materials for databasion have addiade on the parents and the addiade. (2) precision of interventional materials addiade and the supported materials incord parents and the support (2) precision of interventional materials and addiade and the support of addiade and the support of addiageneous the addiade and the support of addiageneous the support of addiageneous the addiade and the support of addiageneous the addiade addiade and the support of addiageneous the addiade and the support of addiageneous the addiade addi	Yes	Ves No	Other service or product our agency must may provide	Develop and publish informational materials
296	Section 59-28-210	State	Statute	childen's statik and abilits: (2) request its enrythme, attes agencies, entities, community groups, rompolit organizations, and faith informations of the children's devices of devices of depty priorit and/s and other performance informations. The children's devices of the children's devices and other performance of the (4) detas and encouragement to enrythyse to add gatery priorit and/s and to perform the encourse of the children's devices of the children's devices of the children's devices of the the registrate of devices and the children's devices and the priorities of the children's devices of the the registrate of devices and that children's the there a specific theory benchlar policies have been adopted and (4) devices and the interprises of the priorities in the new specific the formation of the children's devices and the priorities of the children's devices and the provide of devices and the interprises and the children's devices and the priorities of the children's devices and the priorities of the children's devices and the children's devices and the children's devices and the priorities of the children's devices and the children's devices and the children's devices and particle and the children and the priorities of the static devices and the children's devices and the devices and the children's	Yes No	Ves No	Other service or product our agency multitrey provide	Develop and publich informational materials
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296	Section 59-28-210	State	Statute	where shall and ables: (I) requests to emprove, site agencies, entries, community groups, roopoilt organizations, and faith roomatics. The shall have been been been been been been been be	Yes No No	Yes No	Other service or product our agency multitray provide	Develop and publish informational materials
296	Section 59-28-210	State	Statute	children's statik and abilitie: (2) regressite to encycle, also agrocos, entiese, comunity groupe, romport arganization, and faith intermetion. The statik and abilities: (2) presented and beam of the statik debites and display proved abilities and other performed proved intermetion. The statik and abilities: (2) presented and beam of the statik and abilities in the statik and ability proved abilities and beam performed (2) presented and beam of the statik and abilities in the statik and abilities and the present (4) lease and encoursement to an ability academic accession. (4) encourse the intermetion is and and academic accession. (4) encourse the intermetion and abilities that have supported and increased parental involvement. (6) recognition of agencies and faith communities that have supported and increased parental involvement. Development of attemption and abilities for detablicity and abilities and abilities and the provide of applications and abilities in the term abilities and abilities abiliti	Yas No	Yea No	Other sentee or product our agency mattiney provide	Develop and publish Homatonal materials
296	Section 59-28-210	State	Statute	childen's statik and abilites: (2) regaratis to encloser, also agencias, entities, community groups, romporti arganizations, and faith resources and a statik and abilities: (2) responsito the bornell's of increased poneticity, bught, and teach of durps proved acids and utility entities and (2) responsito of the bornell's of increased poneticity, bught, and teach of community which results from parent (4) detas and encouragement to employers about parts and the provide information (4) encourses and encouragement to employers about parts and the provide information (4) encourses and encouragement to employers about parts and the provide information of the more (4) encourses and encouragement to employers about parts and the provide information of the more (4) encourses and encouragement to employers about parts and the provide information of the more (4) encourses and encouragement to employers about parts and the provide information of the more (4) encourses and encouragement to employers about the state parent finding profess to be been adopted and (4) encourses and encouragement to employers about parts and the profession of parents and the teacher (4) encourses and encouragement to employers about parts and the profession of parents and the profession of parents and the courses and the comments and the adopted and the profession of parents and the adopted and parents and the profession of parents and the profession of parents and the profession of parents and the adopted and parents and the parent and the parent and the profession of parents and the encourses and encourses and the comments and the add addition to parents and the parent and the	Yes No	Yes No	Ofter service or product cor- agency must may provide	Develop and publich Homatonal materials
296	Section 59-28-210 Section 59-28-220	State	Statute	childen's statik and ablies: (2) regressite to encycle, also agrocos, entiese, comunity groupe, romport arganization, and takin termination and taking to database and statik statik and statik proved ablica and other performed parket information. The short and taking the statik statik and statik proved ablica and other performed parket (2) periodical of the benefits. (2) periodical of the benefits (2) periodical of the benefits (3) periodical of the benefits (4) lease and encoursement to a shaft's academic accession. (4) Periodical of the benefits (2) periodical of the periodical of the benefits (3) periodical of the periodical of the benefits (4) periodical of the benefits) (4) periodical of the benefits) (4) periodical of the benefits) (4) periodical of the benefits) (5) periodical of the benefits) (5) periodical of the benefits) (6) periodical of the benefits) (6) periodical of the benefits) (7) periodical of the benefits) (7) periodical of the benefits) (8) periodical of the benefits)	Yes No	Ves No	Other service or product our agency must may provide	Develop and publich informational materials
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296	Section 59-28-210 Section 59-28-220	State	Statute	childen's statik and ables: (2) request its enrythen, atde agencies, entities, community groups, romport arganizations, and faith responsible of beams of a longest production, bught, and attention of darking productions and other performance informations and other performance and and an and an and attention of the second (2) periodic of the abundles of a longest performance and and a performance and the importance of the approximation of the abundles of the second and attention of the approximation of t	Yes No No	Yes No Yes	Other service or product our agency multiney provide	Develop and p.68ah reformational materials
296	Section 59-28-210 Section 59-28-220	State	Statute	<ul> <li>Indexests targets the advances</li> <li>(I) requests to experience, attes agreed, extenses, company groups, romport argenizations, and faith intermediates (I) representation of the advances of deals proved activation and other performance intermediates (II) representation of the advances of deals proved activation activation activation intermediates (II) representation of the advances of the advances of the advances of the extension of the advances of the advances of the advances of the advances of the representation of the advances of the advances of the advances of the extension of the advances of the advances of the advances of the advances of the representation of the advances of the advances of the advances of the advances of the representation of the advances of the advances of the advances of the advances of the representation of the advances</li></ul>	Yes No No	Yes No Ves	Other service or product our againcy mailmay provide	Develop and publich informational maturitats
296	Section 59-28-210 Section 59-28-220 Section 59-29-10	State	Statute Statute Statute	childen's statik and ablies: (a) request its enginetis, also agricult, entries, community groups, romport agricult agricultation, and faith response to the statik and ablies: (a) promotion of the baseful increased poneticity, bught, and teach of community with end that the parent response to the baseful increased poneticity, bught, and teach of community with end that the parent (c) data and encoursement to enginetic static statistics and the promote acids and the prefered parent (c) data and encoursement to a data statistic statistics in the base statistic statistics and the prefered agricult is a data statistic statistics and increased parental involvement. (c) data and encoursement to a data's acids parent timely workplace policies and to provide information (c) data and encoursement is a data's acids parent timely workplace policies and to provide information (c) data and encoursement is a data's acids parent timely workplace policies and to provide information (c) data and encoursements is a data's acids parent timely workplace policies and to prove and (c) data and encoursements is a data's acids parent timely workplace policies and to prove (c) data statistical of administration. The Education Oversight Committee and the State Spectrements of bacters. The informational materials. The Education Oversight Committee and the State Spectrements of bacters. The informational materials for databation to all induces. Databations of information materials for databation that induces. Databations of another databatistics of the State and Advises in the information material programed parametric State (State and Advises) and states in the information materials programed parametric is the Education Oversight Committee and Advises in the observed and committee in programed parametric is the parameter of the observed of Reversed acidement information materials in the parameter bitmers of Committees is noted. (c) developed parameter is and advise dadvise materiment and the advises of materials and ad	Yes No No Yes	Yes	agency must help provide	Develop and publish Hormatonal notations
296	Section 59-28-210 Section 59-28-220	State State State	Statute	childen's statis and ables: (2) regressite to encloser, also agreeds, estimate, community groups, romport agreed and and the performance of the statistical stati	V65 N0 N0 N0 N5	Ves Ves	Other senice or product our agency multitely provide	
296	Section 59-28-210 Section 59-28-220 Section 59-29-10	State State State	Statute Statute Statute	<ul> <li>childen's statik and ables:</li> <li>(I) request to encycles, also agreed, entires, community groups, rompolit organization, and faith received and data proved acids and other performance and the performance of the performance of performance of performance of the performance of performance</li></ul>	Yes	Yes No Yes	agency must hey provide	Assist school duricts in implementing cursive witing and
296	Section 59-28-210 Section 59-28-220 Section 59-29-10	State State State	Statute Statute Statute	<ul> <li>childen's statik and ablies;</li> <li>(2) requests to experiment, also againous; entities, community groups, respect agains and statik and ablies;</li> <li>(2) requests to experiment, also againous; estituse, community groups, respect agains and other perimer groups inferred groups, and and an all mains distributed and statik proved additional of the community of the community of the community groups, respectively, and and and the perimer groups and additional of the community of the commun</li></ul>	Yes No No Yes	Yes No Yes	agency must hey provide	Addroxide
296	Section 59-28-210 Section 59-28-220 Section 59-29-10	State State State	Statute Statute Statute	childen's statis and ables: (2) regressite to enclose, states agreed, statistics, community groups, romport significations, and take thermotion of statistics and statistics debtation and statistic statistics and statistics and statistics and statistics (2) promotion of the bootential community groups, romport additional community with exact the provide information (2) promotion of the bootential community groups, romport additional community with exact the provide information (3) promotion of the bootential community and the statistics and the provide information and the statistics (4) leads and encoursement to employment to addition additional to the boom statistic and the provide information in the statistics (4) leads and encoursement to a during statistics exacts and the provide provide information and the statistics (4) leads and encoursement to a during statistics that howe supported and increased parental involvement. Benedigment of atformational materials. The Education Downsight Committee and the State Supervise during the statistics teachers. The informational materials in the State addition of the state state st	Yes No No Yes	Yes           No           No           Yes           Yes	agency must hey provide	Addroxide
296	Section 59-28-210 Section 59-28-220 Section 59-29-10	State State State	Statute Statute Statute	childen's statik and ablies: (I) request to enclose, also agrecias, entiese, community groups, romport agreciations, and faith intermediation of the sheet of the statik and database and database intermediations and other performed parks (I) responsible of the sheet of the sheet of the statik and database intermediations and other performed parks (I) responsible of the sheet o	Yas No No No	Yes No: Yes	agency must hey provide	Addroxide
296	Section 59-28-210 Section 59-28-220 Section 59-29-10	State State State	Statute Statute Statute	childen's statik and ablies: (I) request to enclose, also agrices, entiese, community groups, romport agrices and data performed parts informations and ablies in the statik statik and data performance and a statik performance and performance and a statik performance an	V65           NO           NO           NO           NO           NO           VES           YES           YES	Yes           No           No           Yes           Yes           Yes	Other service or produit our agency multitive provide	Addroxide
296	Section 59:28:210 Section 59:28:220 Section 59:29:10 Section 59:29:15	State State State	Statute Statute Statute	childen's statisti and ablies: (I) request to enclose, also agricults, estimates, community groups, romport agricultations, and faith resources and other performances and banks to deataban and datapy point acids and other performed parts (I) resources the performance of performation of performance of performance of performance of performance of performational metersion. The Education Oversight Committee and the State Spectrements of additional periods of performance of performational metersion. The Education Oversight Committee and the State Spectrements of the additional periods of performance of performance of periods (performance) and periods (performance). The Education Oversight Committee and the State Spectrements of the state spectrements of periods (performance) and periods (performance) and periods (performance). The thermational metersite is detected in a state spectrements of periods (performance) and periods (performance) and periods (performance) and periods (performance) and periods (performance). The thermational metersite is detected in the state spectrements of periods (performance) and periods (periods (pe	Ves           No           No           Ves           Ves           Ves	No No	oher senice or protect our agincy multiney provide	materials
296	Section 59:28:210 Section 59:28:220 Section 59:29:10 Section 59:29:15	State State State	Statute Statute Statute	childen's shift and ables: (a) requests to service, states approximating singles, respect approximations, and take instruments and the shift and ables: (a) requests to service, states approximation of species and a solution particle (b) relation to the shift and ables is a shift addition of shift and species and shift particles of species and shift particles of species and shift and ables (c) relation to the shift and ables is a shift addition of the shift and species and shift particles of the shift and shift and ables is a shift addition of the shift and ables is a shift addition of the shift and ables is a shift addition of the shift and ables is a shift addition of the shift and the shift and shift	Yes           No           No           Yes           Yes           Yes	No No	Other service or produit our agency multitive provide	materials
296	Section 59:28:210 Section 59:28:220 Section 59:29:10 Section 59:29:15	State State State	Statute Statute Statute	childen's statik and ables: (a) requests to encomparise, also agrices, setties, community groups, respond agrices and statik and ables: (a) requests to encomparise, also agrices, and tables is defaulty proved addice and other pertined parter (b) respondent of the local. (c) percendent of the local. (	Yes           No           No           No           Yes           Yes           Yes	No No	Other service or product our sprovide	materials
296	Section 59-28-210 Section 59-28-200 Section 59-29-10 Section 59-29-16	State State State State	Statute Statute Statute Statute Statute	childen's statis and ables: (a) requests to enclose, statis and ables: (a) requests to enclose, statis and ables and statis community groups, romport agranzation, and take instruments. (b) protection of the control terms of the statistic and statisty provest ables and other pertined parter (c) protection of the control terms of the statistic and statisty provest ables and the pertined parter (c) terms and encourse with the encloses. (c) terms and encourse and the statistic ables and the pertine of parter ables and the pertine of parter (c) terms and encourse and the statistic ables and terms ables and the perturbes and the perturbes of parter (c) terms and encourse and the terms of terms ables ables and the provide information (c) terms and encourse and terms ables ables ables to the term statistic and the provide information (c) terms and the perturbes of patholes. (c) terms and terms ables ables ables to the terms ables to the term statistic ables to the terms ables of terms (c) protection of approxes and faith communities that there supported and increased parental involvement. Development of atomistical institutions that ables that there supported and increased parental involvement (c) protection of approxes and faith communities that there supported and increased parental involvement. (c) protection terms and the park term ables to the terms (c) protection terms and the park term ables to the terms and the term ables to the	Y85           N0           N0           N0           Y85	No No Yes	Other savice or product our agency multitray provide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-220 Section 59-29-20 Section 59-29-10 Section 59-29-15	State State State State State	Statute Statute Statute Statute Statute	childen's statisti and ables: (2) requests to experiment, also agrees, entries, community groups, reprod targenization, and take thermotion of the control terminal bundles is debta and data prove takes and data pretend parent information. (2) Jonation of the bondfill. (3) debta decompanies is a data statistic excessor. (4) lease and encompanies is a data statistic excessor. (5) encompanies of provide information of the statistic excessor. (6) encompanies of provide information of the statistic excessor. (7) and encompanies is a data statistic excessor. (7) and excellent is a data statistic excessor. (7) and excellent is a data statistic excessor. (7) an expendication of the provide of data statistic excessor. (7) an expendication of the provide of data takes is a data statistic excessor. (7) an expendication of the provide of data takes is a data statistic excessor. (7) and expendication of the provide of data takes is a data statistic excessor. (7) and expendication of the statistic data data is the take statistic excessor. (7) and expendication of the statistic data data is the take statistic excessor. (7) and take and the statistic data data data data data data data dat	V6s           N0           N0           N0           N0           V8s           V9s           V9s           Y9s           N0	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-220 Section 59-29-20 Section 59-29-10 Section 59-29-15	State State State State State	Statute Statute Statute Statute Statute	<ul> <li>childen's statisti and ablies:</li> <li>(2) request to enclose, states and statistic debta and statistic scattering on the statistic scattering of the statistic scattering of the statistic scattering of the scat</li></ul>	Ves           No           No           No           Ves           Ves           Ves           Ves           No	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-220 Section 59-29-20 Section 59-29-10 Section 59-29-15	State State State State State	Statute Statute Statute Statute Statute	<ul> <li>chielens shift and ables:</li> <li>(2) requests the sequence, states and community groups, respect degenerations, and take instruments.</li> <li>(2) requests the sequence, states and states and states of states and state prevent instruments.</li> <li>(3) relation of the sequence of the sequence of states and states and state prevent instruments.</li> <li>(4) relation of the sequence of the sequence of the sequence of the sequence of the sequence of the sequence of the sequence of the sequence of the sequence</li></ul>	Yes           No           No           Yes           Yes           Yes           No	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-220 Section 59-29-20 Section 59-29-10 Section 59-29-15	State State State State State	Statute Statute Statute Statute Statute	<ul> <li>childen's statisti and ables:</li> <li>(2) requests to engrity, alse agrons, statistic, community groups, romport agronsations, and takin statistical of statistical and statistic additional statistical additional additotakadditional additionadditional additionadditionaladditiona</li></ul>	Yes           No           No           Yes           Yes           Yes           No	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-200 Section 59-29-10 Section 59-29-15 Section 59-29-21 Section 59-29-30 Section 59-29-30	State State State State State	Stahle Stahle Stahle Stahle Stahle Stahle	<ul> <li>chielens stati and ables:</li> <li>(2) requests to enjoying state approximation, statistic, community groups, respect by garactation, and taking the statistic of the statistic</li></ul>	V6s           N0           N0           N0           N0           Y8s	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-220 Section 59-29-20 Section 59-29-10 Section 59-29-15	State State State State State	Statute Statute Statute Statute Statute	childen's shift and ables: (2) repressite services, also agreed, setties, community groups, reprodit agreed and a user pretend parent information. (2) I pressite is any end to be setting and the setting and splay parent and and user pretend parent (2) I pressite is any end to be setting and the setting and splay parent and and user pretend parent (2) I pressite is any end to be setting and the setting and splay parent and and user pretend parent (2) I pressite is any end to be setting and the setting and splay parent and and the pretend appret (3) I deal and encoursement to end this account is and the setting and the pressite of pretend and the setting and (4) I deal and encoursement to any end to account is and the setting and the term beneford and (3) I recognition of agencies and faith communities that here supported and increased parental involvement. Development of any end tables is applied as address that here supported and increased parental involvement (4) I and splayhold in the park her and parks that here supported and increased parental involvement (4) I pressite in the address address that here supported and increased parental involvement (4) I pressite in the address address in the setting and the set	Ves           No           No           No           Ves           Ves           Ves           No           No	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-200 Section 59-29-10 Section 59-29-15 Section 59-29-21 Section 59-29-30 Section 59-29-30	State State State State State	Stahle Stahle Stahle Stahle Stahle Stahle	childen's statis and ables: (a) requests to experiment, also agrices, setties, community groups, respond approxed and a statis and ables instruments. (a) Comparison to experiment also ables to additional particles of particles and ables perimed particles (b) clean and encoursements to a shift's additional to additional ables to additional ables of the additional (c) clean and encoursements to additional additional to additional additionadditadditional additional a	Yes           No           No           Yes           Yes           Yes           Yes           No	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-200 Section 59-29-10 Section 59-29-15 Section 59-29-21 Section 59-29-30 Section 59-29-30	State State State State State	Stahle Stahle Stahle Stahle Stahle Stahle	childen's statis and ables: (a) requests the services, statistics, community groups, respond segmentations, and take respondent to the second second (a) provide of the second	Yes           No           No           Yes           Yes           Yes           No           Yes           No           No           No           No           Yes           No           No	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-200 Section 59-29-10 Section 59-29-15 Section 59-29-21 Section 59-29-30 Section 59-29-30	State State State State State	Stahle Stahle Stahle Stahle Stahle Stahle	<ul> <li>Inderests with and ables:</li> <li>(I) requests the regression of the section of the section of spin panel, respective spin panel, and the section of spin panel of the section of the section of the section of the section of spin panel of the section of the se</li></ul>	Yes           No           No           No           Yes           Yes           Yes           Yes           No	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-200 Section 59-29-10 Section 59-29-15 Section 59-29-21 Section 59-29-30 Section 59-29-30	State State State State State	Stahle Stahle Stahle Stahle Stahle Stahle	childen's statistican dathes: (2) represents the representation of bankers' community groups, represent advances and data presented advances (2) represents the representation of bankers' community groups, represent advances and data presented advances (2) representation of the bankers' community groups, represent advances and data presented advances (2) representation of the bankers' community groups, represent advances and data presented advances (2) representation of the bankers' community groups, represent advances and the presented of the represented of presents to a drift's cadadition of the bank present advances and the presented of the (2) representation of agencies and fails communities that have supported and increased parentel involvement (3) representation of agencies and fails communities that have supported and increased parentel involvement. Development of advances and fails communities that have supported and increased parentel involvement (3) presentation of agencies and fails communities that have supported advances on how parents and the supported parents in advances advances and advances on how parents and the fails bankers. Development of advances and the data bank is the parents involvement in the data data on involvement and the communities in advances advances and advances on how parents in the data bank in the involvement advances and advances on how parents in the data bank in the involvement advances and advances on how parents and the advances and the bank in the involvement advances and the involvement advances advances and the bank in the involvement advances advances and the bank intervent advances a	Ves           No           No           No           Ves           Ves           Yes           Yes           No	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions
296	Section 59-28-210 Section 59-28-200 Section 59-29-10 Section 59-29-15 Section 59-29-21 Section 59-29-30 Section 59-29-30	State State State State State	Stahle Stahle Stahle Stahle Stahle Stahle	childen's statis and ables: (a) requests the services, statistics, community groups, respond segmentations, and take respondent to the second second (a) provide of the second	Ves	No No Yes Yes	Other service or product our sprovide	Assist school districts in implementing cursive withing and multiplementing cursive withing and multiplementing and Enforce provisions

304	Section 59-29-40	State	Statute	Required selects: time depicting nature of lactoricia drinks and narrockos, special instruction as to their effect free depicting the material and a shocked drinks and narrockos of their duration as to their effect upon the finance special material base based in the special regime and high and high schedules of the drinks depiction of the drinks and the state of the drinks and the state of the drinks and the drinks and the drinks and the drinks and the drinks and the drinks and the state of the drinks drinks and the drinks and the drinks and the drinks and the state of the drinks and the drinks and the drinks and the drink and the drink and the drinks and the drink and the state of the drinks and the drinks and the drinks and the drink and the drink and the drinks and the drink and the drinks and the drink and the drinks and the drink and the drinks and the drinks and the drinks and the drinks and the drink and the drink and the drink and the drink and the drinks and the drink and the drinks and the drinks and drink and drinks and drinks and dr	Yes	Yes	Other service or product our agency must/may provide	Enforce provisions
305	Section 59-29-50	State	Statute	Required subjects; traffic laws. The State Department of Education and the trustees of the State institutions of higher learning shall establish and require to be taught in the respective schools under their control a course of instruction on the traffic laws of this State. Such course of instruction shall be by lectures.	Yes	Yes	Other service or product our agency must/may provide	Establish course of instruction on State traffic laws
306	Section 59-29-55	State	Statute	Instructions Back Many. The Sales Record of Education of an associate de convert status of the traching of such Calcular Sales (see ) yet (1988 1989) social gene actual back schedul of the Sales has table trached as the Instruy of the black people as a regular part of the Instrument and the Sales Nate Mark Instrument Sales Alterity and sales (Through The Sales Department of Education, assisted address on association) Sales Mark Instrument (Sales Department of Education, assist the sched address in wherebeign and Sales Alterity and sales). Through the Sales Department of Education, assist the sched address in wherebeign and sales alterities annihistor (Sales). This collemant is the level of explanation on the stational of applicature and other industries to the Sales (Sales).	Yes	Yes	Other service or product our agency must/may provide	Examine status of teaching SC History
307	Section 59-29-60	State	Statute	Required subjects; program of safety instruction. A definite program of safety instruction shall be included in the curriculum and provided in each primary and elementary grade in the public schools of the State.	No	No		
308	Section 59-29-70	State	Statute	Required subjects; instruction in fire prevention. The State Board of Education shall provide for instruction in fire revention in the elementary public schools of the State. Each teacher in a public school of this State shall give such instruction in fire prevention as may be prescribed by the State Board.	Yes	Yes	Other service or product our agency must/may provide	Provide instruction on fire prevention
309	Section 59-29-80	State	Statute	Concers to physical education: NOTC programs: (A) These shall be established and granded in all the public should only fiss Barg burges in decucions transpared in transcription of public Barg burges in decucions and probability any school, in to fis as the is physical education transpared in public barges and the public should be applied and the school of the school of the school of the school of the school of the State Barges and the school of the school of the school of the school of the school of the school of the ROTC program sponsored by one of the military services of the United States, training in such a program may (B) A school of the school of	No	No.		
310	Section 59-29-90	State	Statute	Physical education courses in teacher training colleges. All colleges, schools and other educational institutions in this State giving teacher training shall provide a course or courses in physical education, training and instruction, and amount of the other particular state of the school and deviced institution is a conserving to the physical education.	No	No		
311	Section 59-29-100	State	Statute	and every pipel attending any such codeps, school or decational institution in preparation for training service Supervision of administration of physical education program by State Supervision of administration of physical education program by State Supervision of additional service and administration of administration administration of administration of administration administration of	Yes	Yes	Other service or product our agency mustimay provide	Promulgate regulations; supervise
312	Section 59-29-110	State	Statute	Instruction meltitary science and tackets. The back of instance of any State high school desict may, with the approximal and concered the descript backet of description and productional approximation instructions and training shall be given and provide the necessary instructions and materials during that all instructions and training shall be given and provides the necessary instructions and materials for the same. The State Board of Education hald establish and promultage properties and state fields and englishing participations given imposite instructions and stating and the Adjust Centres and a state and case and materials for the same. The State Board of the state is and the adjust centre of the state is and complete service and the state and and stating and the Adjust Centres and a state and case and englishing participations participation in the state state and the state state and and control of such Instruction and training and Beard Board of Bacastion hald establishing and explore the state state and englishing and the state Board of Bacastion proteins, state and ensite human that Beards and the state of the state bacast of cases of the state of the state state is the state of the state bacast of states of the state of the states of the state bacast of states of the states of the states of the states of the states and the state of the states the state of the states of the states of the states of the states of the states and the states of the states the state of states states of the states of the states of the states and the states of the states and the states of the states of the states of the states and states and the states of the states of the states and the states of the states the states of the states and states and the states of the states of the states and the states and the states of the states and the states of the states and the states of the states and the states of the states and the states and the states of the sta	Yes	Yes	Other service or product our agency must/may provide	Establish and promulgate rules and regulations
313	Section (#28-12)	State	Stah.te	Study of United States Constitution requisite for graduation; titratetance at veteran's settindes, (A) Al high social collega, and outviention is this State that are statistice of non-strong studyed by the Pateratel Paper, including the study of and devotes to American institution and datas, and no taberist nay studyed studyed and studyed and studyed by the studyed studyed studyed and studyed (B) of Nonverteer eleventhal de studyed studyed studyed studyed studyed studyed studyed studyed studyed studyed studyed studyed studyed (B) of Nonverteer eleventhal de studyed st	nu			
314	Section 59-29-130	State	Statute	Duration of instruction in essentials of United States Constitution. The instruction provided for in Section 59 29 120 shall be given for at least one year of the high school, college and university grades, respectively.	No	No		
315	Section 59-29-140	State	Statute	Enforcement of program of study of Uhited States Constitution by State Superintendent. The State Superintendent of Education shall make due a arrangements for carrying out the provisions of Sections 59 20 120 and 59 20 13.0° result purpose he State Superintendent shall prescribe studies to studyed to he needs of the high schools, universities and colleges for the instruction required under Sections 59 20 120 and 59 20 130.	Yes	Yes	Other service or product our agency must/may provide	Prescribe suitable texts
316	Section 59-29-150	State	Statute	Failure to comply with requirements for program of study of United States Constitution as cause for dismissal. Will unequed or failure on the part of any public school superintendent, principal or teacher or the president, teacher or other officer of any high school, normal school, university or college to observe and cany out the requirements of Sections 59 2012 to 59 29 140 shall be sufficient cause for the dismissal or removal of such preson from his position.	No	No		
317	Section 59-29-155	State	Statute	Founding principles instruction required; reporting requirements; professional development. (Effective May 26, 2016)	No	No	Report our agency must/may provide	
318	Section 59-29-160	State	Statute	Two units of mathematics requisite for graduation. Every student in an accredited high school in this State shal, as a prerequisite to graduation therefrom, successfully complete at least two units of work in the field of	No	No		
319	Section 59-29-165	State	Statute	mathematics. Instruction in personal finance. Al students attending a high school in this State that is sustained or in any manner supported by public funds must receive instruction in the area of personal finance. The State Department of Education will assist the school districts in identifying suitable materials for instruction.	Yes	Yes	Other service or product our agency must/may provide	Assist school districts in identifying instructional materials
320	Sector 99-29-170	State	Stahte	Programs to takends ducktes. No like the August 15, 1977, gfted and takends ducktes at the elemetary associativy levels under provided programs during the regal structure) over a during summer stool to develop their unque takents, in the more the Same Road of Basaction must speech you and to the event state keep develop their structure and the speech programs of the Road of the structure stool to the structure structure and the speech programs of the Road of the structure structure and prompties to the Gamma of Takender Programs on the Road Scatch Intervent April 1978 that the Basaction haid prompties to the Basaction and Takender Programs on the Road Scatch Intervent April 1978 that the Basaction April prompties to the Basaction climate statistication of the Scatcher Intervent April 1978 that the Basaction April and an antipart of Takender Programs of the Road Scatch Intervent April 1978 that the Basaction April and the statistication climate statistication (the statistication and the structure) there in the statistication climate statistication (the structure) and the road is the structure and the statistication climate statistication and the road is the structure and the statistication climate statistication the Statistic Honewer, districts unable to intervent April 1978 and the road the structure and the Adacted Theorem Program for sciences in the structure and and the theorem and and the structure and Adacted Theorem Program for sciences in the structure and and the structure and structure provides come are served. Attactes to programs the antimetary structure (the structure) and the provides in the structure that the spaces in 12 domitted is an averalised and structure and structure provides come are served. Attaction is provides in the structure at a ways of al. 2010 and structure that are served. Attaction the spaces in 12 domitted is an averalised a statement as a discust chard be provide in Charges 10 domitted as a statement and a structure at and structure that the space in the sp	Yes	Yes	Distribute funding to another entity	
321	Section 59-28-179	State	Statute	Sentification of hyper center theiring and gradients making skills. The State Board of Education table establish committee, which includes, but in ord limited, preservation from the State Department of Education, school departs, and enhances of higher education. The purpose of the committee shall be assist the State Board committee, which includes and school and school and school and school and school and proteins school of program education. The purpose of the committee shall be assist the State Board committee school and	Yes	Yes	Board, commission, or committee on which someone from our agency mustimay serve	
322	Section 59-29-180	State	Statute	Emphasis on higher conter problem solving skills. The State Department of Education and all school districts shall another higher optices solving solving line nurrols and all wells. The State Department of Education shall assist the school districts by locating, developing, and advising the districts on the development of materials and other aids which may be used to teach higher order problem solving skills within existing subjects.	Tes	Yes	Other service or product our agency must/may provide	Emphasize higher order problem solving skills
323	Section 59-29-181	State	Statute	Selection of tests for statewish esting program. When selecting nationally normed achievement tests for the statewish esting regrammer. As Bahe Board Calcasion shall exotence to select tests with a utilizerot number of items which may be utilized to evaluate student's higher order thinking side. The items may be used for this propose only if the estimated frame the item mests applicable circuits are toring in the American Psychological Association publication "Standards for Educational and Psychological Testing".	No	Yes	Other service or product our agency must/may provide	Select tests for statewide testing
324	Section 59-29-182	State	Statute	Review of procedures to assess higher order thinking and problem solving skills. The State Board of Education shall review the use of procedures to assess student achievement in higher order thinking and problem solving skills which are different from traditional achievement tests.	No	Yes	Other service or product our agency must/may provide	Review procedures to assess student acheivement
325	Section 59-29-183	State	Statute	In service training programs. The State Department of Education shall develop or select in service training programs for teachers and staff in seaching higher order thinking and problem solving as part of the existing conscient. Upon Integrating to distinct impermittention of the programs housing to the Service Association, the Barbaro the Service Teacher and a staff of the second service that each school district implements tascher in service training in higher conder thinking and policies models to than all seconds as and staff which the years.	Yes	Yes	Distribute funding to another entity	
326	Section 59-29-190	State	Statute	Advanced placement courses for academically allerted students. Each school destrict shall provide advanced basetest students to support the courses by Avgant 16. Titlet the State Board of Eachardon by regulation and provide the support the courses by Avgant 16. Titlet the State Board of Eachardon by regulation and and and the successful courses be advanced placement regularements for a course and and eachardon A raident with a successful course be advanced placement regularements for a course and who necesive a A raident with a successful course and and eachardon regularements for a course and who necesive a nucleot successful course and and eachardon and the maximum specified by the Coursession on Higher Eachardson in conjunction with the State Board of Education.	Yes	Yes	Other service or product our agency must/may provide	Provide specificity

327	Section 59-29-200	State	Statute	Pupilisator ratios. Notificitating any other provision of the South Caroline Education Improvement At of 1984, no school date with an statedro population in oncoso 4 g Josob Interview any remediation funds appropriate Interview and Imprage arts and mathematics class in grades seven through twelve has in 1984 BS a pupil backet ratio of this statebace population parts and mathematics. This BS dis pupil backet ratio of their statebace statebace part labels and an 1986 BT, and thereafter, a pupil bachet ratio of twenty live to one or less.	No	No		
328	Section 59-29-210	State	Statute	Emphasis on teaching as profession. The Governor's schools for talented high school students and the gifted and talented programs shall emphasize the importance of the teaching profession.	No	No		
329	Section 59-29-200	State	Statute	Are extracted purposed. The State Bound of Education, the projection with the Sub-IC collisis Are Collimits Are Collisis Area Collisis Collisis and an extra section control in the state and the collisis Area Collisis Collisis and area deviced in collisis and the state and area which complete the the State Department of Education decipies based are existence in the collisis of the State Department of Education decipies based are existence in the collisis of the State Department of Education Collisis and an existence in the State Department of Education decipies based are existence in the collisis of the State Department of Education decipies based are existence in the collisis of the State Department of Education decipies and an existence based are existence in the State Department of the	Yes	Yes	Deablade handing to another weekly	
330	Section 59-28-200	State	Statute	Old and New Testament era courses: (A)(1) A school detrict board of trustees may authorize, to be taggit in the detrict high schools, an elective course concerning the talowy and terminar of the ODT testament era and and detrict high schools, an elective course concerning to the talowy and terminar of the ODT testament era and and courses and the schools and the talowy in an elective course course of the talow tal	Ves No.	Ves No.	Oher service or product our agency must may provide	Develop and adopt academic standards
331	Sector (9-29-340	Slate	Statute	(A) For proposed of the section, "Over (as left manue the non-handed quartices in a distance if a 2016, and if a section, "For the section is a distance in the section is a distance in the section is a distance in the section of the section is a section of the section is and the section is a distance in the distance in the distance in the section is a distance in the distanc	No	No		
332	Section 59-29-410	State	Statute	Anonspend of light accord interval lances programs, series al series/cost, (i) The State lacked of Education and Review of accord accord lances and series and series of the State lacked of Educations program of instruction on financial lances y within corones currently offered in high schools in this State. (ii) generity careful accord and accord acc	Yes	Ves	Other service or product our agency mustimay provide	Develop and adopt curricula, materials, and guidelines
333	Section 59-29-430	State	Statute	Incorporation into Academic Standards of Instruction. The State Board of Education shall incorporate the elements of the financial literacy program in Section 59 29 410(B) into the South Carolina Academic Standards of Instruction for kindesgratten through twelth grade.	Yes	Yes	Other service or product our agency must/may provide	Incoporate elements of financial literacy
334	Section 59-29-440	State	Statute	South Cancilnes Financial Literacy Initiative established. There is established the South Cancilnes Financial Literacy Initiative, a comprehensive, results oriented program for improving financial literacy by providing public and private Turds for teachers and schools op provide high quality financial literacy education for students in kindergarten through teelting ade.	No	No		
335	Section 59-29-450	State	Statute	Papose. The papose of the Francel Library Institute to the device, parente, not assist efforts of agencies, investme providers, and paled and private organizations are detertion, and the same shore the collocates and intendity services, assure the most efficient use of all available resources, and elimitat in order to locat and intendity services, assure the most efficient use of all available resources and elimitat adaptation of effinite source the functional tensor mode of labelings labelings, ned site/olim, Tissoff Labeling and the same the functional tensor mode of labelings labelings, ned site/olim, Tissoff Labeling are occurring before funding for the grants, as provided for in this chapter, is made available.	No	No		
336	Section 59-29-460	State	Statute	Graits. The grantits for the South Cancelone Francoscal Litency traitative are to: (1) provide student in traitorignant through whet they have with both they all whet on the neal work to manage their francess: comprehensive services as students have notaced risk for francical balans after high school; and (1) provide high quality programs that provide instruction on periment financial litency tosses pursuant to Section 59 29 410.	No	No		
337	Section 59-29-470	State	Stabute	Such Cannia Francial Lenco Board of Tradies established acceptance of pits Ladmentation of text. (A) south Cannia Francial Lenco Board of Tradies established acceptance of pits Ladmentation of text. (A) services to main critical resols of South Canoline Frances Interfacement of texterpits theory services to main critical resols of South Canoline's students in Indergraften Invogh texterpits theory and the services of texterpits and south Canoline's students in Indergraften Invogh texterpits and acceptition tax and the services and acception of the services and students. The text and argues Invone text at last appenent and agrees, but not take the pitze of services provided by dust, status, or federal agrees. This is south and agrees that any or accelerate resouth, and establishing unless that any and amenting of grants	No	No		
338	Section 59-29-480	State	Statute	Board methodnessing terms, scances, (a) The South Carolina Franciski Linkoys Board of Trustees must be durated by the SBB Southermethon of Subascina with a set of the South Carolina Southermethon (a) the Board Southermethon of Subascina Southermethon (b) the Subartitobard of the South The South Southermethon (c) Southermethon (c) Southermethon (c) Southermethon (c) Southermethon Hardwen (c) Southermethon (c) Southermethon (c) Southermethon (c) Southermethon (c) Southermethon International Southermethon (c)	Yes	Yes	Board, commission, or committee ou which is comonous from our agency mustimay serve	
339	Sector 59-29-490	State	Statute	Powers and dates. To carry out the staggerd hardcrine, the band is antivorted, but of head to: (1) develops a comprehense his grange initiate for improving the financial tensory of hadrets in lockdorgatene through head hyrads. (2) pomulgare regulators, establish guidelines, policies, and procedures for implementation of the South (2) pomulgare regulators, establish guidelines, policies, and procedures for implementation of the South (2) pomulgare regulators, establish guidelines, policies, and procedures for implementation of the South (3) pomulgare regulators, establish guidelines, policies, and procedures for implementation of the South (3) pomulgare regulators, establish guidelines, policies, and processing the states and staged data the transmission of stard difference and assessments and identify sasses from other funding (4) establish retrains and develop regulators and transfer states and develop sasses of financial tensory to programs and funding and defore programs establishings, an excessing to range of the parameter of the results assistable of the Financial Literary histories, and (6) assistable most content messares and develops and assistable and the results assist programs and unding and defore programs establishings, an excessing to range of the guide and advelops of the results assistable of the Financial Literary histories. (1) establish results assistable of the Financial Literary histories (1) content and the programs and the regulator and the results provided the results and provide programs and the results of program established. (2) establish results assistable of the Financial Literary histories.	Yes	Yes	Distribute funding to another entity	
340	Section 59-29-500	state	Statute	Employment of Director of the Financial Literacy Office and staff. The South Carolina Financial Literacy Board of Trustees may employ, by anipority order, a Director of the Financial Literacy Office and other staff as necessary to carry ot the South Carolina Financial Literacy Initiative and other duties and responsibilities as assigned by the board. The director, with the approval of the board, may hire staff necessary to carry ot the provisions of the initiative.	NO	NO		
				initative.				

341	Section 59-29-510	State	Statute	Acaptance of rompowermental graves, gills, and donations, administration of Lostik. (1) No state lunds may be adder to seport or oppowermental graves, gills, and donations, administration of Lostik, (2) No state lunds may be accept rompowermental graves, gills, and donations from a public or private source for the South Cardina Rescala Linkery, The Aldunds may to cardinal forward from language that the source for compowermental graves, gills, and donations from a public or private source for the South Cardina and all interest denoid from the neutrative of dones lunds gala limits in the two. The South Cardina and all interest denoid from the neutrative of dones lunds gala limits in the two. The South Cardina Francesk denoid from the neutrative of dones lunds gala limits in the two. The South Cardina Francesk denoid from the neutrative of dones lunds gala limits in the two. The South Cardina Francesk denoid from the neutrative of these lunds gala remain in the two. The South Cardina Francesk denoid from the neutrative of the lunds in subsection (k) shall remain a part of the trust.	No	No		
342	Saction 59-29-520	State	Statuto	Office of South Caroline Frences Literacy established. When the Department of Escation, an Office of South Caroline Favoral Literacy establishes. The Office statu- (1) provide in the Literacial Information on Islet practice, successful strategies, model programs, and insurance (2) provide birtholic assistance and recommendations regarding grant proposals and reprocessent in meeting (2) provide birtholic assistance and recommendations regarding grant proposals and reprocessent in meeting (2) and and annual regarding the Department of the Favoral Literacy practice to assist (2) advanta annual regarding the Department of the Favoral Literacy Initiality, the organic (3) advanta annual registration regarding the Carolina Caroli	Ves	Yes	Distribute funding to another entity	
343	Section 59-29-530	State	Statute	Applications for gravits factors considered. (A) To detain a grave, a school district shall submit an application to the Finical Lineary Office in a formal specified by the Finical Lineary Blaard of Thustess. The application and include, as agregations to the level of gravity applied for the level of the degravited, as description of reaching paids of the Financial Lineary Instance. The proprior listing is to Associate most the application (B) the abalactions for the gravity and the schedule statistics to Associate the proprior to the processing of (B) the abalactions for the gravity multiple schedule s	No	Yes		
344	Section 59-29-540	State	Statute	Use of grant funds. Grants provided to school districts must be used to address the financial literary needs of taidents in indergrants through health grands. Grant funds may not suppint current expenditures by counties or state agencies for financial literacy, and may not be used where other state or federal funding sources are available or could be made valiable. In avarding grants, every effort must be made to ensure that al geographic areas of the State are represented.	No	No		
345	Section 59-29-550	State	Statute	Carrying forward funds into following fiscal year. To ensure effective use of funds and with the approval of the Financial Libracy Office, awards may be carried forward and used in the following fiscal year. Funds appropriated to the Financial Libracy Trust also may be carried forward into subsequent years.	No	No		
346	Section 59-29-560	State	Statute	Debatement of and accordination for factor, provintics: (4) distribution of all demonstrates to the Financial Literary Officien the accordination of the data debatement is the charges. (8) Debatements may be made only on the written authorization of the individual designated by the school defation and only from propriores specifical. A particular base charges and a particular strategies and a particular strategies and and defation and only from propriores specifical. A particular base charges and and and (c) The offenses of misuse, misagetorprivates, and embazitiement of paties hands, apply on this chapter.	No	No		
347	Senton 69-29-570	State	Statute	Evaluating progress that ensuring solution granting participations report. (4) The Francical Linksnop States of Truitistary inde stateshift inform a calability point and participations report (4) in the Francical Linksnop States of Biological and progress toward the interim goal and banchmarks. In instances where no progress has been made, the Francical Linksnop States and point calability and the instances where no progress has been made, the Francical Linksnop States and the contrastications of the States in the instances of the states of the interim goal and banchmarks. In instances where no progress has been made, the manual contrastication of the states of the states of the states of the states. The states where the instances of the states of the states of the states of the states of the states of the states of the states of the states of the states contrasting emarks and the states of the House Elawarks and PABL Works Conventions that and the states of the states of the states of the House Elawarks and PABL Works Conventions and a states of the instates of the states and the states and the states and the states and the states constraine emarks and the states and the states and the states and the states of the instates of the states and the states and the states and the states of the instates on states and the states and the states and the states of the instates on states and the states and beal West (the states and states and the states and the states and beal west (the states and states and the instates on states and the states and beal West). The instates and and and the states and the states and beal West (the states and the states). The evaluates determines that a state appropring that liable to comply with the conclusions and collaboration and collaboration in the states reported to the General Assembly ne bater than these months after conclusion of the evaluation.	No	ho		
348	Section 59-31-10	State	Statute	Library committee. There shall be all brary committee composed of the State Supervisor and to other members to be detector of the division of elementary aducation, the high school supervisor and four other members to be appointed by the State Supervisor of at Classico, non expresenting the elementary school and non representing the high schools. All Karry looks provided for under Article 3 of the capter shall be selected from an approved in to be functioned to Education by the analycent classico and the classico advectory. The selected from an approved in to be functioned to Education by the Early committee.	Yes	Yes	Board, commission, or committee on which someone from our agency mustimay serve	
349	Section 59-31-20	State	Statute	Field workers. The State Board of Education may appoint five field workers who shall be charged with the duties assigned by the Board and shall perform any and all duties required by the provisions of this chapter. As compensation for their services such field workers shall each receive a salary and, in addition thereto, actual traveling expenses incurred while in the discharge of their duties as provided by law.	Yes	Yes	Other service or product our agency must/may provide	Ability to hire field workers
350	Section 59-31-30	State	Statute	Use of uniform sense of tablocks in Salka while strictly, exceptions. The Salka Board of Educations shall disruption a uniform sense of tablocks which table a used in every free synthesis chord of this Salka moving any Salka as for any paperal whitement, the suboof laiking or table strictly of the synthesis shall be approximately represented and tables and tables moving of the subooks. The suboof laiking or tables and tables and tables and tables tables and tables and tables and tables and tables and tables and tables tables and tables and tables and tables and tables and tables and tables thereing Maximum of the salka start. The Salka Board of Education is hereby changing with the advectment of the sander.	Yes	Yes	Other service or product our agency must/may provide	Designate uniform series of textbooks
351	Section 59-31-40	State	Statute	Adaption of reve tooks tooks to be enror free. The meeting of the Data Board of Exaction in any year at which maintaignoin markes topAble. New theological adaption provides the Board of Exaction in any year matrix to be adapting the second of the Data at the board instance independent to the second one of the Data and the Data at the Board at the Data at the Data at the instance of the Data at the instance of the Data at the instance of the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Data at the Da	Yes	Yes	Other service or product our agency must/may provide	Designate uniform series of textbooks
352	Section 69-31-46	State	Statute	Section of textooks: regards: processment, (k) in addition to any other method retational residence in the Selar Bland of Exactions hand ald to be approved bit andworks for user the pack school of the Selar any textook or ensise of textooks which have been reviewed and cet adapted by the stable band if the textook of textooks is respectively be the Social of users of textooks for users and textooks and the textooks and ensists is respectively be the Social of users of the Selar and the Selar and the ensists is reparation by the Section. (b) the Selar and the Selar and the Selar and the districts that establish procedures outline where the selar and the schools of the distribu- dent and the stablesh procedures outline where the schools of the distribution with textooks and (li). The number of respects required to be received along approved in textooks and the distribution and the schools of textooks and the textook of the required textooks and the schools of the distribution with the schools are to be added to the approved its as provided in this school carring with the same provision regarding includes and the pacificient while including and remain being textooks and added by the approved its included upon the approved its a provided in the schools and when the pacificient while schools and the added to the approved its a provided in the schools and the added the textooks and included upon the approved its which indicates the remain in which any textooks are added to be approved its and the indicates and the added to the schools.	Yes	Yes	Other service or product our agency mustimay provide	Designate uniform series of textbooks
353	Section 59-31-50	State	Statute	Use of disapproved books unlawful. In all schools and colleges within this State which are supported in whole or in part from the free school funds it shall be unlawful to use any textbook which has been condemned or disapproved by the State Board of Education.	No	No		
354	Section 59-31-60	State	Statute	Issung notes to tooks or torrevery to pay for same. The that Board of Education may issue its negatistic more with interact or according three and one will be proceeding amount and way below all books purchased and accessing of central or parchase contracts. The laftish, result and the proceeding amount approach all books apprend of such nears. The laftish is and the proceeding amount approach and the State are phoged for the apprend of such nears. The laftish is and the proceeding amount approach and the State are phoged for the above apprend for an one-site. The laftish is and the proceeding and the state are phoged for the above above above and the state and the state and the proceeding and the procession of an other states and the state and the state states above above and exaking the States and Is of the top the states are stated above above and the states and above above above and the states and the states and the states and the states and the states of the states and exaking the States and Is of the top the states of the states and and is the found apprecise is caused associated and the states are used to causy out the terms and purposes of lad articles.	Yes	Yes	Distribute funding to another entity	
355	Section 59-31-65	State	Statute	Acquisition of instructional technology. State funds for the acquisition of testibooks in the public schools of this State may able to exact the instructional technology and there instimin matrixitia which has been approved by the State Beard of Education. The procedures applicable to the use of these funds to acquise testibooks are also applicable to the acquise instructional technology and there institutes the acquise testibooks are also applicable to the acquise instructional technology and there institutes the acquise testibooks are also applicable to the acquise instructional technology and the institute testibutes of the section.	Yes	Yes	Distribute funding to another entity	
356	Section 59-31-70	State	Statute	Partness of a tweb-oke, unexpansive them ratio photo tanknok hord. A stood denicit may parchaes actived tanknoke spower with the Board of Education for instructional user denixy from a patibian water contrast with the state based weet needed for instruction by the school denixic if the textbooks are not available inon the State Department of Education. In this overt, the denixic that be reministered from task pacifor based hording Department of Education, here hore, the denixic that be reministered from task pacifor based hording Department of Education when these textbook funds a become available, in accontance with any agreement between the school denixit and the department.	Yes	Yes	Distribute funding to another entity	
357	Section 59-31-75	State	Statute	Textbooks required for course to begin. A public school may not begin a course if state approved textbooks or other course material is not available on the first day of class or if the delivery date is after the first two weeks of	No			
358	Section 59-31-210	State	Statute	classes unless the board of trustees determines that the class should be offered. Board required to provide textbooks on rental basis. The State Board of Education shall provide all the textbooks	Yes	Yes	Other service or product our	Provide textbooks on a rental basis
	Section 59-31-220	State	Statute	for use in the public schools of the States on a rentile system whereby the public in the public schools willpup and must must be an an another than the school school of schools on the schools school school is spaceful accurately be States Beard of School Sch	Yes	Yes	agency must/may provide	Furnish library books
359	Section 59-31-220 Section 59-31-230	State	Statute	public school districts or counties of this State upon he same terms and conditions that textbooks are now furnished under he terms of the and its. But when any school district or county shall public Stand of Education the purchase price, plus interest, for such library books, such books shall become the property of such school district or county. Furnishing audio water adjugment. The State Department of Education shall provide audio visual equipment,	Yes	Yes Yes	Other service or product our agency must/may provide Other service or product our	Furnish library books
361	Section 59-31-240	State	Statute	Including times and motion picture projectors, for the use in the free public schools of the State on either the State transfain or the Brang purchase pian. Pagelar genones purchase are rest books. No pupel in the public schools of the State shall be required to pay any argument on the tot are of the books than autointated by Section S3 of 100 rors to by ounghot or commersion acquire any schools. But any pupel may purchase, if the to desters, the books to be used by him, in which event on trainile we take obseques to school. The State Board of Saccians that make proper arrangements for the take of trainbooks to threas pupels who dessire to purchase them, and such testbooks shall be sold at out plus actual	Yes	Yes	agency must/may provide Other service or product our agency must/may provide	Allow rental or purchase of textbooks
362	Section 59-31-250	State	Statute	State institutions of higher learning authorized to establish textbook nertial systems. Any State institution of higher learning may, in the decretion of learning traustees or other governing book, set up a textbook retrail system in the same marmer as its provided in Section 513 212 for school decisions and may choose or particules its some textbook. All trust received by such institutions from retrail of books belonging to such restitutions shall be retrained by team regardents.	No	No		

363	Section 59-31-280	State	Statute	School detects and counties authorized to estabilish render of the textbook system. Monthing contained in the actical bala allonging in power to set to end to render the textbook system. The text is the school and text is the	No	No		
364	Section 59-31-279	State	Statute	Abandoment of output of discit entration from tendeds spatian. Upon the resolution of the curry bigitation designation and concept on schedul diskt may also also also also also also also also	Yes	Yes	Other service or product our agency must/may provide	Determination of textbook value
365	Section 59-31-280	State	Statute	Extransport entertaints come under system. Nationalization gets any school division to routy many texts constraints the primary according under Social 50 ± 14.0 to the come wide the provisions of the sunds, any such actional district or county many strates any such electional by tilling with the States Board of Education a without any such actional district and according to the States of the States States and the distribution text of the strate strate strate any such electional by tilling with the States Board of Education a without the county is notific creates and strates and according to the strates of the strates of the strates and election thereafter strates and according to the States and a lates are list of the spresentatives of states election thereafter strates by it and to create under the provision of the surface. Upon such statement knows election thereafter strates are made to the strates. Upon such statement knows election thereafter strates are made to the strates. Upon such statement knows election thereafter strates are made to the strates. Upon such statement knows election thereafter strates are made to the strates. Upon such statement knows election thereafter strates are made to the strates and the strates. Upon such statement knows election thereafter strates are made to the strates are strates. The strates are strates are strates are strates are strates and the strates are strates and the strates are strates. The strates are strates are strates are strates are strates are strates and the provision of the strates.	No	No		
366	Section 59-31-290	State	Statuto	Takes so regulations as to depositionic, detabulance and analysis books. The Sales Bayori of Education obtained adapt, establish and provides to child wata straightions as way be excessing to carry out the dispations of the article, which, when not in contrict with the terms and purposes of the article, adahtee the dispations and the labels with the source of the article of the source of the article, adahtee the dispation of the article, which we not an output to the terms and purposes of the article, adahtee the dispation and uses the source of the article of the source of the article of the source of the article of the source of the armetion of a displationing the books to the pack and provide to the reasonable use, can send adahy of the books of more an charge of there distribution and use. Such risks and registries that provide for purposes to the pack, there exception is neighborhouse for the book of distribution of any locks (to continey user not the complex).	Yes	Yes	Other service or product our agency mustimay provide	Promulgate rules and regulations
367	Section 59-31-300	State	Statute	Retention of books within districts. As far as may be practicable the State Board of Education shall provide for	Yes	Yes	Other service or product our	Retention of textbooks
930	Section 59-31-310	State	Statute	the retention of all necessary schoolbooks for use by the school districts within such districts. Counties required to provide depositories for books. The various counties, through their properly constituted	No	No	agency must/may provide	
				authorities, shall furnish a sufficient and proper place for depositing or storing books used in such counties.				
369	Section 59-31-320	State	Statute	Contracts with publichers for general dispositories. The State Board of Education may require all publichers of tabicities all with our tableck contracts than been made to maintain and tragency of deposition, is none only in the State be located at some subalita and convenient distuituing point, all which general depository each trade state be located at some subalita and convenient distuituing point, all which general depository each trade state to the distuitue of the state and the state of the state of the distuitue of the distuitue of the trade state and the distuitue of the may order bools from the general depository, and the books so ordered shall be furnished for cash at cost plue nuclei equires.	Yes	Yes	Other service or product our agency must/may provide	Textbook depositories
370	Section 59-31-330	State	Statute	Furrigation or disinfection of books. The State Beard of Education, in conjunction with the Department of Health and Environmental Control, shall adopt rules and regulations governing the furrigation or disposal of textbook from quarantimed homes and for the regular disinfection of all stetubooks used in the public schools of the State.	Yes	Yes	Other service or product our agency must/may provide	Promulgate rules and regulations
371	Section 59-31-340	State	Statute	School districts responsible for proper protection, use and care of books. The director shall hold each school district in the State responsible for the proper protection, use and care of a schoolbooks abled to each such district use the state of the school State is school and school State is and many and the school school and the school school return all schoolbooks ableded to such district to the piace or piace regarded by the discrool school school and the school school and the school school and tase respect, school school and tase respect, school school school school school school school school school school and tase respect, school school and tase school school and tase school school school school school school school school school school and tase school schoo	No	No		
372	Section 59-31-350	State	Statute	Rentals payable annually in advance. The rentals shall be paid by or for each pupil annually in advance upon the opening of school, before any pupil is allowed the use of the books.	No	No		
373	Section 59-31-360	State	Statute	Water of textbook nettal charges; use of school districts books. The State Board of Education shall waive textbook metal charges for grades inidergraften through textbook and the schools, to the end that board textbooks adjusted and approved by the board or use in the guide, tachook must be suggested by the school charge of the State without charge. Their books as provided and remain he to blae Board of Education. Each school datacet that ally aller all books owned by the first provide of the school.	Yes	Yes	Other service or product our agency must/may provide	Ability to waive rental charges for textbooks
374	Section 59-31-370	State	Statute	Collection and payment of rentals. The rentals provided hereunder shall be collected by the various school districts in the State, and each school district shall pay the amount thereof due for the use of books by the paylis in such district within this days from the due of the opening of the schools or the addission of new payles to the schools. No schoolbooks shall be delivered to any school child on a rental plan until the rentals have been fully paid.	No	No		
375	Section 59-31-380	State	Statuto	Tax le vije prejenter di losses, damages or ungal institui. Ujoja popor certification by the State Board of Education and convergine agentimeter di education, the outry autorismo efficiente and	No	No		
376	Section 59-31-390	State	Statute	Administrative expenses shall be paid out of rentals. All necessary expenses incurred in administering the terms of this article shall be paid from the rentals collected hereunder.	No	No		
377	Section 59-31-400	State	Statute	School and/relies that cooperate in advicturation of spaces. The courty supervised the and counts of the deschool in the source controls of the Slave and a counter soft the Slave and Counts of the Slave the Slave the Counts of the Slave	Yes	Yes	Other service or product our agency must/may provide	Promulgate rules and regulations
378	Section 59-31-410	State	Statute	Busines to indicate and explanable. The provisions of the antide shall not apply (a) to any school denic the based of husines of the file based based gas (a). This with the filmer the Evolution Commons an written statement, approach by the Sentar and al lasat cone half of the representatives from such county, to the effect and the d dot of etch or mutine the provision of the ratio receipt low your county the county based of education of which filed bafers August 1, 1935 with the filmer State Schoobook Commissions a written statement, approad by the Sensitiva and all sation that of the regresentatives from such county, to the effect that it did not elect to come under the provisions of this article.	No	No		
379	Section 59-31-610	State	Statute	Correction with publicities for metal to purchase of block. The Start Board of Education may registrate and execution contrast with the publicities of educations and interfactional metals and versifies of international metals and interfactional metals and versifies of metalscale scales, and the scale of the Start Account of Education to metals repetited contracts are interfaced international scales, with discretion in the State Board of Education to metals versific contracts or purchase contracts as any test to be publicities of the State. Account can with a publicities of these years, built main to be contracted as payment to be publicities for scale and publicities of the boards of the scale and the scale of the scale and the scale of the sca	Yes	Yes	Other service or product our agency must/may provide	Ability to negotiate and eedude contracts for textbooks
380	Section 59-31-520	State	Statute	Continuous of contract with publicities. At the explosion of any contract bishers the State and the publisher of any studeock, the State Board of Eactions, one satisfactory spacement brains phate the studeoch and the contract for any sub-text biological studeoch and the studeoch areas, for an isolative and the studeoch areas of the studeoch areas in indefinite period which may be terminated either by the State Board of Eactions of the bisher on ninety days reside. The Board may externate down the State Board of Eactions of the phatement on ninety days reside. The Board may external contracts at different prices from those of the original contracts.	Yes	Yes	Other service or product our agency must/may provide	Ability to negotiate and eedute contracts for textbooks
381	Section 59-31-530	State	Statute	Duration of original contracts. Original contracts made with publishers of all textbooks and providers of instructional materials shall run for not less than one year nor more than six years.	No	No		
382	Section 59-31-540	State	Statute	Notificated particular clause in contrast. All contrasts that provide that if any person who in marken adopted butchicks to the Selar but and the base more butchicks or cause them the based for a point person, take or state based for a prote lines. Shari that which the State has contrasted to pay for such testhoods, them such base price additional contrast and the selar base of the selar base of the selar based of the selar based for ablate is considered and of the the investigating such prices. The Selar Based of Education that make the necessary investigations as to the prices of such testbooks so sold to other person, states or state based.	No	Yes		
383	Section 59-31-550	State	Statuto	Bet, other as to contract. The Bate Board of Education shall make all necessary rules and regulations performing to:	Yes	Ves	Other service or product our agency mustimay provide	Promulgate rules and regulations
384	Section 59-31-560	State	Statute	Approval of contracts and publishers' bonds by Attorney General. The Attorney General of the State shall approve all contracts to be entered into between the State and publishers and shall approve the bond to be filed by each contract publisher. Such cond shall be placed in the custody of the State Treasurer.	No	No		
385	Section 59-31-570	State	Statute	Change in terms of contracts. The State Board of Education may, in its discretion, postpone, alter, amend or	No	Yes	Other service or product our agency must/may provide	Ability to alter or amend contracts for
386	Section 59-31-580	State	Statute	modify the terms of State adoption of textbook contracts. Attorney General shall enforce article. The Attorney General shall institute and prosecute suits against all violators of the provisions of this article and all contracts entered into in violation of the terms of this article shall	No	No	agency must/may provide	textbooks
387	Section 59-31-590	State	Statute	valuates of the provisions or the almost and a contracts denotes into almost not be extended for the series of the almost almost and and not almost School personnel into persimiliar to access as agents for publishers. It shall be unliabled for any subsch of almost access and almost and almost almost almost almost almost almost and almost almost admost almost almost almost almost almost almost almost almost almost enterested in the introduction of any schoolbook inte any school in the State. Any person visibility any of the public almost almost and almost almost almost almost almost almost almost almost almost almost almos	No	No		
				increases in active and to grang the artisometricity, and, open its measure interface, along the adapted of article is than one in hundred dollars or imprisonment in the county juil for a period of not less than their days, or both, at the discretion of the circuit judge.				

388	Section 59-31-600	State	Statute	Simulation for national subgelows, "When the State Recard of Education determines the state setting of or instancional metalinal adaption in respective fields, the board hald direct exampling and range commentes to assess evaluation and range committee may be any barrenging the state of the state of the state of the evaluation and range committee may have up to beamy five parcent by membership. A happing of these agoing the committee marks that the mack scanses that the state of the state of the state mandatase of the state of the mandatase of the state of the mandatase of the state of the state of the state of the first of the state of the state of the state of the state State of the state of the state of the state of the state of the first of the state of the	No	Yes	Other service or product our agency mustimay provide	Adoption of textbooks
389	Section 59-31-610	State	Statute	Public review and hearings. The State Superintendent of Education shall make arrangements for a thirdy day public review of materials recommended by the instructional materials involve panels prior to baing those recommendations to be State Board of Educations. The public review manute googgament of destinatal and state Board and an and the state of the state of the state of the encoding of the state of the state of the state of the state of the state of the state of the state of the state of the the state board shall hold a public hearing before adapting any textbook or instructional material for use in the stateboard of the State.	Yes	Yes	Other service or product our agency must/may provide	Provie a thirty day public review of instructional materials
390	Section 59-32-5	State	A	Short title. This may be cited as the "Comprehensive Health Education Act".				
390	Section 59-32-10	State	Statute	Definitions. As used in this chapter:	No	Yes		
				(1) "Competensive health existing" means health existing in a school sating plane of main japaned and camind out the proposed mensions, environg the taskin, bears instead ada, and existina health and the proposed mensions, environg the taskin, bears instead ada, and existina health and the proposed mensions, environg the taskin, bears instead ada, and existina health and the proposed mensions, and desate prevention. It includes age appropriate, sequential instructions health effers age and the proposed mension head propriate propriates and and the proposed mensions. It is an advected to the propriate dimension in head propriate propriates and and the propriate dimension. It is an advected to the propriate dimension in head propriates of the propriate dimension in head propriates. The advected the propriate dimension is head propriates or propriate and the propriate dimension in head propriates and the propriate dimension. It is an advected to the propriate dimension in head propriates and the propriate dimension is the propriate dimension in head propriates and the propriate dimension in head propriates and the propriate dimension. It is an advected the propriate dimension in head propriates and the propriate dimension in head propriates and the propriate dimension in head propriates and the propriate dimension. It is an advected the propriate dimension in the propriate dimension in the propriate dimension in the propriate dimension. It is an advected the propriate dimension in the propriate dimensis dime				
392	Section 59-32-20	State	Statute	Selection adaption of instruction units by valits board requirat. (A) Before August 1, 1988, the board through the disparations, that also of a ovelage an instruction unit with sequent components addressing the subjects of reproductive beath obscation, family its education, pregnamo provertion declaration, and sexually transmited adaption and an adaption of instruction unit was adapted to board chord district. The board, through the adaption and an adaption of instruction and an adaption board board district. The board, through the department, adaption and an adaption of instruction and an adaption board board provide prices of the second provides (B) in addition to the provision of subscatcion (L) Adores Segnitient 2, 105, the board, through the department, that sector of orivelop instructional rules adaption adaption adaption adaption and provides in the requirement with appropriate for evand particular in sexual abase and assauti ameriess and proversion, with separated units appropriate for evand a board board of the disparatment (b) Adores Segnitient 2, 105, the board, through the disparatment part and adaption of subscatcion (L) Adores Segnitient 2, 105, the board, through the disparatment part and the adaption of the disparatment part of the disparatment part of the disparatment part of the disparatment and adaption of the disparatment part of the disparat	Yes	Yes	Other service or product our agency must/may provide	Guidelines for Comprehensive Health Education program
		-						
393	Section 69-32-30	State	Statuto	Local school banks to implement comprehensive health adscalato program, guideline and restrictions. (A) Provant to guideline objects program of a school bank collocation objects and implement the foldering program of (1) Begring with the 1988 BB school year, for grades indeparture through the, inclusion in comprehensive provide and development, natifician Health, percent leads the prevention and control of desases and decoders, grade that development, natifician Health, percent leads the prevention and control of desases and decoders. A decoder of the school year, for grades indeparture through the, inclusion in comprehensive the descention material school year, for grades in the prevention and control of desases and decoders. (2) Begring with the 1986 BB school year, for grades school year, for grades and decoders. (2) Begring with the 1986 BB school year, for grades school year, for grades and decoders. (3) Begring with the 1986 BB school year, for grades school ye	Yes	Ves	Other service or product our agency mustimay provide	Gudelnes for Comprehensive Health Education program
394	Sector 59-32-40	State	Stabite	(1) The South Cardina Educational Transistion Commission that leads with the dispatrational programs intractional programs and another bits in the dispatration. Films and dispatrational programs and another bits in the dispatration. Films and dispatrational programs and the dispatrational programs and the dispatrational dispatrational programs and the dispatrational dispatratis di	Yes	Yes	Other service or product our agency mustimay provide	Provide professional development
				and institutions or higher learning.				
395	Section 59-32-50	State	Statute	Nation to puesters, right to bee child exempted from comprehensive heads headsoft or program classes. Provand to policies and palability and additional palability of the program balance and the nonliving parents of automs in the intervent grades of the content of the intervictional materials concerning and example. The production has a provide the automatic additional particles and the program control of the and example and the automatic additional particles and the program control of the additional particles and the program balance and the program control of the additional particles and and example additional particles and the program balance additional additional particles and additional particles and the particles and program control of the leads a segment that child particles additional particles and particles and particles and particles and particles and program control particles and the source and particles and particles and the particles of particles and statistication or all of the units on reproductive health. Tamily like, and programs provident where the statistic from the particles and on the program control on the leads as a particles of the additional particles and the additional particles and the additional particles and the additional particles and statistications or all of the units on reproductive health. Tamily like, and programs provident where the descriptions.	No			
396	Section 59-32-60	State	Statute	Department to ensure compliance; annual district report. The department shall assure district compliance with this chapter. Each local school board shall consider the programs addressed in this chapter in developing its annual	Yes	Yes	Other service or product our agency must/may provide	Assure district compliance
397	Section 59-32-70	State	Statute	Applicability to private schools. The provisions of this chapter do not apply to private schools.	M-	Al-	,,	
397	Section 59-32-70 Section 59-32-80	State	Statute	Applicability to private schools. The provisions of this chapter do not apply to private schools. Penalty for teacher's violation of or refusal to comply with chapter. Any teacher violating the provisions of this chapter or who refuses to comply with the curriculum prescribed by the school bact as provided by this chapter is	No	No		
				subject to dismissal.				
399	Section 59-32-90	State	Statute	Restrictions on use of films, pictures or diagrams. Films, pictures, or diagrams in any comprehensive health education program in public schools must be designed solely for the purpose of explaining bodily functions or the human reproduction process and may not include actual or simulated portrayals of sexual activities or sexual intercourse.	No	No		
400	Section 59-33-10	State	Statute	Legislation feedings: declaration of payses. The Gareara Assambly finds that it is necessary and proper to provide an approprise declaration of all subscripted risities and copies and the payses of the series of copies and provide an appropriate declaration of all subscriptions of the series of	No	No		
401	Section 59-33-20	State	Statute	Definitions: As used in this chapter: (iii) Ylandcagoed charter's adminiant bases and odvisite from the normal either psychologically or physiologically is such an eather that repochi albaces, special affective, or special encodes are needed for these that additional and the such as the subsection of the management of the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as the such as management as the such as the management as the such as the such as the such as the such as the such as the such as the such as	No	No		
402	Section 59-33-30	State	Statute	Enablishment by bear blood of Encounce of program of specialized setucation for howelsageed hole on rules an engliablices. The State blood of Encounce of the stateblish a regramment of the stateblish and provide the procedure survival model to the stateblish and provide the provide the stateblish and provide the stateblish and provide the stateblish and provide the provide the stateblish and provide the provide the stateblish and provide the stateblish and provide the stateblish and provide the stateblish and provide the provide the stateblish and provide the stateblis	Yes	Yes	Other service or product our agency mustimay provide	Establish program
403	Section 59-33-40	State	Stabite	Survey and educational plane of obtain distribute, annual report. Each advard distribute of the constraintion with other school distribute and constraints anyout of the school distribution report of a financia within the juricular school distribute and constraints and the school distribution and with the advance and the school distribute and constraints and the school distribute the distribute constraints and the school distribute State Department of Education. They plan that planes the presented to the Department for approval within one year all the Fishware (Fishware) (State Department for approval within one year all the school distribute the plane table be presented to the Department for approval within one year all the school distribute table school distribute table school distribute table school distribute witch the plan table been regionerated and to report additional planming.	Yes	Yes	Other service or product our agency must/may provide	Assist in development of educational plan

404	Section 59-33-60	State	Statute	Establishment and operation of programs by school districts: combrains between districts, special managements includes have beginned by the school districts of each school school in districts. Special management districts and the school districts and the school districts and school markets and subject records of the districts of the school districts and school districts. When a school districts consol statily manifester numbers, the district markets with the districts and school systems or public or the school districts. The school districts with the districts with the School school systems or public or manifester numbers, the district markets with other districts with the School school systems or public or the school school districts and the school districts with the School school systems or public or the school school districts and the school districts and the school school school facility. The school school districts and the school districts and the school school school facility and the school school district and the school districts and the school school school facility. The school school districts and the school districts and the school school districts and the school districts and school methods and the school districts and the school school districts and the school school school district and the school district and the school districts and the school districts and markets and proteomediate cohe district and the school districts and the school districts and the school school district and the school district and the school district and the school district and the school school district and the school district and the school district and the school district and the school district and the school district and the school district and the school district and and the school district and the school district and the school district and the school district and and the school district and and the school district and the school district and and the school distress and the school district and and th	Yes	. Yes	Other service or product our agency must may provide	Approval to distincts
405	Section 59-33-60	State	Statute	Cooperation with other agencies; acceptance of donations. District and State educational agencies are required to cooperate with other agencies; within the State, both public and private, interested in working toward the education, training and alwavison of the handcape of handcapped children, and all such agencies are authorized to accept gifts or donations from such private agencies.	No	No		
406	Section 59-33-70	State	Statute	Finding chapter is supplementary. The General Assembly shall appropriate Index to implement the provisions of this chapter with initial function of particing task group of cognizing task group that the fical syster 179 Tar. Costs for all programs for hand/cagped driften shall be shared with the school districts on the same basis that detaction costs are currently provided for such chartest anding the public chartes. The provisions of this chapter are supplementary to all existing programs for the education of hand/cagped chiftren.	No	Yes		
407	Section 59-33-80	State	Statuto	Legislate doctambin of polys as to include and nonesotrativity organs. The General Assembly doctame that epidop logicly in 58 allies is polysic, when healths, the records, asstarters, coordination, and seport necessary to exable the handbageed paramotis means an excellence with the content of the forms and the protocol polysic in the content of the content of the content of the form and seport necessary to exable the handbageed paramotis means the encounter of the forms and the services and programs to be provided under the charger and form encounters of the accurated the services and programs to be provided under the charger and form encounters of the accurated of the services and programs to be provided under the charger and form encounters of the accurated of the increase of the means of the charger and form the charger and form the encounter of their forms and communities. After same time, the General Ascentity directs responsed against the charger of the processing direct or doct responsed against the content of the processing direct or doct responsed against the charger of the processing direct or doct responsed against the content of the processing direct or doct responsed against the content of the processing direct or doct responsed against the content of the processing direct or doct responsed against the content of the processing direct or doct responsed against the content of the processing direct or doct responses of the mean content advectoring the resolution procession to the test of the content of the against advectoring the resolution procession to the test of the content of the spectra of the spectra of the content and content of the processing direct of processing direct or spectra of the spectra of the content of the content of the content direct of the spectra of the spectra of the spectra of the theory direct of the content of the content of the spectra of	No	No		
408	Section 59-33-00	State	Stahte	Stappore power of hearing officers, glicement of handcaged cliffet in harmeha program. Nonihitataroli and other provision of hearing officers and other stand of hearing cancel programs. Nonihitataroli Day apportent hearing officers application and other stand provided programs and have the power (1) No approx of the States hard paced on handcaged cliffet in a start state. (2) Application of the states hardcaged cliffet in a start state states and the cliffet application of the states hardcaged cliffet in a start state state (2) Application of the States hardcaged cliffet in a balance and packation and (2) Application of the states hardcaged cliffet in a balance and packations that are applications and the provisions of the lack cliffet and the states and the states and the provisions of the lack cliffet and the states and the provisions of the balance and the states and the provisions of the lack cliffet and the states and the provisions of the provisions of the lack cliffet and the states and the provisions of the provisions of placement means, when the balance distributed the states and the provisions of placement means, when the balance distributed the states and the state provision of placement means are the provisions of the the states and the state and the provisions of the states and the states and the state and the provisions of the states and the states of the states and the states and the states of the states and the states and the states of the states and the states and the states and the states and the states of the states and the states and the states and the states and the state	No	Yes		
409	Section 59-33-100	State	Statute	Special extension for emotionally hand-capped papels. In addition to those services currently provided to "emotionally hand-capped papels" as there pupels are defined in subsection (4) of Section 50 21 510. He State Department of Education shall contract with the Continuum of Came Policy Council to provide services approved by the State Beant of Education to enable "emotionally hand-capped pupels" to benefit from special education.	Yes	Yes	Other service or product our agency must/may provide	Contract with Continuum of Care Policy Council
410	Section 59-33-110	State	Statuto	Mediation sport of due process provision. The State Board of Exacition date Instabilish a mediation process as part of the frage process provision register due concreduces the Public Law H 4.1 car at parts and mediation will be used before any due process hearings required by Public Law H 4.1 car at parts mediative process and process processes. During discussion of the mediation process the processes. There due concerving state that the right of the parents of the school discrict due process is in to way compromised by agreening to mediation process models and the school discrict due process is in to way compromised by agreening to mediation multi be direkt process and the school discrict due a board by the advances of mediation. The mediation process multi be developed by July 1. (1994, and implemented during the 1994 65 school year.	Yes	Yes	Other service or product our agency must/may provide	Establish mediation process
411 412	Section 59-33-320	State State	<u>Statute</u> Statute	The charter may be clead as the "Add Buckets with Disabilities Educational Referant Consent Act" When a student two is eighte for special cleadon und the Polividade with Disabilities Education Act "DEL" 20 U.S.C. Section 1411, et seq., reaches age eighteen or is emancipated by a court of competent principation, all rights accorded to the students parent student the adrick transfer to the student acepts provide in Section 59 33-330 and 59 33-340. Noting in the article may to construct do day an add, student eligible to pspecial individualized declaration erosem.	No	No		
413	Section 59-33-330	State	Statute	An adult student who is eligible for special education, who has not been determined to be incapacitated pursuant to Article 5, Tilk 62, may delegate the inght to make educational decisions to another adult. An adult student may delegate educational rights by naming an agent through a duly executed power of attorney or by using a form that	No	Yes		
414	Section 59-33-340	Stute	Sunhe	The Glass Decentrem of Education and envices and envices. The Glass Decentrem of Education and envices the education of the education of program makes, thereas, or preferences, proceedings, education of the education and the education of program makes, thereas, or preferences proceedings is equivalent of the education and the education of program makes of the education of	No	Yes		
415	Section 59-33-350	State	Statute	(v) disclands, when the append to the provide the provide the provided and the provided the prov	No	No		
				agert or the educational representative shall participate based upon a determination of the student's preferences to the extent they can be determined. If the student's preferences cannot be determined, then the decisions must be based upon the student's better the student's preferences cannot be determined. Ben the decisions and the student's best interest as determined by the educational agent or educational representative. An educational agent or educational representative who in good faith makes a decision abused envirosis in not student to while or minimal lability because of the solutation of the decision.				
416	Section 59-33-360	State	Statute	As part of the student's transition plan, starting at age thirteen, local education agencies shall assist students eligible for special education with the transition to adulthood, including the need to make educational decisions.		Yes		
417	Section 59-33-370 Section 59-33-510	State	Statute	The South Carolina Department of Education shall promutgate regulations, policies, and guidelines to implement this article. As used in this section:	No	Yes		
				To determine sectors are adding train-totion? means reading willing, and spetting instruction that employs dired with the sector of progressing emptodeally to more efficient remains. Each trains also must be taxed or stops already struments, and progressing emptodeally to more efficient remains. Each trains also must be taxed or stops already and exponents of endorm-based reading instruction include strengths are stops. The sector of the secto				

419 420 421	Bection 59-33-520 Bection 59-33-530 Section 59-33-540	Stole Stole Stole Stole	Stahle Stahle Stahle	(A)(1) The Stars Department of Education shall establish and provide training and support for a subwelle MTSG framework that that must certain a common side based problem solving model, or guing subdate assessment, and provide training and the subset of the subset	No No No	Yes Yes Yes	
				(2) the type and amount of professional development specifically applicable to reading diffuluties including, but not indice displayers and the related displayers and the approximate baseling was fastly. (3) the number of students screened and the number who were identified as having reading diffuluties including, but not infinited, adjustman and were naying information, and the intervention and the intervention. A the intervention employed by the structure, and the student is the reading diffuluties including, but reading the structure is a having reading diffuluties including. In an intervention, and the intervention employed by the structure, and a structure and generated is a having reading diffuluties including but on their display. A structure is a having reading diffuluties including but on their display. A structure is a having reading diffuluties including but on their display. A structure is a structure and generate in but display and a structure is a structure and generated in the identified.			
422	Section 69-33-550	State	Sahe	(A) These is created at Learning Discussion Task Force for the purpose of socially and the department in mattery in anding social gradient by both the theory barries. The last Social is composed of the instrument is the social in the social and the department in mattery is a flast social is composed of the social social is the social instrument in the social is a characterized by the task force is the last force is composed of the social social is the socia	No	Yes	
423 424	Section 59-34-10 Section 59-34-20	State State	Statute Statute	secontempor multiple convided to the Stable Scientification of Education but Jul AT 2018. This items of the July 2018 the "This charged may be obtained the Bindward Darken Playland and Education AC. Distributions, The Association is charged in the Stable Science of the Science Science Playland Constructions reviews and white (ii) has a vanisation July 2020 of loss in the Highligh for special educations reviews and white (iii) has a vanisation July 2020 of loss in the United Playland Darken Science Sc	No	No No	
425	Sector 59-34-30	State	Statute	Extellement to individual declaration program, assessment instruction in balls. Each highly blird durket marks to identified and different and individual declaration program (EP) in consolition with a given of teng parket. While balls in ort regulard, it is presumed that the need for trailler moding and writing are valuable balls to the standard and the standard park ball consolition in a file declaration and in the ballmips and direct No. thild will be legally blird may be denied the opportunity to resceive instructions in balls making and writing to be child will be a legally blird may be denied the opportunity to resceive instructions in balls making and writing on the child will be a legally blird may be denied the opportunity to resceive instructions in balls making and writing on the child will be a legal by blird may be denied the opportunity to resceive instructions in balls making and writing the child will be a legal by blird may be denied the opportunity of the standard to the sta	No	Yes	
426	Section 59-34-40	State	Statuto	Sufficiency of Instruction regards principan of individuality ad social congram. Instruction in balan eading and wring must be allowed to a node social students to communicate effectively and efficiency level of protocols and program must specify to add to the communication of 9.4 30. (2) how the comparison must specify the students of the students of the students and students and students are presented on the students of the students of the protocol students and students are presented in the students of the students (2) how the comparison in the students are presented in the students of the students (3) how the comparison in the students are being how and students of the students (3) how the comparison in the students are being how and students of each instructional seasons: (3) how the comparison in the students and the frequency and dualities of each instructional and the department assessment measures to be used, and (4) whether the students of the solutions can be foregramment with be able train. Students or use is not neglined for the student the students of the solutions can be able the the balances of brails instruction or use will not impart the students's ability to read and write effectively.	No	No	
427	Section 59-35-10	State	Statuto	Knotegrapmic classes shall be provided. The board of tuskes of each school district shall establish and provide lividergarters for children within its jamadicion. All children in the file year old lividergarters programments for accurate of the average daily remateringly all off the file year of a lividergarter programment to distributer frequency for the file off the file grant off the file year of a lividergarter programment to distributer file year off the file year of the file year off the file year of the file year of the file year off the file year of the file year off the file year off the file year off the file year off the file year of the file	No	Yes	
428	Saction 69-36-10	State	Statuto	Detrimines. As used in this chapter: (1) "Prescold addating program" many the special education and related services provided in accordance with Public Lang 4142, as anomologi. (1) "Prescold addating program" many children gap them, four and fine house davelopmental programs in the public Lang 4142, as anomologi. (1) "State addating program" children gap them, four and fine house davelopmental programs in display to the service hard program of special discustion in regime to children and the year add children is display to the service program. This includes to usy rank of the lang manual of house the mark gap and the indicabilities previous display the service hard the service previous display. The service hard the services and the service of the service hard the services of the service hard the services of the	No	No	

N       No. N.A.       N<									
Image: Source in the second	429	Section 19-36-20		calluto	disagramment. The State Board of Education and the State Department of Education are responsible for appartments of the Forein Induktion Microbiolities Education Area is carried on Arom et al. approximation of the Responsibilities under Microbiolities Education Area is carried on Arom et al. Arganisment of the Responsibilities under Microbiolities Education Area is carried on Arom et al. Arganisment of the Responsibilities under Microbiolities Education Area is approximate of Marea Responsibilities and the Araa is approximate of Marea Responsibilities and the Araa is approximate of Marea Responsibilities and the Marea Responsibilities and the Microbiolities and the Microbiolities and the Microbiolities and the Microbiolities of Marea Responsibilities of Marea Responsibilities of Marea Responsibilities and the Microbiolities of Marea Responsibilities of Marea Responsibilities and the Microbiolities of Marea Responsibilities and the Microbiolities of Marea Responsibilities and the Microbiolities of Marea Responsibilities and Microbiolities of Marea Responsibilities and Microbiolities of Marea Responsibilities and Microbiolities of Marea Responsibilities of Marea Responsibilities of Marea Responsibilities and Microbiolities of Marea Responsibilities of Marea Responsibilities and Microbiolities of Marea Responsibilities and Microbiolities of Marea Responsibilities of Marea Responsibilities and Microbiolities of Marea Responsibilities and Microbiolities and Marea Responsibilities and Microbiolities and Microbiolities and Marea Responsibilities and Microbiolities an	1965	145	Other service or product our agency mustimay provide	Esablis a comprehensive system of special econyments of the special ec
Image:	430	Section 59-36-30	State	Statute	(1) a comprehensive method of identifying children with disabilities; (3) a public averages program focusing on identification of preschod children with disabilities; (3) a coordinated system of personnel development for froze who serve preschod children with disabilities; (4) formal interagency agreements with chick constraints of providing special education and related services; (b) estability providents for the transition of children service r) and under Tiel 44. Checker 7: and (1) estability providents for the transition of children service r) and (1)	No	Yes		
Image: Imamage: Imamage: Imamage: Image: Imamage: Imamage: Imamage: Imamage:	431	Section 59-36-40	State	Statute	statemic certification and restoration of personnel. The State Board of Education, with input from the state advices y council, all the statistical policies, statewides, and procedures necessary to ensure that a free and appropriate adducation is available in the text restrictive environment and that at amount transition from early intervention programs on that entry into persotophy organizations of the other with disadations. The Department board and estable holes and placement procedures for students with disabilities with participate in the programs estable/hourd under this charger and that disatemics certification requirements for students and disatemics programs.	Yes	Yes		
Image: Constraint of the standard sector stan	432	Section 69-36-50	Stole	Stahle	Individual decadion programs, traininos. The baind of houtess of each techod decadion programs provide a pre- sequences and the concenters of which the tech houtess of each techod decadion of the techod as the agreement with other defacts or agreement, subtili configuration of the second decadion programming or devalues and technologies and agreement with other defacts or agreement, subtili configuration of the second decadion programming or devalues and the agreement with other defacts or agreement with the material agreement with the agreement with other defacts or agreement with the second decadion programming or devalues and the agreement with other defacts or agreement with the second decadion programming or technical and the arrange harangentation for all different enrolled in preschool programming for children with the decadion of the second decadion and the decadion agreement with the second decadion program. The children with the decadion of the second decadion of the decadion of the second decadion of the decadion of the technical procession decadion decadion program. The children within the second or the the the the technical constraints of the decadion of the programming of the technical decadion to program and the decade decadion of the second or the the technical constraints and the decadion decade and the second decadion of the decade decade decadion of the second or the the technical constraints and the decade decade decade decade to the decade of the second decade decade to the decade decade decade decade decade to the decade decade decade decade decade to the decade decade decade decade decade decade to the decade decade decade decade decade decade to the decade decade decade decade decade decade decade to the decade decade dec	No	Ves		
OK       Des 103.0       Pers       Normal processing interprocessing interprocesina	433	Section 59-36-60	State	Statute	limit the responsibility of state agencies currently providing services to preschool children with disabilities or their families. Funds provided under this statute shall not be used to supplant services previously provided by other	No			
Image: Control in the second secon					Arrual respit by advices cauch semanticing services for preschoolers, reports by other agencies. (A) With the sestimation of all provided by the bigentime of discustion, the table advices cauch all advices an analyby by Education for each years region to the thirtingency. Constraining Guardia of LL B 687, the Justi Lightimus Education for each years region to the thirtingency. Constraining Guardia and LL B 687, the Justi Lightimus prechool of labora at historia Education of the thirtingency and the laboration prechool of labora at historia Education and Public Visios Constraining, previous provided for prechool of labora at historia Education and Public Visios Constraining, previous provided for advices and related services and on its hold that activities. The region of labora and regional persisting to its implementation of the program. (J) all and originary public persisting of the regional to the black build be approximated for the program. (J) all monoid remonstrained to its interface dissipation in persistical program. (J) allowand regional by the table approximation of the program. (J) allowand regional by the table approximation of the program. (J) allowand regional by the table approximation of the program. (J) allowand regional by the table approximation of the program. (J) allowand regional by the table approximation of the program. (J) allowand regional by the table approximation of the program. (J) allowand regional by the table approximation of the program by calculate and the abalation and the laboration by the stable approximation and the program by the stable approximation of the program by the stable approximation the program by the stable approximation and the stable approximation at the stable and the abalation and the laboration and the laboration and the stable approximation and the stable and the abalation and the laboration and the laboration and the stable approximation and the stable and the stable approximation and the stable aprogram by the stable approximation and	Yes	Yes	provide; Board, Commission, or Committee on which someone	
					The Committee to Study Formula Funding the Educational Programs shall constant a study of the costs of the segment for prestands which main disabilities and Langeoristies, recommend weights to the Antudiach the Education for the study of the study of the study of the study of the study of the properso under the Education Finance ALT Funding for a distribution with disabilities will be provided for in the Glocarian Jacopstone ALT. The factor and study of the study of the disabilities will be provided for the Study Department ALT. Funding for a distribution study the disabilities will be provided for the Study Department ALT. The factor and Appropriations Act the amount of hunding meetscary to carry out the provisions of this chapter.	No	No		
4       Loss 100 10000000000000000000000000000000			State	Statute	children who are admitted thereto, the State Board of Education shall establish a grammar or high school or both for the inmates of such institution within school age.	Yes	Yes		Establish schools for inmates
Image: A problem in the problem in the problem intervent of contra structure for state of problem intervent of contra structure struct	437	Section 59-37-20	State	Statute	such school be established, the State Beard of Education shall place turder the direction and control of the board of school trustees of the school district in which the institution is laiding or buildings to be provided free of change by the elemensynary institution (such building or buildings to be provided free of change by the elemensynary institution (such building or buildings to be approved by the board of school trustees) in the same manner and subject to all the busy, rules and regulations govering the conduct and operation of other public to the school trustees of the school in a school in school in school to the school to the school trustees of the school to the s	No	No		
430       Sacton 59-39-10       Same       Bake       All Exploring the build of the build of the spontage of the source and measure that a definition of the build or the spontage of the source and measure that a definition of the build or the spontage of the source and measure that a definition of the build or the spontage of the source and the source and the source of the source and t	438	Section 59-38-10	Slate	Statute	school personner decisions, transfer of credits and gradiss; court appearances treated as encused adareses; testing appartment access to a school encodes; and all encodes and an adareses; testing and testing a	No	Ves		
Image: Constraint of the state of the st	439	Section 59-39-10	State	Statute	(B) Each school idities where the federal law may nermal an authorized recensentative of the Denantment of Exabilishment and maintenance of high schools. The board of trustess of any school district, acting singly or in cooperation with the boards of trustees of adjoining school district, array establish and maintain a high school, with the privileges herein granted, provided, that such high school meets all the requirements of this article and the	No	Yes		
42     Section 59-39-40     Stable     Sta					regulations of the State Board of Electration. Board of Instates of the State Board of Electration of Instates and Instate and Instates and Instate	No	Yes		
442     Section 59-39-40     State     State     Contain of comparison boy driving estical dations. When, No     No       442     Section 59-39-40     State     State     District of values of under control and the section by applying school dations. When, No     No       443     Section 59-39-40     State     State     Section ratio of values of	441	aecoul 59-39-30	01210	oiatute	established prior to February 19, 1907 may claim the privileges of this article; provided, that it conforms to the requirements of this article and the regulations of the State Board of Education. But nothing in this article shall be construed to repeal any of the privileges granted special school districts in the special acts of the General	140			
and equal in area to the two or more school districts by action of whose boards of trustees it shall be created, but	442		State	Statute	Creation of cooporate body investigatesibilityment of high school dativities by adjoining school dativities. When, synaam is for under odd or dativities of an general sch any special for any sch making a parallel provide in or allow the subject matter of a general sch, a high school tables, these established by the Scatel of Instease of school the subject matter of a general sch, a high school tables, the school tables, and the school dativities when the school of transfer of the school dativities of the school dativities for encoding or in any other way parties of a school tables and the school and transfer advocation of the school dativities for encoding or in any other way parties and school tables and the school and advocation dativities for exclose the of the high school and any school and advocation dativities advocation at any other way parties the school and tables and the high school dativities and the school dativities of the high school and tables and the high school dativities more bearts of studees of school dativities.	No	Yee.		
	443		CABIE .	Galute	and equal in area to the two or more school districts by action of whose boards of trustees it shall be created, but		1 Not		

444	Section 59-39-60	State	Statute	Bearts of trackes of high school districts established by adjoining districts. The governing body of each such district shall be about frown as a high action barrol of matters, which shall be considered in the boards of trackes of two or more school districts shall have acted in establishing or evidencing an interface to establish high school parasets to or under color of authority of any special actor any and matters a special provision in or about the subject matter of a general act, in the manner provided in such act and in any other case in the manner provided in Section 39 320.	No	Yes		
445	Section 59-39-70	State	Statute	personal means of bigs school district established by adjoining districts; seal; clerk. The corporate name of each such higs school district shall be such as shall be adopted by resclution of the high school board of trustees. The high school board of trustees may likewise adopt a corporate seal and may elect from time to time one of their randwar as clerk to board of the during the term of offices as trustee or for a shorter period if the board shall so	No	No		
446	Section 59-39-80	State	Statute	Privileges and regulation of high school district established by adjoiring districts. All such districts shall have the privileges and benefits provided by this article and shall be subject to the regulations of the State Board of	Yes	Yes		
447	Section 59-39-90	State	Statute	Education as therein provided.  Diabte powers and rejulates of truetees of high echool districts astabilized by adiaping districts. Such high	No	Yes		
				school look of Instease shall have ald of her right, powers and privileges conferently have uson the trustese of common school districts and may manape, assess dispose of skild districts of common specification of the district gene such times and conductors as the based shall deam paper and, when addroxed by the based of trustese of manape, bases, disposed of a skild district conductor and the property of the district or discontine the operation of the high school shall be subject to the approval of the county based of education.				
445	Section 59-39-100	State	Statute	Issuance or unform tipkeme by according high tockol, and meganici. (A) Diplomas issuado is parkatels a of concretants high school within the Siste mail as unform in every response in adjunction, as to concretance in the school of according and an and and an adjunction is and to according and	No.	Yes Mo-	Other service or product our agency mustimey provide	Requirements for dipolines
445	300001 53-53-110	State	Same	Incommand program of study. Each rate to close of the school of the school school and sc	NO	NO		
450	Section 59-39-112	State	Statute	schooling. Elective condition released time classes in religiour instruction. (A) & school district board of fructions may award	No	Yes		
				high school students on more than two studius" Carrages units for the completion of interlated time classes in 10% on interlations and provide in school on 21% of 10%. The interlated time classes in religious nucleus to evaluate of new basis of pravel scalar criteria that are substantially the same criteria used to evaluate similar school on the basis of pravel scalar criteria that are substantially the same criteria used to evaluate similar provide the scalar of pravel scalar criteria that are substantially the same criteria used to evaluate similar provide the scalar criteria that in the scalar criteria that are substantially the same criteria used to evaluate similar provide that interlated time classes must be taken at an an occetable private school in classicable for the provide of decompletion and attribution. The scalar class in the scalar class in tellipsion and content of decompletion and attribution. The scalar class is neglitive school in classicable for the scalar class of the scalar classicable (11%) used in them any provide school in classicable (11%) used (11) relative of the course sylideas witch reflects the course regenerests and materials used. (21) methods the course sylideas witch reflects the course regenerests and materials used. (24) whether the course a substantial school class in the course of the course of the course of the course of the course sylideas witch reflects the course regenerests and materials used. (31) methods the course as that school class the course regenerests and materials used.				
451	Section 59-39-115	State	Statute	Issuance of digions to high school student who enlisted in military during WWB; documentation; posthumous; diplomas. (A) A South Carolinian who enlisted in any branch of the United States military while enrolled as a student in any high school of this State during the period December 8, 1941, through September 1, 1946, must be	No	Yes		
				suadi in right statuted or are soare daning ine princip developed to be an experimente in the second a high schedul dipons upper presentation of documentation of schedul errollment and a copy of an intervention dischedunge presentation of documentation of schedul errollment and a copy of an intervention dischedunge presentation of documentation of schedul errollment and a copy of an intervention of schedul errollment and a copy of an intervention of schedul errollment and a copy of an intervention of schedul errollment and a copy of an intervention of schedul errollment and a copy of an intervention of schedul errollment and a copy of an intervention of schedul errollment and a copy of an intervention of the undividual is family.				
452	Section 59-39-120	State	Statute	Data required to be submitted by high schools and institutions of higher learning concerning high school graduates. On or before May lins of each calendar year, every high school which issues a State high school digiona shal submit to the State Superintendent of Education in such form as he may prescribe the following data:	No	No		
				(1) The network of high school agriduates that extend the industrian class of an initialized of higher learning, and in or or or of all school agriduates that extend the industrian class of an initialized of higher learning. (2) A baseduates showing all occurses passed by such agries, and they high school and uses displaying obtained south all form and display initialized and the set of the school agries. Any high school within this file is file an agries of these ables report and loss the accessitations append on the file stress are accessible more than the set of the school and multiplay the append on the file stress are accessible more to accessitation.				
453	 Section 59-39-130	State	Statute	Tabulation of information by State Superintendent of Education. After such reports have been received, the State	Yes	Yes	Report our agency must/may	
				Superintendent of Education shall cause them to be tabulated so as to show the academic performance of graduates from the respective high school who entered institution of higher harming. When such tables have been prepared, they shall be included in the annual report of the Stabi Superintendent of Education as presented to the General Academic Stability and the requirements of Section 58 39 120.			provide	
454	Section 59-39-140	State	Statute	Regulations for inspection and classification of schools. The State Board of Education may prescribe all such regulations as may not be inconsistent with Chapters 35, 37, 39, 43, 45, 53 and 55 and with the School Code to provide for the inspection and classification of all elementary and secondary schools.	Yes	Yes	Other service or product our agency must/may provide	Promulgate rules and regulations
455	Section 59-39-150	State	Statute	High school shall not lose accreditation on basis of enrollment only. No high school in this State shall lose its accreditation on the basis of class or school enrollment only, and any high school which bot its accreditation status during the school year 1964 65, based solely upon class or school enrollment, is hereby restored to its former accreditation status.	No	No		
456	Beeton 59-39-140	State	Statute	Instructionals activities, regularised for participation, construing, participation in instructures and activities, advanted in gedan rein freque them mat activities an overall participation in instructures activities, advanted in gedan reiner force) them mat activities and activities activities advanted in gedan reiner force) them mat activities and activities activities advanted in gedan reiner force) them mat activities and activities activities advanted in the statest tables the in respect for graduations or in semicir paracellations of the instructure practications in the instructure practications and the instructure practications in the instructure practications and the instructure practication in generations and the instructure practications and the instructure practication in the instructure practication and and and and and and and and and an	Yes	Yes Ma	Other service or product our agency must may provide	Ablig to grant water of requirements
	Section 59-39-170	State	Statute	Board of Education, the secondary schools of this State shall emphasize teaching as a career opportunity.	No	No		
458	Section 59-39-200	State	Statute	Voter registration application forms to be made available to students. Each high school in this State shall make available to its students voter registration application forms. Pursuarit to Section 7 5 175, he forms must be provided to high school administrators upon their request to the appropriate county voter registration board or	No	No		
459	Section 59-39-310	State	Statute	providati or right School and instancials sport men requests to the appropriate county voter regenation locatio of which changed by the insighting and an electric. School district boards shall establish of write education and training programs. The governing board of any school district imminizing as executively school which includes any grades nine through teelve, inclusive, shall establish driver education and training programs for students in high school grades.	No	No		
460	Section 59 39 320	State	Statute	Rules and regulations of State Board of Education. The State Board of Education had promulgate nules and regulations for establishment by local school districts of approved driver education and training courses, and when duly promulgated shalt have hid force and effect of bur- Stach negations shall require that credit for completion of a driver education training course shall not be given unless the ocurse shall have included not less than thirry dascaroom have informed and there education, and there educations are shall not end to complete on a driver education training course shall not be given unless the ocurse shall have included not less than thirry dascaroom have information in the education, and there educations are shall not be educated and and the education and the e	Yes	Yes	Other service or product our agency must/may provide	Promulgate rules and regulations
461	Section 59 39 330	State	Statute	not less than six hours of actual behind the wheel driving. Supervision of course; instrumental standards, teacher qualifications, reimbursement procedure and other	No	No		
				requirements. The rules and regulations of the State Board of Education and training course shall be under the supervision of a qualified driver education teacher. Such rules and regulations shall include instrumental standards, teacher qualifications, reinformaster procedure, and other requirements which will further implement the purposes and intent of this article.				
462	Section 59 39 340	State	Statute	Payments to school districts. The State Board of Education shall allow to each school district operating a driver education training program an amount equal to hill yoldins per papel completing the standard prescribed course in the program in that school district danging the proceeding lices all year in acconduce with the regulations set borth by the State Board of Education for improving payls in drive education and training.	No	Yes		
463	 Section 59 40 10	State	Statute	Short title. This chapter may be cited as the "South Carolina Charter Schools Act of 1996".	No	No		
464	Section 59 40 20	State	Statute	Pupose. This chapter is exacted to: (1) improve taken's quarketing: (2) character beaming quarketing or publicity: (3) character beaming quarketing or publicity: (4) establish new form of accountability for shocks; (4) establish new form of accountability for shocks; (5) create wave profession and publicity for shocks; (5) create wave profession and establish for shocks; (6) grands and, Character and an establish for shocks; (6) grands and, Character and an establish for shocks; (7) grands and, Character and an establish for shocking refersion within the public school system, with the goal of closing schewerer gaps between law performing student groups and high performing student groups.	No	No		

465	Section 59 40 30 Section 59 40 40	State	Statute	here of General Assembly. (A) hand/scitogradient schools, it is the intert of the General Assembly to create a legitimate areans for partents, band/scitogradient schools, it is the intert of the General Assembly to create a legitimate areans for partents, band/scitogradient schools, and it is the intert of the General Assembly to a create a sequence band and an another and schools and an another and an another and an another and an another and an another the responsibility to an actively parsed and where classome taxobars are given the facility to involve and another and another and another and an another and another and another and another and another and another and another and another and another and another and another and another aspect the facility and cashed in the provision of this chapters and be interpreted bands to improvement, and examine excellence. Further, it is not be intered of the General Assembly to create a segregated actively splate but to contract to provide and the classification of its chapter and improvement, and examine excellence. Further, it is not be intered of the General Assembly to create a segregated actively splate but to contract to provide and the actively and another and another and another and and another and another and another another another and another and another another and another and accelence in South Casheka.	No	No		
				As used in the chapter: (a) strateget relation result is public, nonselptice, the found based, respective chapter based in the public of the				
467	Section 19 4 0 50	State	Sante	Examples opens and dates, admission to sharter school. All peops as shares providen it for school and the scho	No	Ves		
463	Section 19 40 56	State	Statute	Sponse proves, reterior of funds. (4) notice to prove the quarky of density inclusion should be adapted to the quark of density of the provide the quark of density of the provide the quark of density of the provide the quark of density of the quark of the quark of the quark of the quark of density of the quark of the quark of the quark of density of the quark of	No	No		
469		State	Santa	Charter application, treations for marking of charter school, charter committee, applications requirements. (A) A segrenced charter application constraints and a segmenter thisteem of the charter school and the segrence. Learning of the segments of the application are used as the treatment of the advections are address of the encodered and the segment of the constraint main include the proprovade encodiments provide and the segment of the segment of the constraint. A set of the proprised encodiment provides are address of the encodered provides and the sports. The Department of Education hald develop a constraint therefulls to encodered the sports. The Department of Education hald develop a constraint therefulls to encodered the sports. The Department of Education hald developes and the constraint involution of the summa of the constraint behavior than the sports of the (I) A charter constraint with include the sports. The Department of Education hald developes and (II) a charter constraint the sports and the sports of the sports of the constraint the sports of the sports of (II) a charter constraint being the sports of the constraint being the sports of the sports of (II) a charter constraint being the sports of the sport of the sport of the sports of the sport of the sports of the sport of the sports of the sport sports of the sport of the sports of the sport of the sport of the sports of the sport of	Yes	Yes	Other service or product our agarcy multimay provide	Produce contract template to be used by charter school and sponsor
470	Section 19 40 66	State	Sante	Online or compare instructor, regenerence, excellence in foldin Caudio Whatal School Program. (A) If the governing loop of a charter school targets as part of a compare management of one or compare instruction. (A) if is information shall be included in the application and the governing loop shall be required to: approxed by the other school shall be required as the school caudio of the school caudio of the school caudio charter school shall be required as the school caudio of the school caudio of the school caudio charter school school school the the program in a dyre do ghat caudio of the school caudio charter school school school school school caudio caudio of the school caudio charter school scho	Ne			

471	Section 59 40 70	Sue	Sahde	Application requirements: hearing append. (U1) (U1) An applicant that abort in a latter of them at alreast minuty days before submitting an application to the board (U1) (U1) An applicant that abort in a latter of them at alreast minuty days before submitting an application to the board (U1) An applicant that before the application to the board of husines or an comtrainion from which is a seeking production of the control of the application to the board of husines or an comtrainion from which is a seeking production of the control of the application of the paper of the application of the board of husines or production of the application to the load of husines or independent instantion of higher learning from production of the application to the load of husines or independent instantion of higher learning from Dependent of the application of the load and production of the application of the load of the application (U1) The application the load of the application of the load of the load of the application of the load of the load of the load of the application of the load of load of load of the load of the l	No	Yes No	
				chanter sofool who is included is any count to any come, or how sevel die indemnent (parmitted by les, may be chanter sofool who is included is any count to any come, or how sevel die indemnent (parmitted by les, may be died in must be declared used by the Government and the suscery fields any provided by les. (III) A member of the Sound Carcine Able: Chanter Scholl Datiest or of the governing board of the characterized presistent register of all of indemnent and the sound with the sound base of the sound and the sound and the presistent register of all of indemnent and the sound with the sound base to sound any test the officer, the Governor able indemnent may be terrored than the by the Governor of the Sound Carcine Able. Charter Scholl Datiest or of the governing band of the them scholl are non- tradication of the Sound Carcine States Datiest or of the governing band of the thet scholl are board and Carcine Able. Charter Scholl Datiest or of the governing band of the thet scholl are board and charter scholl are board and the charter of the sound of the thet scholl are board and charter and all device the immediate presence dation of the presence of the sound of the thet scholls to phone and the scholl or phold or an interface the immediate presence dation of the presence of the sound of the thet may be and the sound of the thet scholls to phone and. The Governor scholl device the immediate presence on the presence of the part of the sound of the thet leads to phone and the thet mediate presence during the presence of the sound of the phone and the thet immediate presence on the presence of the sound o			
473	Section 59 40 80	State	Statute	Conditional authorization of charter school. As pomore may conditionally authorize a charter school before the applicant has secured its space, equipment, facilities, and personnel if the applicant indicates such authority is necessary for it to meet the requirements of this chargher. Conditional authorization does role tyre is to a symplatible or other clarines based on feature, netwithstanding any promise, parkle, written, or otherwise, contained in the authorization or acceptance of it, whether preceding or lolivaing the conditional authorization.	NO	NO	
474	Section 59 40 90	State	Statute	Appeal to Administrative Law Court. A final decision of the school district or a public or independent institution of higher learning sporsor may be appealed by any party to the Administrative Law Court as provided in Sections 1 23 380(B) and 1 23 600(D).	No	No	
475	Section 59 40 100	State	Sahde	Concernent is sharen related in employee, concepting a proceeding the instance of the end of the second set of the process of the second set of the second set of the study and instructional staff employee, and the second set of the second set of the study and instructional staff employee is a set of the second set of the second set of the second set of the second sets of the second set of the second set of the second set of the second set of the second sets of the second set of the second second set of the second set of the second set of the second sets of the second set of the second set of the second sets of the second set of the second second second set of the second second set of the second set of the second set of the second second second set of the second sec	No	Yes	
471	Section 69 40 110	State	Sahin	Duration of durine: reserve, it encodings termination. (A) Artheret must be specified encoding to a particle of an include) space, however, the chatter only may be maken the conditions outlined in Association (C). The annual evaluation results must be used in making a dimensional for microarcellance of the specific of the specific of the specific of the specific of the specific of the specific of the specif	No .	Ves .	
577	Becliun 29 40 111	State	Statute	Instrum stored, anoinen toka de la provisa destrict. The conficience shalt size in an uncell, for the second (A) (For proposed of the Sequer. A) Annumer destricts described and the sequence matching of the second of the second of the second on the second of the second of the (A) (For proposed of the sequence a) annumer destricts described and the (I) and the second of the (I) and the second of the (I) described and the second of the second of the second of the second of the (I) described and the second of the second (I) have documented the second of the se	No .		
478	Section 59 40 115	State	Statute	LIP Chartes school necession an AEC designation after before nearline coercine shall be beit has anyicable state Termination of contract with sponsor. A charter school may terminate its contract with a sponsor before the ten year term of contract if all parties under contract with the charter school agrees to the discublicat. A stater school that terminates its contract with a sponsor detectly may seek application for the length of time remaining on its original contract from another sponsor.	No	No	
479	Section 59 40 120	State	Statute	sponon. Dissolution of charter school. Upon dissolution of a charter school, its assets may not inure to the benefit of any private person. Any assets ocklaned through restricted agreements with a donce through awards, grants, or gits must be returned to that entity. All other saves become property of the sponsor.	No	Yes	
480	Section 59 40 125	State	Statute	enting. A creat assets accore property of the appointor. Epighally for reterement company, and a scheduler schedule whose employees remain employees of the local scheduler scheduler, and and and and a scheduler Schedul Barter parsumant to Section 58 40 100(D), are eligible converted employees in the South Canden Alactic and K-South Datest parsumant to Section 584 40 100(D), are eligible converted employees in the South Canden Alactic and K-South Datest parsumant to Section 584 40 100(D), are eligible scheduler and the South Canden Alactic and K-South Datest parsumant to Section 584 40 100(D), are eligible technical according to the South Canden Alactic according to the South Canden Reterement Systems except as provided in Section 594 to 130.	No	No	

481	Section 59 40 130	State	Statute	Lane to be employed at charter school continuation of benefits, exception: (A)(1) is a mitplyce of tabular charter charter charter charter to be employed as a charter employer. The school district may request that the request for lanes on centration of lane to be employed. The school district may request that the request for lanes on centration of lanes to make by fit dis- duction of the school district may request that the request for lanes on centration of lanes to make by the advanced bit by statist bits of the seminal failability of the school district land participants in the local charter school district may request may be advanced at the school district land participants in the land advanced and the school district distribution of the school district land participants in the land the distribution of the school district the school district land participants in the land the distribution of the school district the school district land participants in the land the distribution of the school district the distribution of the charter school and the employee have make returns to employing and employee contributions to the distribution of the school district the school district land participants in the land charter distribution of the school district the distribution of the charter school and the employee have make required employee and employee contributions to the distribution of the school district the distribution of the charter school and the employee have make required employee and employee the distributions the school district and participants in the land contributions required by land the charter charter and land credits and the distribution distribution of the employee bit distribution distributions the school distribution distribution distributions the school distribution distribution distributions the school distribution distribution distribution distributions the distribution distribution distribution distributions the distribution distribution distribution distribution distribution	No	No		
482	Section 59 40 140	Slate	Stando	Funct: controls, reports, Funct: controls, reports, Funct: controls, reports, repo	No	Ves		
483	Section 59 40 146	State	Statute	between actuating structure of the account out of that the calibration for the contrast increasting that is before that the between astructure of the structure of the calibration of t	No	No		
484	Section 59 40 150	State	Statute	Dates of Department of Sciencition. (4) The Department of Sciencition ball discerning the intermitted in the public, directly and through sponsors, on how to form and openite a charter school and how to utilize the oliferings of a charter school. (8) It bast annually, the department shall provide an onegate a directory of a charter school, among all and/or the department shall provide on onegate a directory of a charter school, and/order direct rector) in mention of the decarter of the decarter of the department of the decarter of the decarter school in mention of the decarter of the (c) The department shall bear the cost of complying with this section.	Yes	Yes	Other service or product our agency must/may provide	Provide information to the public
485	Section 59 40 155	State	Statute	Constation registers for boost interests and adversations (A) titrue on again with a million and adversational registrated as members of a sharer exclused board of tradess that July 1, 2008, that is compared as accessibly an orientation program in the power, sides, and responsibilities of a board profile and tradess the side polytochemic procession, instructional programs, school filmans, achool au, etilics, and community relations. The orientation mat the oriendation and the sides all boards of the sides of the side of the side of the side of the complex association (and the side and the sides) and and the side of the side of the side of the complex association (and the side of the sid	Yes	Yes	Other service or product our agency must/may provide	Provide orientation
495	Section 59 40 160	State	Statute	Complation of evaluations, impact study, (1) The State Beard of Excasion half comple evaluations to include, but not be initial in, school report cards of their structure, increasing the structure of the state initial initializa initial initial initial initial	Yes	Yes	Other service or product our agency mustimay provide	Impact study
487	Section 69 40 170	State	Statute	Armai listing of bulkings usuble to chains school use. The Department of School hand make available, com requests, a list of vaccent and unused bulkings and vaccent and unused portions of bulkings that are owned by school districts in this Sible and that may be subles for the operation of a dustriangs that are owned by school districts in this Sible and that may be sublest and the school of the advance of the bulkings. Activity of the school of t	Yes	Ves	Report our agency mustimay provide	
488	Section 59 40 175	State	Statute	Facility reading bias program. The site is contact in the base survey the Charter School Facility Revealing Lann Program. This taxa program is comprised of bearal lucks datased by the states for charter rachot appropriate or trainedines to be fund by the status of provide value fund. Facility Approximating approximation Revealing Lann Program mark memory analable for the paperse of the program unit appropriate or trained to be fund by the status of provide value fund. The status program unit appropriate of an effect the paper of the status of the status of the status of the status of the status of the status of the status of the status of the status of the	No	No		
489	Section 5940 180	State	Statute	Regulators and guidetes: The Safe Societ Calcsions shall promitigate regulations and diversing guidelines necessary to implement the provisions of this chapter, including guardanctis to identifying experiment guardance with the chapter and an application process to include a minime for a stantistican applications fait and used for find decisions, including Administrative Law Court appeal, by December first of the year preceding the charter school's gening.	Yes	Yes	Other service or product our agency must/may provide	Promulgate rules and regulations
490	Section 59 40 190	State	Statute	Listilly of generation between the other shares and the start shares and the start is a start start of the start start start and the start start is start and the start is start and the start is s	No	No		
491			Statute	Effect of establishment of South Cardina PAEs Charter School Obtrict on pereingr and future applications. An application already on lise with the charter school advisory committee before the effective date of Section 30 40 220 is subject to the time line in effect at the time the application was field. An application field after the effective date of Section 59 40 220 is subject to the new time lines established pursuant to this chapter.	No	No		
492	Section 59 40 210	State	Statute	Comession of proves activate in denter school. Activation school and activate school. Activation school and activate school activates and activates to convert to a provide location. Final the another of the complex provide activates for the more reactivate comparison provides locations. Final the another of the complex provides activates for the more reactivate comparison in the location of the school activates and the school activates of the more reactivates and the school above the school activates and the school activates of the more reactivates and the location school above the school activates activates and the school activates of the school activates and the school above the school activates activates and the school activates activates and the school ac- bove activates and the school activates activates activates activates and the school activates	No	No		
493	Section 59 40 220	State	Statute	Sam Cashing Public Charter School Detect. (1) The Sauch Carlon Static Charter School Detect is created as a public body. The Sauch Carlon Rubic Charter School Detect must be concludent at local design and upper year is dying to resort statis and fault conclusion of the Sauch Carlon Rubic Charter School Detect many where a school has been and resort to Sauch Carlon Rubic Charter School Detect many where a school has been and resort to Sauch Carlon Rubic Charter School Detect many where a school has been and resort to Sauch Carlon Rubic Charter School Detect many where School Detect many and the Sauch Detection of the Sauch Carlon Rubic Charter School Detect many and the Sauch Carlon Rubic Charter School Detect Board d' Traitees must be housed in the Sauch Department of Education.	No	Yes		

				of recretations, educations, cubrar, associal and health opportunities through the maximum utilization of public Incluies. Members of the council all bla apportunities of a low year time mysclick that staggend must able the established so that after the first year no more than one fourth of the members will be appointed in a given year. A minority of the council contribute a quorus.				
514	Section 59 44 50	State	Statute	program molograni the sate of solari Latoria. Community declaration addisory council, representing recreation, health, cultural, social Anine methes state community declaration advisory council, representing recreation, health, cultural, social services, community services, declaration, busines industry, aged and minority groups, shall be appointed by the State Superintendent of Education, or the purpose of promoting furtherance of this chapter and the advancement of creations), declaration (Latural), scade and health oppontities by the chapter and the advancement	No	Yes		
513	Section 59 44 40	State	Statute	Duties of State Department of Education. The State Department of Education shall promote the implementation and operation of community education programs throughout the State of South Carolina.	Yes	Yes	Other service or product our agency must/may provide	Promote implementation
512	Section 59 44 30	State	Statute	"Community education" defined. For the purpose of this chapter "community education" is a process by which public facilities are utilized as community centers operated in conjunction with governmental agencies and community service organizations to provide dictactional, recreational, udural, accult, Isabit and other community envices for al persons in the community in accounters with the medic, interests, and conterner of that community.	No	No		
				the community, is made effective when it involves the people of that community in a process designed to littl there advantation needs, and a subscription of the second s				
511	Section 59 44 20	State	Statute	This chapter may be cited as the Community Education Act of 1976. Declaration of purpose. The General Assembly finds that in recognition of the fact that the school, as the prime educational institution of	No	No		
510	Section 59 44 10	State	Statute	from other sources.	No	Yes		
509	Section 59 43 30	State	Statute	Funding. The adult education program of any school district may be supported either in whole or in part by either Federal, State, county or school district funds or by any combination thereof and may be supplemented by funds provided	No			
				eligible candidas accordad y ray complete to excerte a high school equivalency departs. The two latteres approach pilo ASB and a contrast and a meto accordance and a provide ray (or for a high school equivalency can and must be valid and relative for the purpose for which these text taitmines are administented. The State Board half and can all action can be administed as approprint grant or administence. The State Board must be administence of the state of the school of				
508	Section 59 43 25	State	Statute	(D) The requirements of this section apply to alternate high school equivalency testing required in Section 59 43 25. High school equivalency dpploma test or test batteries. Before January 1, 2015, the State Beard of Education shall select one or more tests or test batteries that an	Yes	Yes	Other service or product our agency must/may provide	Establish diploma requirements
				(4) The Same Baser of Exacution may: secondly (EG). Another the secondly of the Same Same Same Same Same Same Same Sam			ently 9	
506	Section 59 43 10 Section 59 43 20	State	Statute	Any district baard of truttees may raite and allocate funds for adult education, utilize buildings, equipment and other school facilities of the district for sub-propers, and in the trutters, estabilish and maniation classes for adults in such subjects as the State Board of Education may determine. Adult education classes shall be subject to the rules and regulations of the State Board of Education.	Yes	Yes	Distribute funding to another	
505	Section 59 41 90 Section 59 43 10	State	Statute	Effect of headshy. If any portion of this chapter, or the application thereof to any person or circumstance is, for any reason, declared unconstitutions, such declaration shall not affect the validity of the remaining portions of this chapter or its application to other persons and circumstances. Powers of districtionard of husbes.	No	No		
504	Section 59 41 80	State	Statute	Penalties. Any person convicted of violating the provisions of this chapter shall be purished by imprisonment for a term not to exceed they are or by a fine not to exceed two thousand datas, or by both, in the discretion of the court	No	No		
		348	owilliti	Obtaining or expending scholarship lunds other than for fution unlawful. It shall be unlawful for any person to obtain, attempt to obtain, expend or attempt to expend, any scholarship funds provided by this chapter for any purpose other than in payment of, or reintbursement for, the tution cost of the holffor whom such scholarship has been awarded at the institution he or she is authorized to attend under his or her scholarship grant.	NU	nu		
503	Section 59.41.70	State	Statute	consistent with the terms of this chapter, for the neoning and processing of applications for schularthy gaths, the payment of gaths and the achietrication of the chapter generals and the might foncessare point is had a may among other things, provide to the payment of schularship gaths by the schular data. Such adds may, among other things, provide to the payment of schularship gaths by the schular data of the State to the payment of gath reliefs of schular as chapter general and schularship gaths and the payment of adds may and the schular schular based on the schular data and the payment of standards that all as me by any school in oddre to exister of the schular based based to reschue a schoolarship affect. For equivalence, the number of the schular based and the schular based based to affect. The equivalence of such school in conter to exister of the schular based base	No	Mn		
501	Section 59 41 50 Section 59 41 60	State	Statute Statute	Grant and supplement shall not exceed private school luition. The total of the annual scholarship grant provided for each child by this chapter shall not exceed the actual cost of utilized the private school attended by the child. State Read autorized and directed by promigate noise and regulations. The School Board of Sciancins hereby autorized and directed to promulate such nikes and regulations.	No Yes	No Yes	Other service or product our agency must/may provide	Promulgate rules and regulations
500	Section 59 41 40	State	Statute	School disticts table provides supplements to grants: levy of texes. It hand has a prevensel but the grant above preventies that the boals school distict in which the school child resides make a natible a grant of local (make to such school child and the text of the text often of each school distict effect school distict and the school distict and the preventies of the school distict and the school distict and the school distict and the preventies of the school distict and the school distict and the school distict and school distict and the school distict and the school distict school distict and the school distict and the school distict school distict and the school distict and the school distict is school distict the school distict the school distict and the school distict and the school distict and school distict and sch	Yes	Yes	Distribute funding to another entity	
499	Section 59 41 30	State	Statute	education as certified by the Governor. Grants payable from appropriations. The State scholarship grants provided for in Section 59 41 20 shall be payable from funds appropriated by the General Assembly for the payment thereof.	No	No		
498	Section 59 41 20	State	Statute	(c) "Privite school" shall mean a paiva or independent elementary or high school which is not operated or constraind by any phone, sector of welfgrave organization in mitations. Chickter elegislate for granes: encours. Segme to be turner and phonelations of this rhapter every school child is the State who has not yet finished or graduated from high school and who denrees to attitical a private school located within the State halt be eligible to attiticate or pair school and who denrees to attiticate a private school coated within the State halt be eligible for an entitled to review a State or phane.	No	No		
				The following words and phrases as used in this chapter shall, unless a different meaning is planity required by the contrast, twe the following meaning: (a) "School child" shall mean any secons between the ages of six and twenty whose dimulo is with his or ther pare utilishin Bill and will be of intervise against field to attern the place blocks of any school district in which the (b) "Second" shall mean the natural or adsplote parter or the guardishin bring begin cutacity of a bill exight and (c) "Anternot" shall mean the natural or chapter begin specification with the subschool of any school distributions of attendance of such offset as a school which qualifies such risk to secole a great under the terms of this chapter. (c) "Private school" the landsmark elementary of the school which is chapter as the school and is school and the school and is school and the school and is school and the				
497	Section 59 41 10	State	Statute	reason help to be unconstitutional or muldi, such holding half not affect for constitutionally or validity of the mainting portion of the function, the discrete strength helps divident plat H and the parameters of chapter, the discrete strength helps discrete strength helps divident plat H and the parameters of chapter, integracion of the last that any one or more sections, subsections, paragraphs, subparagraphs, subtractions, discase, phrases, or words thereof may be declared to be unconstitutional, imalia, or otherwise ineflective. Definitions.	No	No		
496	Section 59 40 240	State	Statute	Severability. If any section, subsection, paragraph, subparagraph, sentence, clause, phrase, or word of this chapter is for any	No	No		
495	Section 59 40 235	State	Statute	baards, committees, and commissions. (E) The South Caroline Public Charter School District Board of Trustees shall Geographical boundaries. The geographical boundaries from which a charter school sponsored by a public or independent institution of higher learning may accept students are the same as the boundaries of the Sate of South Carolina.	No	No		
				separated by the Governor, one by the Speaker of the House, and one by the President Pho Tempore of the Strates, that also we have one possing and the speaker by the Governor tail areas terms of the one years. A have been approximately the strates of the strates				
				(2) one appointed by the Speaker of the House of Representations; (3) one appointed by the House's the Television of the Server's, and the Constraint Server's and the Co				
494	Section 59 40 230	State	Statute	Board of trustees; membership: powers and duties. (A) The South Carolina Public Charter School District must be governed by a board of trustees consisting of not more than nine members: (1) two appointed by the Governor;	No	No		

515	1	Section 59.44.60	State	Statute	School districts authorized to coordinate community education programs. The board of trustees of each school district of the State is hereity authorized to, but not obligated to, coordinate a community education program in its district. Each participating board shall provide the general supervision of the	No	Yes		
516		Section 59 45 70	State	Statute	program. Home study schools. No type of home study school shall be established or permitted to operate in this State without first securing the	Yes	Yes	Other service or product our agency must/may provide	Approve home school study
					The type of these study actual of and actual means on the history of periods in a first data setting of a approval of the State Board of Education. Any encount via the provisions of these setting has been by a misdemean punctable by a fine of not less than one thousand dollars nor more than five thousand dollars, in the discretion of the court.			agency materialy provide	
517	:	Section 59 46 10	State	Statute	Short title. This chapter may be cited as the "Interstate Compact on Educational Opportunity for Military Children".	No	No		
518	1	Section 59 46 20	State	Statute	Ratification of compact after conditions met. (A) The Governor of this State may execute a compact, in substantially the form set out in Section 59 46 50. The General Assembly signifies in advance its accorval and ratification of the correact when the correact has been	No	No		
					enacted into law by any ten of the compact states, including South Carolina, and the consent of the United States Congress to the interstate compact has been obtained. (B) When the Growence has evenued the compact on behalf of this State, and caused a verified conv to be filed				
					with the Secretary of State, and when the compact has been ratified by ten or more of the compact states, including South Carolina, the compact shall become operative and effective as between this State and the states that have ratified the compact. The Governor shall take action as may be necessary to compite the exchange of the states are states that have ratified the compact states are states and the states and the states are states are states and the states are states are states and the states are st				
					official documents between this State and any other state ratifying the compact, and to otherwise carry out the provisions of this chapter. (C) Upon the compact becoming operative and effective between this State and other states ratifying the				
		Section 59 46 30	A .	A	compact, it is declared to be the policy of this State to perform and carry out the compact and to accomplish its purposes.			Board, commission, or	
519		Section 59 46 30	State	Statute	Compact Commissioner to be State Superintendent of Education. The State Superintendent of Education shall serve as the Compact Commissioner of the Interstate Compact on Educational Opportunity for Military Children on behalf of this State.	No	Yes	Board, commission, or committee on which someone from our agency mustimay serve	
520	:	Section 59 46 40	State	Statute	South Carolina Council on the Interstate Compact on Educational Opportunity for Millary Children; creation; membership; terms; expense reimbursement; submission of executive summary to Governor and General Assemb).	Yes	Yes	Other service or product our agency must/may provide	Appoint members to committee
					In accordance with the Interstate Compact on Educational Opportunity for Millary Children, there is created the South Carolina Council on the Interstate Compact on Educational Opportunity for Millary Children, referred to in this accion as "council".				
					<ul> <li>(A) The council consists of the following eleven members:</li> <li>(1) the Governor or his designer;</li> <li>(2) one member appointed by the Governor to represent military installations in the State;</li> <li>(3) woo members of the House of Representatives appointed by the Speaker of the House;</li> </ul>				
					(3) wor members of the Product or requestinatives appointed by the speaker of its mode, (4) wor members of the Senate appointed by the President Pro-Tempore of the Senate; (5) two members appointed by the State Superintendent of Education, to include a superintendent of a school district with a high concentration of military families and a member of a military families with we preferee in the				
					educational challenges that million challenge in the million challenge in the second of the second o				
					(B) Appointments must be made no later than September 1, 2010, at which time the chair shall call the first meeting. Elected members serve terms coterminous with their terms of office. Citizen members serve at the pleasure of the individual making the appointment. All members may be reappointed. Appointments to fill				
					vacancies, other than by expiration of a term, must be made for the unexpired terms. Vacancies must be filled in the same manner as the original appointments. (C) The council shall meet on the call of the chairman and, at a minimum, shall meet annually. A majority of members conclusions a success The council more models are more related to the biterstate Compary on				
					members constitutes a quorum. The council may consider any matters related to the Interstate Compact on Educational Opportunity for Milliany Chitken or the general activities and business of the organization and has the authority to represent the State in all actions of the compact. (10) The State Superintender of Education, in coordination with the council, shall appoint or designate a milliary				
					Tarrily education laison as provided by Article VIII of the Interstate Compact on Educational Opportunity for Military Children. If The council members serve without compensation. All members must be reimbursed for all reasonable and				
521		Section 59 46 50	State	Statute	nacessary expenses incurred in the performance of their dates. The costs of expenses of the legislative members incurred in the performance of their dates must be pair from appropriations to the representative body. The costs of expenses of noneicidabile citizen members incurred in the serformance of their dates must be pair interstate. Command: on Educational Decostruits for Milliary Childran.	No	No		
521	1		onditi	Containe	Interstate Compact on Educational Opportunity for Millary Children. The Interstate Compact on Educational Opportunity for Millary (Children is enacted into law and entered into with all other jurisdictions legally joining in the compact in the form substantially as follows: INTERSTATE COMPACT ON EDUCATIONAL OPPORTUNITY FOR MILITARY CHILDREN				
					ARTICLE I PURPOSE				
					It is the parpose of this compact to remove barriers to educational success imposed on children of military families because of frequent moves and deployment of their parents by: A Facilitarily be inney enrolment of children of military families and ensuing that they are not placed at a				
					disadvantage due to difficulty in the transfer of education records from the previous school districts or variations in entrancologies requirements. B. Facilitating the student placement process through which children of military families are not disadvantaged by variations in plantenance maniments, school income sometiment or assessment				
					variations in attendance negatements, scheduling, sequencing, grading, course content, or assessment. C. Facilitating the quaditication and eliphility for enrothenet, deucational programs, and participation in estracurricular academic, athletic, and social activities. D. Facilitating the on time graduation of children of milliary families.				
					E. Providing for the promulgation and enforcement of administrative rules implementing the provisions of this compact. F. Providing for the uniform collection and sharing of information between and among member states, schools,				
					and milliary families under this compact. G. Promoting condination between this compact and other compacts affecting milliary children. H. Promoting flexibility and cooperation between the educational system, parents, and the student in order to achieve educational success for the student.				
		SECTION 59 46 50	State	Statute	ARTICLE II DEFINITIONS	No	No		
					As used in this compact, unless the context clearly requires a different construction: A. "Active day' means: full time day status in the active uniformed service of the United Status, including members of the National Suard and Reserve on active day orders pursuant to U.S.C. Section 1209 and 1211. B. "Children of millary families" means: school aged children, enrolled in Kindergarten through Twelfth grade, in the household of an active day member.				
					b. Condent of integravitations integrave the second aged condent, encoded in integrave in accept reveal galax, in the household of an active day member. C. "Compact commissioner" means: the voting representative of each compacting state appointed pursuant to Article VIII of this compact.				
					D. Deployment' means: the period one month prior to the service members' departure from their home station on millary orders through its months after return to their home station. E. "Educational records' means: those efficial records, like, and data directly related to a student and maintained by the school or local education agency, including, but not limited to, records encompassing all the material kept in				
					the student's cumulative folder, such as general identifying data, records of attendance and of academic work completed, records of achievement and results of evaluative tests, health data, disciplinary status, test protocols,				
					and individualized education programs. F. Estracturcinear activities' means: a voluntary activity sponsored by the school or local education agency or an organization sanctioned by the local education agency. Estracturicular activities include, but are not limited to, preparation for and involvement in public performances, cortexist, athletic competitors, demonstrations, deplays,				
					preparation for and involvement in public performances, contests, athletic competitions, demonstrations, displays, and club activities. G. "Interstate Commission on Educational Opportunity for Millary Children" means: the commission that is created under Article IX of this compact, which is generally referred to as interstate Commission.				
					H. "Local education agency" means: a public authority legally constituted by the State as an administrative agency to provide control of and direction for Kindergarten through Twelfth grade public educational institutions. L. "Wember state" means: a state that has enacted this compact.				
					J. "Millary installation" means: a base, camp, post, station, yard, center, homeport facility for any site, or other activity under the jurisdiction of the Department of Defense, including any leased facility, which is located within any of the several states, the District of Columbia, the Commonwealth of Puerto Rico, the U.S. Virgin Islands,				
					Guan, American Samoa, the Northern Marianas Islands and any other U.S. Tentiony. Such term does not include any facility used primarily for civil works, rivers and harbors projects, or flood control projects. K. "Normember state" means: a state that has not enacted this compact. "Benetion easter" means: the state harbins for Michi of a million diminic is set hought or caused to be sent or				
		SECTION 59 46 50	State	Statute	ARTICLE III APPLICABILITY (A) Except as otherwise provided in Section (B), this compact shall apply to the children of:	No	No		
					(1) active duty members of the uniformed services as defined in this compact, including members of the National Guard and Reserve on active duty orders pursuant to U.S.C. Section 1209 and 1211; (2) members or veterans of the uniformed services who are severely invinced and medically discharged or retired				
					for a period of one year after medical discharge or referement; and (3) members of the uniformed services who die on active duty or as a result of injuries sustained on active duty for a period of one year after death. (8) The provisions of this interstate compact shall only apply to local education agencies as defined in this				
					compact. (C) The provisions of this compact shall not apply to the children of: (1) inactive members of the national guard and military reserves:				
					(2) members of the uniformed services now retired, except as provided in Section (A): (3) veterans of the uniformed services, except as provided in Section (A), and other S. Dept. of Defense personnel and other foderal agency civilian and contract employees not defined as active duty members of the				
		SECTION 59 46 50 Continued	State	Statute	uniformed services.	No	No		
					EDUCATIONAL RECORDS & ENROLLHENT A Undificial or hand carried deviation records in the event that official education records cannot be released to the parents for the purpose of transfer. As exustidian of the records in the sending state shall prepare and lumits to the serveral a complete set of undificial advantional records containing uniform information as determined				
					fumish to the parent a complete set of unofficial educational records containing uniform information as determined by the interstate. Cormitission. Upon receipt of the unofficial education records by a school in the recording state, the school shall enroll and appropriately place the student based on the information provided in the unofficial records pending validation by the official records, as quickly as possible.				
					B. Official education records/transcripts Simultaneous with the enrollment and conditional placement of the student, the school in the receiving state shall request the student's official education record from the school in the sending state. Upon receipt of this request, the school in the sending state will process and furnish the official				
					education records to the school in the receiving state within ten days or within such time as is reasonably determined under the rules promulgated by the Interstate Commission. C. Immunizations . Compacting states shall give thirty days from the date of enrollment or within such time as is				
					reasonably determined under the rules promulgated by the Interstate Commission, for students to obtain any immunizations required by the receiving state. For a series of immunizations, initial succinations must be obtained within thirty days or within such time as is reasonably determined under the rules promulgated by the Interstate Commission.				
					Commission. D. Kindergaten and First grade entrance age Students shall be allowed to continue their enrollment at grade level in the receiving state commercurate with their grade level (including Kindergatten) from a local education accervi in the sendina state at the time of transition, receardies of a dave. A student that has astisfactority comdeted				
					agreevy in the sending states at the time of transition, regardless of age. A student that has statisticationly completed the prerequisite grade level in the local education agency in the sending state shall be eligible for enrolment in the next highest grade level in the receiving state, regardless of age. A student transferring after the start of the school year in the receiving state all enter the school in the receiving tate on their validated level from an				
					accredited school in the sending state.				
L					ı		1		

	SECTION 99-46-50 Continued	State	Statute	APTICLE Y ACCMAPT ATTENDANCE ACCMAPT ATTENDA	No	No	
	SECTON 99 46 50 Continued	State	Statute	PLUGBLTY A Eligibility for eventment: 1. Special power of attempt, relative to the guardisately of a child of a military family and exocuted under special bile under all the sufficient for the purposes of enrolment and all other actions requiring parential participation and consent. The consent of a consent of the purpheter from charging board luttors to a transitioning military child phoned. In a constraint of the purpheter for the purpheter from charging board luttors to a transition military child phoned. That of the consolidation present of the purpheter from charging board luttors to a transition military child phoned. In a constraint of the second of the consent of a nonculated algoriest of other persons standing in loco parents who here in a plandation tother have been and consecutabal parent or other persons standing in loco parents who here is a plandation tother have been and consecutabal parent or other persons standing in loco transitioning military children's includation is ear and consecutabal parent or other persons standing in loco transitioning military children's includance in ear and consecutabal parent or other persons standing in loco transitioning military children's includance in ear and consecutabal parent or other persons standing in the coprometry and standard and and and and and and and and and an	No	No	
	SECTON 9946 50 Continued	State	Statute	APTICLE WI APALINET WI APALINET AND APALINET AND APALINET APALINET APALINET APALINET APALINET APALINET APALINET APALINET, Cold Aduction approved phrinistrative officials shall waive specific courses required for production controls course and apality apality of the phrinistrative officials shall waive specific courses required for production controls course and apality of the phrinistrative officials shall waive specific courses required for production controls course and apality of the phrinistrative officials shall waive specific courses required for graduates from the section course of the phrinistrative course of the phrinistrative of the phrinistrative courses of the phrinistrative required courses. As a flat graduation may occur on itsue. The required for graduation from the section graduates of a closed or maniferrative courses and the phrinistrative course to be accomposited by the receiving graduates for the section of the event the above alternative cannot be accomposited by the receiving graduated on the reserving state. The event the above alternative cannot be accomposited by the receiving graduates for the section of the receiving course is an end of the receiving courses of the receiving control of the reserving state. The receiving course is phrising the reserving and receiving courses and receiving courses in phrising and reserving courses for the specific courses of the receiving courses and receiving courses and receiving courses in phrising and reserving courses in the reserving and receiving courses and receiving courses and receiving courses in the reserving and receiving courses and receiving courses and reserving courses and reserving courses and receiving courses and receiving courses and reserving courses and reserving courses and receiving courses and receiving courses and reserving courses	1994		
	SECTON 9946 50 Continued	State	Statute	ARTICLE VIII ARTICLE VIII STITLE COORDANIZION INTE COORDANIZION INTE COORDANIZION INTE COORDANIZION INTE COORDANIZION INTE COORDANIZIONE INTE COORDANIZIO INTE COORDANIZIONE INTE COORDANIZIO INTE COORDANIZIO INTE COORDANIZIO INTE COORDANIZIO INTE COORDANIZIO INTE COORDANIZIO INTE COORDANIZIO INTE COORDANIZIO INTE COORDANIZIO INTE COORDANIZIO INTE COO	No	No	
	SECTION 99-46-50 Continued	State	Shalde	ARTICLE IS ARTICLE ARTIC	No	No	
	SECTON 99-46-50 Continued	State	Statute	ARTICLE X POVERS AND CUTERS OF THE INTERSTATE COMMISSION TO POVERS AND CUTERS OF THE INTERSTATE COMMISSION A To provide in decision and the all necessary accords to tell to the graph supposes, and addigators as in The To provide in the additional accords accords to tell to the graph supposes, and addigators as in the To provide in the additional accords to tell to the graph supposes, and addigators as in the To provide in the additional accords accords to tell to the graph supposes, and addigators as in the to the support of the tell to the the terms of the support of the tell to the tell to the support of the tell to the tell to the support of the tell to the support of the tell to the support of the tell to the te	No	No	
	SECTON 19 46 60 Continued	Stee	Status	Anticle III Anticle III Control Instant Instant statistics and control instants in control in momentum part (Control III) Control III Control IIII Control III Control III Control IIII Control III Control III Co	No	No.	

	SECTION 59-46 50 Continued	State	Statute	ARTICLE 21 RELEMANG PLANTONS OF THE INTERSTATE COMMISSION A Relaming Autory The Internate Commission shall provide reasonable rules in order to effectively and commission activates the international and the international commission and provides in the set commission activates to internativa particular to a marrier shall be accessed in a particle of the set. or the power granted thereardse, then such an action by the Internative Commission and and and have no the "Model" and the internative and the internative Commission and the Internative Commission accesses the Rest shall be madel paramet to a internative the "Model" Base Advancement Plant and the Internative Commission of the Internative Commission accesses and the paratition in the Internative Commission in the Internative Commission in the Internative Plant and the Internative Commission in the Inte	No	No	
	SECTON 99-46-50 Continued	State	Statute	ARTICLE IN OVERGIGHT, INPORCEMENT, AND DISPUTE RESOLUTION OVERGIGHT, DEVROCEMENT, AND DISPUTE RESOLUTION INTERMINE, DEVROCEMENT, AND DISPUTE RESOLUTION INTERMINE, DEVROCEMENT, AND DISPUTE RESOLUTION INTERMINE AND	No	No	
	SECTON 99-46-50 Continued	State	Statute	ARTICLE W FARCING OF THE INTERSTATE COMMISSION INTERVICING OF THE INTERSTATE COMMISSION INTERVICING OF THE INTERSTATE COMMISSION INTERVICING OF THE INTERSTATE COMMISSION INTERVICING OF THE INTERVICING OF THE INTERVICING OF THE INTERVICING OF THE INTERVICING OF THE INTERVICING OF THE INTERVICING OF THE INTERVICING OF THE INTERVICING INTERVICING OF THE INTERVICING OF THE INTERVICING OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE OF THE INTERVICE INTERVICE OF THE INTERVICE OF THE INTE	No	No	
	SECTION 59 46 50 Continued	State	Statute	ARTICLE IV MERRER TATES EFFECTIVE DATE. AND AMENDMENT A bry table is algable to become a member statu. See a subject to be a s	No	No	
	SECTON 9946 50 Continued	State	Statute	ARTICLE XM WINGHAMAL WINGHAMAL 1. Once effective, the compact all adortime in force and remain binding spon each and every member state; wing the state of the state state of the state of the state of the state of the state of the state of the state of the state of the state state of the state of the state of the state of the state of the state of the state of the state of the state of the state state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the	No	No	
	SECTION 59 46 50 Continued	State	Statute	ARTICLE NI SEVERABLIT VAN CONSTRUCTION A. The provision of this compact of all has severable, and I any phrase, clause, sentence, or provision is deemed D. The provision of the compact chall be learning continued to affectuate its purposes. C. Noting in this compact shall be contaued to prohibit the applicability of other interstate compacts to which the states are members.	No	No	
	SECTON 99-46-50 Continued	State	Statute	ARTICLE NINI BROND SEFECT OF COMPACT AND OTHER LAWS A Other Law. A Other Law. BROND SEFECT OF COMPACT AND OTHER LAWS A Other Law. B Compact. 2. All restricts the endocrament of any other law of a member state that is not inconsistent with this compact. 3. All restricts the endocrament. Commission compact. Commission are binding upon the member states are binding limit of an official compact areas. Commission are binding upon the member states. 2. All appreents takeness the Intertate Commission and the member states are binding in accordance with there farms. 3. All appreents takeness the Intertate Commission and the member states are binding in accordance with there farms. 3. All appreents takeness the Intertate Commission and the member states are binding in accordance with there farms. 3. All presents takeness the Intertate Commission and the member states are binding in accordance with there farms. 3. All presents takeness the Intertate Commission and the member states are binding in the constitutional provision in gradies in that member states.	No	No	
535	Section 5 59 52 10 to 59 52 150 Section 59 54 10	State State	Statute Statute	Remainted 2005 Art No. 88, Section 4. eff Mar 27. 2005. Strottism, remaining of unserved or underscened persons or clearlis. Employment Revitalization Act of 1986. (A) The chapter is known and may be clied as the South Carolina Employment Revitalization Act of 1986. (B) A used in the short period Chapter 31. This for the time Trustmend or underscened persons or clearlism manapressons who have not period and the simple beneficiaties of exclusion, as ab basis and manapressons who have not period and the notion period period and activity of public assistance period and the Activity of Emails with Dependent Children (AFDC) program, and at risk youth	No	Yes	
537	Section 59 54 20	State	Statute	State Cooperative II Training Advance Committee, dates and recommendations. (A) The State Court On Vocational and Packate Education Interfacts phalo comply with all requirements of Section 11 of the Carl D. Perket's Vocational and Applies II Chenology Education And of 1980. In addition, a Interfaced phalo and the Carl D. Perket's Vocational and Applies II Chenology Education And of 1980. In addition, a Interfaced phalo and the Carl D. Perket's Vocational and Packate II Chenology Education And of 1980. In addition, a Interfaced phalo and the Carl D. Perket's Vocational and Theory and the Carl D. Perket's Vocational and Theory Education, provide the members of the council hall response in secondary care and technology debution and Competitive Education, the II Debute II Chenology Education And and II Carl D. Perket's Vocational and Carl Debute II Carl D. Perket's Vocation II Carl Debute III Carl Debute	No	Yes	

538	Section 59 54 30	State	Sante	Progress regions of area occupational advisory committees and Bate Occupational Training Advisory Common Service In Medicine data of the charge, such area occupational advisory committees. The report main indicate the written progress report for the Sele Occupational Training Advisory Committee. The report main indicate the progress of an existencial odges commissions of the Occupational Training Advisory Committee. The report main indicate the progress of an existencial odges commissions of the Occupational Training Advisory Committee. The report main indicate the progress of an existencial report responses to the Occupational advisory committees by Section 2014. Bated open a review of the written reports regulared of the area occupational advisory committees by Section 2014. Bated open a review of the written reports regulared of the area occupational advisory committees by Section 2014. Bated open a review of the written reports regulared of the area occupational advisory committees by Section 2014. Bated open a review of the written reports regulared of the area occupational advisory committees by Section 2014. Committee and any provide the Occupational Training Advisory Committees by Section 2014. Committee and any provide commissions and tool should bated the Cocupational Training Advisory Committee advisory advisory to advisory Committee advisory commissions and tool should bated of Education 4004 the charge writtee comment status in the reports of the Sactus of the the charge writtee comment status in the reports of the Sactus of the advisory. Committee advisory committees is funder. In 1989 data devery two years therather, the Salta Occupational Training Advisory Committees is funder. In 1989 data devery two years therather, the Salta Occupational Training Advisory Committees and and othereal Advisory. Advisory committee advisory developments is funder.	No	No.		
540	Section 593440	Baak Baak	Banke	Creation of and occupational harding patiently committees: responsibilities: remittening and metrogr. Requeries, inporting requerements, disculation, and a sociated for a sociate metro and the sociate metrogramment, responses of the Antoneous and Comprohensis: Education for the various metrogramment/ (matching by the State Bandford Forthward and Comprohensis: Education for the various metrogramment) (matching by the State Bandford Forthward and Comprohensis: Education for the various metrogramment) (matching by the State Bandford Forthward and Comprohensis: Education for the various metrogramment) (Matching by the State Bandford Forthward and Comprohensis: Education for the various bandford and disclosments and metrogramment. (Comparison of the social social disclosments of an element) (Matching by the State Bandford Forthward and Comprohensis: Education of the social social disclosments and metrogramments and the social social social social social social social social (Comparison Bandford Forthward and Comprohensis balt were are interfacioned and patienters) that and anticologic forthward and the social social social social social social social social (C) cooperation bandford for the social soci	Yes	Yes	Beard commence or commente or value of the source of from our agency must may serve	
541	Section 99 54 60	State	Santo	(8) A shortforial cologie commission to beal shorted board that is sense into memorands of agreement which is a constrained or agreement which any provide the shorted or provide the short of the shorted or provide the short of the shorted or provide the short of the shorted or provide the short	No	Ves Yes		
542	Section 59 55 10	State	Statute	Establishment and maintenance of departments of junior college work by school boards. The school board of any independent or special school district, when authorized by a three fourths vote of the district so to do, may establish and maintain a department of junior college work to consist of not more than two years' work beyond a four year high school course.	No	Yes		
543	Section 59 55 20	State	Statute	Establishment and maintenance of univer outlages in values of 5000 er more. In any school dation in this State waters limits a concension with the finite of any city of the thousand whatasitis or more the school based, when authorized to date but the finite of any city of the thousand school dation of weight or propulsion, may access date school and mainty change such tablies in terms of any school dation of weight or propulsion, may access date school and may change such tablies (see for instruction in such yanzo codege as shall be fitted by any such school based.	No	Yes		
544	Section 59 55 30	State	Statute	Buildings and equipment. Any such school board may make use of any existing school building or school equipment or may provide any necessary building or equipment for the establishment and maintenance of any such jurice college.	No	Yes		
58	Section 59 55 40	Sante	Santo	Perspinences is a match denset is an introduced in the construction of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the part of any student loss of the construction of the constru	Yes	Yes Yes	Oter service or product our agency maximal provide Other service or product our agency musilings provide	Establishment and maintenanc
547	Section 59 55 60	State	Statute	Collige, when established is chosen and and a sin tow has over other objantifiers of we polaris school system of was State, all for public schools not allocated to junior colleges. No State all for oublic schools shall be allocated to any lunior college established hereunder.	No	Yes		
548	Section 59 59 10	State	Statute	Citation of chapter.	No	Yes		
549	Section 59 50 20	State	Statute	This chapter may be olde at the "South Caroline Exaction and Economic Development Art". Development of concurrent masses on carear schure system, rokkdar galaxiakon plans, rade of school districts. (A) The Development of concurrent and anxiety a curricular, aligned with sales context standards, organized only aligned based on the provided inducated declaritorial, acclusional galaxia and any state organized organizer spectra to the provided inducated declaritorial, acclusional galaxia and the Involvement and organizer spectra to the provided inducated declaritorial, acclusing statelling in the Involvement and organizer spectra to the provided inducated declaritorial, acclusional galaxia in anxiety the Exocurrent and organizer spectra acclusion and opportunities. This system must promote the Involvement and organizer analomizes activities. The mathing approximation of the structure is a structure of the structure real across activities. The mathing approxime must also base to locativity areas should any datactivities. The mathing approxime must also base to locativity care is advected activities and advected to locativity and activities to locativity care in advected activities and advected to locativity care is advected to locativity care is advected to locativity care is advected activities. The advected particles is based to real activities and the locativities to locativity care is advected activities and advected to locativity care is advected and advected to locativity care is advected activities. The advected particles is based to real activities and the top locativities and advected activities and advected to locativity care is advected activities and advected to locativity care is advected activities and advected to locativity care is advected advected advected to locativity care is advected advected to locativity care is advected advected advected to locativity care is advected advected advected to locativity care is advected advected to locativity care is advected advected advected to locativity care i	Yes	Yes Yes	Other service or product our agency musilmay provide	Develop curriculum organized arround career olusiers
				internationation of capper autorities and e subject act samples the subject act samples of the subject act samples and the subject act samples by the subject act samples and the subject samples and the subject set of the subject set.			agency must/may provide	staffing
551	Section 59 59 40	State	Statute	Galactors and counseling model. Tought to 2000 Service of the second service of the second s	Yes	Yes	Other service or product our agency must/may provide	Develop guidance and counseling model

552	Section 59 59 50	State	Statute	State model and operating the Find Anal graduation plane and curriculum Temmenols of a creare cluster of study, (A) Bellon July, 10:00, Bellon Ju	Yes	Yes	Offers service or product our agency mustimay provide	Develop indviatil graduation plane
553	Section 59 59 55	State	Statute	Model for addressing at risk students. The State Board of Education shall develop a state model for addressing at risk students. This model shall include various programs and curriculum proven to be effective for at risk students.	Yes	Yes	Other service or product our agency must/may provide	Develop model for addressing risk students
554	Section 59 59 60	State	Statute	Organizing high school curriche amout clauters of lady and clauter majors. Before July 1. 2007. "And observed amout a minimum of three clauters of study and clauter majors. The curricula (1) organize high school curricola amout a minimum of three clauters of study and clauter majors. The curricula main be designed to provide a well nonide desication for studers high pointing antisic creativity, critical threing, and self designed introduced amount and the current to high school amount and the school amount and the minimum and the school amount and the school amount and the school amount and the school amount and the school amount and the school amount and the prime muits be approved by the Salba Department of Education.	No	Yes		
555	Section 59 59 70	State	Statute	Internetation of enternet development data for devalutive of protectionable in concer pathone. Descripts 2008 OF 2010 coll as the displanment development operation of the second protection of the operation of the displanment data for each analysis of the displanment data for each a	Yes	Yes	Other service or product our agency must/may provide	Implementation of career development plan
556	Section 59 59 80	State	Statute	Integrating career awareness programs into curricula for first through fifth grades. During the 2006 07 school year, the department's school guidance and courseling program model along with career awareness and exploration activities must be integrated into the curricula for students in the first through fifth grades.	No	Yes		
557	Section 59 59 90	State	Statute	A second participation of the second participation of cultures of duration for sinh, serverith, and eight grades, selection beginning shared and the second of grades and second participation of the second participation of second participation of the sec	No	No		
558	Section 59 59 100	State	Statute	Providing purchess of centerel specialistic qualification of speculatic cancer specialistic currently employed by tach precorrosofia. (A) By the 2000 07 school year, middle schools and by 2007 08 high schools shall provide students with the environs of a cancer specialistic who as subcassing build be absolution stage and who has successfully compliable the providing and the school of the 2000 school of the 2000 school of the 2000 school of the 2000 school of the providing and the 2000 school of the 2000 08 school year, each middle and the 2000 school of the tawa a student to parkance personnial risk of the 2000 08 school year, each middle and the 2000 school of the tawa a student to parkance personnial risk of the 2000 08 school year, each middle and the 2000 dischool year and tawa a student to parkance personnial risk of the 2000 08 school year. And the 2000 dischool year and a school of the 2000 school year and the 2000 of the 2000 school year the 2000 school year specialistic.	Yes	Yes	Other service or product our agency mustimay provide	Supervision of career specialists
500	Saction 58 59 105	State	Statute	Dues of orace specialisti. An orhival an employed yeahed darkins to provide career revices pursuant to Section 59.09 (10) shall work to errance the condination, accountability, and delivery of career anameness, development and explore the strains the condination, accountability, and delivery of career anameness, development and pathore. The strains the condination, accountability, and delivery of career anameness, development and pathore. The strains and processing handling darks is sense the explomentation of dalkiny of the charge. These (1) coordinates and present professional development workshopment of address is individual strains. (1) coordinates and present professional development workshopment of address is individuated to the database, school concession and students with information on career and technology solutions programs thereing pathore. (2) assist shool convention and students with information on career and technology solutions programs of the address. (2) assigned students in the exploration of career development facilities untrust the database of students. (2) assigned students with here to career development facilities untrust the database of the database. (3) assist shool convention a market and the database of understate of the students in the database. (4) assist shool conventions and advects with information of career development facilities untrust the database. (4) assist shool conventions and advects and the students of career development facilities untrust the (4) assist shool conventions and advects and the students of career development facilities untrust processing (4) constants conventions that databases and databases advects and the database intervices: (4) assist whe the implementation of the database of career development facilities advects and (4) conditions conventions and advects and information career development (4) conditions conventions and advects advects the market career development advects the present and students, ad (4) constates convent ad	No	No		
560	Section 59 59 110	State	Statute	Implementation of career gadance program model in high school converting of students, discurstion of use of school model in the school have, and public high school shall implement c career gadances program model of converging the school have, and public high school shall implement career gadances program model of school gadance concerns, have a school have a school have a school have a school of the school have the school gadance concerns, have the school have a school have a school have school gadance concerns, have a school have a school have a school have the school gadance concerns, have been been as the school have school gadance concerns, have been been as the school have school gadance concerns, have been been as the school have school with a dual and the school with a school have school with the school with the sch	Yes	Yes	Other service or product our agency mustimay provide	Implementation of career guidance model
561	Section 59 59 120	State	Statute	Limitation of activities of guidance counselors and career specialists. School guidance counselors and career specialists shall limit their activities to guidance and counseling and may not perform administrative tasks.	No	No		
562	Section 59 59 130	State	Statute	Implementation of principles of "High Schools that Work" organizational model. By the 2009 10 school year, each high school shall implement the principles of the "High Schools that Work" organizational model or have obtained approval from the Department of Education for another cluster or major	No	Yes		
563	Section 59 59 140	State	Statute	organization model. Including stratutions phere: requirements. An individual graduation phere: in quartements. In individual graduation phere: in quartements. In a stratution of the stratution of the stratution of the stratution of the stratution of the individual graduation phere. In a stratution of the stratution of the stratution of the stratution of the individual graduation phere. In a stratution of the stratution of the stratution of the stratution of the individual graduation of the stratution of the stratution of the stratution of the individual graduation of the stratution of the stratution of the stratution of the individual graduation of the stratution of the stratution of the stratution of the individual graduation of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the stratution of the (7) Be stratution of the s	No	No		
564	Section 59 59 150	State	Statute	Regulations for identifying at risk students; model programs. By July 2007, the State Board of Education shall promote regulations outlining specific objective criteria for districts to use in the identification of students at risk for being poorly prepared for the next level of study or for	No	No		Π
565	Section 59 59 160	State	Statute	drogsing out of shoch. The ortein multi include diagonatic assessments to identify sensarily and washesses in population of shoch. The ortein multi include diagonatic assessments to identify sensarily and washesses in populations of discussion in collaboration with include size to increase that the other sensarily propri- tike and provided makes, appropriate galance and assistance and to ensure that no group is dentified and provided makes about the size of the other size and ensure that no groups in certain discussion of the size is during the size of the size of the size is during the size of the diploma and the size of the diploma and the size of the diploma and the size of the	Νο	Yes		
				Parenti protection is an integratic compound of the cluster of duty system. Beginning with students in the suite and and contempleting bings hinds, cluster, cluster of the clusters and their clusters in the suite parents, guardens, or individual agricultural bing parents or guardens and their clubters in making career and the student individual agricultural bings in the student agricultural bings of the students in the student individual graduation bings. Needing a student of the students in the student devolution and the student individual graduation bings. Needing a student with students in the student devolution in individual graduation bings. In order to protect the interests of every student, mediation process of the parent or students. The student is an individual graduation bings and devolutions are insuliable devolutions. In other to protect the interests of every student, mediation process of the parent or students.				
	Section 59 59 170							

567		Section 59-59-175			(A) There is created the South Carolina Education and Economic Development Coordinating Council. The council is comprised of the following members representing the geographic regions of the State and must be	No	Yes		
					representative of the ethnic, gender, rural, and urban diversity of the State:				
					(1) State Superintendent of Education or his designee;				
					(2) Executive Director of the South Carolina Department of Employment and Workforce or his designee;				
					(3) Executive Director of the State Board for Technical and Comprehensive Education or his designee;				
					(4) Secretary of the Department of Commerce or his designee;				
					(5) Executive Director of the South Carolina Chamber of Commerce or his designee;				
					(6) Chief Executive Officer of the South Carolina Manufacturers Alliance or his designee;				
					(7) Executive Director of the South Carolina Commission on Higher Education or his designee;				
					(8) Executive Director of the Office of First Steps to School Readness or his designee; (9) the following members who must be appointed by the State Superintendent of Education:				
					(a) a school district superintendent;				
					(b) a principal;				
					(c) a school guidance counselor;				
					(d) a teacher; and				
					(e) the director of a career and technology center;				
568 569		Section 59 59 180 Section 59 59 190	State	Statute	Rebealed by 2014 Act No. 149. Section 3. eff Abril 7. 2014 Assistance in planning and promoting career information and employment options.	Yes	Yes	Other service or product our	Planning and promoting the career
					(A) The South Carolina Department of Employment and Workforce, in collaboration with the State Board for Technical and Comprehensive Education and the Commission on Higher Education, shall assist the Department of Education, in planning and promoting the career information and employment options and preparation programs			agency must/may provide	information and employment options
					provided for in this chapter by:				
					<ol> <li>identifying potential employers to participate in the career oriented learning programs;</li> <li>serving as a contact point for employees seeking career information and training;</li> <li>providing labor market information including, but not limited to, supply and demand;</li> </ol>				
					(4) promoting increased career awareness and career counseling through the management and promotion of				
					the South Carolina Occupational Information System; (5) collaborating with local agencies and businesses to stimulate funds; and				
					(6) cooperating in the creation and coordination of workforce education programs. (B) The South Carolina Department of Employment and Workforce shall assist in providing a link between	1			
		Section 59 59 200	State	Statute	employers in South Carolina and youth seeking employment.	Var	Var	Other reprice commutation	Dausko naderena kar
570		oucon 03 03 200	GARINE	GABILITE	Training of teachers and guidance courselors; review of performance. Beginning with the 2006 07 academic year, colleges of education shall include in their training of teachers, and the environments and activitization the following concern and the charter of shade curriculum	Yes	Yes	Other service or product our agency must/may provide	Develop performance based standards
					guidance counselors, and administrators the following: career guidance, the use of the cluster of study curriculum framework and individual graduation plans, learning styles, the elements of the Career Guidance Model of the South Carefung Correspondence Guidance and Counselleer Renorm Model, contextual teaching, conservation	1			
					South Carolina Comprehensive Guidance and Counseling Program Model, contextual teaching, cooperative learning, and character education. The State Board of Education shall develop performance based standards in				
1			1	1	these areas and include them as criteria for teacher program approval. By the 2009 10 school year, the teacher evaluation system established in Chapter 26, Tille 59, and the principal's evaluation system established in Sector				
1			1	1	59 24 40 must include a review of performance in career exploration and guidance. The department also shall develop programs to train educators in contextual teaching.				
		6 /							
571		Section 59 59 210	State	Statute	Review of articulation agreements between school districts and institutions of higher learning. (A) By September 2006, the Commission on Higher Education shall convene the Advecory Committee on Academic Programs to address articulation agreements between school districts and public institutions of higher	Yes	Yes	Board, commission, or committee on which someone	
					education in South Carolina to provide seamless pathways for adequately prepared students to move from high			from our agency mustimay serve	
					school directly into institutions of higher education. The committee shall review, revise, and recommend secondary to postsecondary articulation agreements and promote the development of measures to certify				
					equivalency in content and rigor for all courses included in articulation agreements. The advisory committee shall include representatives from the research institutions, four year comprehensive teaching institutions, two year				
					regional campuses, and technical colleges. The committee, for purposes pursuant to this chapter, shall include				
1			1	1	representation from the State Department of Education, and school district administrators, to include curriculum coordinators and guidance personnel.	1	1		
					(B) By July 2006; the Advisory Committee on Academic Programs shall make recommendations to the Commission on Higher Education regarding coursework that is acceptable statewide for dual enrollment to be				
					accepted in transfer within a related course of study. Dual enrolment college courses offered to high school students by two year and four year colleges and universities must be equivalent in content and rigor to the				
					policies and procedures established by the Commission on Higher Education for dual enrolment and guidelines for offening dual enrollment coursework and articulation to two year and four year colleges and universities for awarding of readimust be followed.				
					107 The advisory oblightmatics is consistent with the complement of constants, the contract advisory oblightmatics of high school courses in order to provide a semilaris pathway to postsecondary oblightmatics (0) The Commission on Higher Education shall report annually to the Education and Economic Development Coordinating Council regarding the committee's progress.				
					Coordinating Council regarding the continuate's progress.				
572		Section 59.59.220	State	Statute	Development of appropriate cancernose and instructional materials	No	No	Other remine or product our	Develop and adopt instructional
572		Section 59 59 220	State	Statute	Development of appropriate resources and instructional materials. With the implementation of the clusters of study system, appropriate resources and instructional materials, alioned with the study content cardination, must be developed or advorted by the State Denatment of Education	No	No	Other service or product our agency must/may provide	Develop and adopt instructional materials
572			State	Statute	Development of appropriate resources and instructional materials. With the implementation of the dusters of study system, appropriate resources and instructional materials, aligned with the state is content standards, must be developed or adopted by the State Department of Education and made available of dustrics.	No	No	Other service or product our agency must/may provide	materials
572		Section 59 59 220 Section 59 59 230	State	Statute Statute	With the implementation of the clusters of study system, appropriate resources and instructional materials, aligned with the state's content standards, must be developed or adopted by the State Department of Education and made available to districts. Promulgation of regulations. The State Based of Education, with incut from the Education and Economic Development Council, shall	No	No No	Other service or product our agency mustimay provide Other service or product our agency mustimay provide	
573		Section 59 59 230	State	Statute	With the replementation of the dutters of tasky system, appropriate resources and transactional materials, approximation of the statement of the statement of the statement of Education and made available to districts. Phonagesion of regulations. The State Board of Education, while the fact and the control Education The State Board of Education, while phone the Education and Economic Development Council, shall provide the statement of the statement of the optimizer.	No	No No	agency must/may provide Other service or product our	materials
					With the implementation of the clusters of study system, appropriate resources and instructional materials, aligned with the state's content standards, must be developed or adopted by the State Department of Education and made available to districts. Promulgation of regulations. The State Based of Education, with incut from the Education and Economic Development Council, shall	No No	No No	agency must/may provide Other service or product our	materials
573		Section 59 59 230	State	Statute	With the replementation of the clusters of tudy system, appropriate resources and maximus, approximation of the strategiest of tudy system, appropriate resources and maximus, approximation of replementation of the schedule of a substrategiest of the strategiest of promulgement replementation of the schedule of the schedule of the schedule aroundate insplations necessary to carry out the provision of this chapter. The equivalence that chapter of this chapter do not splay to private schedule, or to home schedule. The equivalence to this chapter do not splay to private schedule or to home schedule.	No No No	No No No	agency must/may provide Other service or product our	materials
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573		Section 59 89 200 Section 59 69 240 Section 59 69 240	State State State	Statute Statute Statute	With the replementation of the classes of study system, appropriate rescurces and instructional materials, and approximation of replanders. This bigs Blood of Schartson et al. (Schartson et	No No No No No	No No No No	agency must/may provide Other service or product our	materials
573		Section 59 89 200 Section 59 69 240 Section 59 69 240	State State State	Statute Statute Statute	With the reglementation of the classes of table years, appropriate resources and instructional materials, where the resource intermediation of the classes of the developed or developed or table years of the Status Parent of Table Status of Status of the Status Parent Status of Table Status of Status of the Status Parent Status of Table Status of Table Status of Status of Table Status of Tab	No No No No No	No No No No No Yes	agency must/may provide Other service or product our	materials
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573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the replementation of the classes of study system, appropriate resources and resources in the study of Subar Department of Subaratometers and the developed or adoption of the Subaratometers of Subaratometers and Subar	No N	No No No No Yes	agency must/may provide Other service or product our	materials
573		Section 59 89 200 Section 59 69 240 Section 59 69 240	State State State	Statute Statute Statute	With the reglementation of the classes of sharp system, appropriate resources and instructional materials, where the second sources in the second source of the sharp of sharp shar	No No No No No No	No N	agency must/may provide Other service or product our	materials
573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the reglementation of the classes of table years, appropriate resources and instructional materials, where the resource instrumentation of the classes of the developed or adoption by Balaic Department efficience of Postugement of tables of the classes of the developed or adoption of the Balaic Department of Balaica postugement of tables and the tables of the classes of the classes of the classes of the tables postugements of table classes of the poveline of the classes. The experiments of table classes of the classe	No	No N	agency must/may provide Other service or product our	materials
573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the replementation of the classes of study system, appropriate resources and instructional materials, approximation of replementation of the classes of advanced by the State Department of Selazation in the State State of Selazation and Selazation and Selazation and Selazation and Selazation instructional resources and selazation and Selazation and Selazation and Selazation instructional resources and selazation and Selazation and Selazation and Selazation and Selazation Selazation instructional selazation and selazation and Selazation and Selazation and Selazation Selazation instructional selazation and selazation and Selazation and Selazation and Selazation Selazation instructional selazational instructional selazation instructional selazation instructiona instruction	No N	No N	agency must/may provide Other service or product our	materials
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573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the reglementation of the classes or tanky system, appropriate resources and instructional materials. We have the sense of the sense of the sense of the sense of the selection of the classes of the sense of the sense of the sense of the selection of the sel	No           No           No           No           No           No	No N	agency must/may provide Other service or product our	materials
573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the replementation of the classics of table system, appropriate resources and instructional materials, which we have a solution of the classics of the second system of the	No No No No No No	No N	agency must/may provide Other service or product our	materials
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573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the replementation of the classics of table system, appropriate resources and instructional materials, where the main evaluation of the classics of the second system of the	No	No	agency must/may provide Other service or product our	materials
573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the replementation of the classes of sharp spetm, appropriate rescurces and instructional materials, where the result of the sources of the source of the sharp of an additional point of sharp of the sharp beam of the sharp of the sha	No	No N	agency must/may provide Other service or product our	materials
573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the reglementation of the classes of table years, appropriate resources and instructional materials. We have the first stress or events and the developed or developed	No No No No No No No No No	No           No           No           No           No           No	agency must/may provide Other service or product our	materials
573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the reglementation of the classes of sharp spetm, appropriate resources and instructional materials. We have an experiment of the source of the sharp of t	No	No           No           No           No           No           Yes           No	agency must/may provide Other service or product our	materials
573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the reglementation of the classes of table years, appropriate resources and instructional materials, where the resource instruction of the classes of the developed or developed or developed or table by Balan Deparation efficience of tables and the source of tables and the source of tables and the source of tables and tables of tables and tables	No           No           No           No           No           No	No           No           No           No           Vos	agency must/may provide Other service or product our	materials
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573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	With the reglementation of the classes of table years, appropriate resources and instructional materials, where the resource instruction of the classes of the developed or developed or developed or table by Balan Deparation efficience of tables and the source of tables and the source of tables and the source of tables and tables of tables and tables	No	No N	agency must/may provide Other service or product our	materials
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573		Section 59 59 230 Section 59 59 240 Section 59 50 230 Section 59 53 20	Sole Sole Sole Sole	Statute Statute Statute	<ul> <li>With the replementation of the classes of study system, appropriate rescurces and instructional materials.</li> <li>Montagener of replanors.</li> <li>The study of the study of the</li></ul>	No	No           No           No           No           Vos	agency must/may provide Other service or product our	materials
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579	Section 59 63 32	State	Stah.te	Requirements us evel delta in patis school, affabute peralets to provide table information. (b) The school deltade market school, affabute peralets and the market school has peraletable School market deltade market school deltade market school affabute peraletable school deltade market school deltade deltade market school deltade market school deltade market school deltade market school deltade deltade market school deltade market school deltade market school deltade market school deltade deltade market school deltade market school deltade market school deltade market school deltade deltade market school deltade market school deltade market school deltade market school deltade deltade market school deltade market school deltade market school deltade deltade market deltade market school deltade market school deltade market school deltade deltade market deltade market school deltade market school deltade deltade market school deltade deltade market school deltade market school deltade deltade market school deltade deltade market school deltade market school deltade deltade market school deltade deltade market school deltade deltade market school deltade deltade deltade deltade deltade deltade deltade market school deltade deltade deltade to the school deltade de tade deltade delt	No	No		
580	Section 59 63 35	State	Statute	providing failse information on the afficiavit. Nonresident military enrollment in South Carolina high school diploma program. Nonresident military personnel may enroll na program designed to award a South Carolina high school diploma.	No	No		
581	Section 59 63 40	State	Statute	However, neither the State nor local districts shall be required to bear the cost for any nonresident military personnel enrolled in these programs.	No	No		
				(1) No person shall be refused antisesson into or be excluded from any public school in the State on account of the control origin, and the school or second or sec				
582	Section 59 63 45	State	Statute	Reincreasents for attending another school district (A) Notabilitation (M) approximant (M) and Approximation and Approximation (M) approximatio	No	No		
583	Section 59 63 50	State	Statute	dation. Each outry of papils. Each outry what provide to very school in the outry the form; and nix pask necessary to record such papil's importion in invidengemon and grades one through basive. The State Lar Enforcement Division and all local law school of them in indengemon and grades one through have when the paneed of a drift requests in writing that is children in linking in a drift or indengemon school when the paneed of a drift requests in writing that is children in the children of indengemon process for the potection of the child. The frequents must be given to the school of paperts or granden. The implementation of this section is a local responsibility and it must be implemented as the board school basis determine appropriate.	No	No		
584	Section 59 63 55	State	Statute	Report required of certain injuries. A report of any head or spinal injury or broken limb suffered by a student enrolled in the public schools of this State shall be field by the coach with the principal of the school. The report shall be made a part of the student's school record.	No	Yes		
585	Section 59 63 60 Section 59 63 65	State	Statute	Since grant inspared to be safely attinued. No person-barrey and the responsibility of assisting school children to cross streets near schools shall engage in such achieve, views to is attinued into one gave of garment or explanment that can be dearly seen by the draw apparenting such persons data be responsed to reasing that such persons within the district are furnished with the articles required by this section.	No	No Yes	Distribute funding to another	
				School districts which choose is to relace class are to them to are in grades one through these shall be eighber tracking to be re-induced pair laber relaced to include grades of the class and analysis of the space. Including to be re-induced pairs laber relaced to include grades of the class and analysis of the space. The space of the sp			ently .	
587	Section 59 63 70	State	Statute	High school student paintingation in independent organizat poport teams. Disrripe teasion for any high school teages optications of include, a student, while a member of a school sequel or team register in an interactivation sport except for forball, may become it member of a school is according to a school school school school school school school school school school that school school is according to a school school school school school school school school school is according to a school school school school school school school school is according to a school school school school school school school school that school school school school school school school school school school is each team school school school school school school school school school school is school school is school school is school school is school school is school school is school school is school school is school schoo	No	Yes		
568	Section 59 63 75	Sade	Saha	Additional of glabilities regarding concensions: removal through for concension. Immuty, admitted, (4) The South Cardinal Department of Hashan Marken Marken Cardinal Cardinal Hashan Department of Education, and partice on its website nationally recorporated glabilities and procedures regarded the distribution of Education, and partice on its website nationally recorporate bit partices and additions and additional additional additional additional additional additional additional additional additional the distribution of the additional additiona	Yes	Yes	Oter annos o product su agarcy must neg provide	Posting on website
559	Sector 59 63 80	State	SahAe	Interactions, while you can be underlaw containance tark station constructions. In sciences and a discussion of the production of a discrete station of the production of the	No	Yes		

500	Section 59 63 90	Circle	Statute	Notice of available health related services and rights.	Ver	Mar	Other service or product our	Develop notice of available IDEA and
590	Section 39 65 90	Challe	Saule	The State Department of Education shall develop a notice to be sent by each school district to all parents or legal guardance that notifies them of available services and rights pursuant to Section 640 of the Rehabilitation Act of 1973, the IDEA, and medical homebound regulations at the beginning of the school year.	105	105	agency must/may provide	504 services
091 091 092	Section 59 63 96 Section 59 63 100	Some	Stable	Enorphrise subs injectors; detaning, storing, disposing, subinistisning, and self administering immunity from terms. (1) Administic means the decise application of an approprime sub-projector to the body of a person. (1) Administic means the decise application of an approprime sub-projector to the body of a person. (1) Administic means the decise application of a segmethy as a dispositor to the body of a person. (1) Administic means the decise application of a segmethy as a dispositor to the body of a person. (1) Administic means the decise application of a segmethy as a dispositor of the person of the segmethy as a dispositor of the approximation of the segmethy administic means the segmethy administic of a solution dispositor of the administic means the person of the approximation of the segmethy administic means the segmethy administic means the board of the self-segmethy administer an approximation of the administer an amplication of the approximation of the sector of the board of the absence of the administer and approximation of the administer and approximation of the board of the absence of the administer and approximation of the administer and approximation of the board of the absence of the board of the absence of the board of the absence of the board of the board of the board of the board of the administer and approximation administer and approximation of the administer and approximation administer administe	No	No		
				interscholastic activities as a charter school student, Governor's school student, or home school student for the following semester. To establish eligibility for subsequent school years, the student's teacher shall certify by submittion as alfidavit to the school distinct that the student meets the relevant indirect of the school at which the				
593	Section 59 63 110	State	Statute	Citation of article. This article may be cited as the "Safe School Climate Act".	No	No		
594	Section 59 63 120	State	Statute	Definitions: A sixed in this indice: (1) Y-Hazament, intrinder, or bulying means a getains, an electronic communication, or a written, verbal, physical, or seasal and that is reasonably perceived to have the effect of: (a) Nammer, a student physical or emotionally or dimanging a student's property, or placing a student in (b) physical or seasand by a student or given a student's property, or placing a student in (b) physical or seasand by a student or given a student student and discription in, or substantial interference with, the ordering operation of the school. (c) "School" means in a descession, on school premese, on a school bus or other school inside vehice, at an afficial school bus stop, at a school ognorm targenzation of the school inside vehice, or and and/other physical or include vehice by the responsible for the cluster.	No	Yes		
595	Section 59 63 130	State	Statute	Prohibited conduct; reports by witnesses. (A) A person may not engage in:	No	No		
	Section 59 63 140	-		(1) harassmet, inimitation, or bialying or (2) approal, reliation, or hise accusation against a victim, wheres, or one with reliable information about an act of harassmet, inimidation, or budying. (B) A school emptyoes, askindt, or volumer who witnesses, or has reliable information that a student has been subject to harassment, intimidation, or budying shall report the incident to the appropriate school official.		-		
596	acular of 63 150	Sate	Statute	Local shored statistic is adapt policities problem phrasesment: required components; model policities by State (A) Behors January, J. 2007, each local action desire that adapt approprinting management, intendiation, or badying at shorts. The school district that involves process and guardians, school employees, substress, studiers, substrained, at shorts. The school district that involves process and guardians, school employees, substress, studiers, substrained, at shorts. The school district that involves process and school and school and school and school and the school and school and and school and school and and school and school and and school and school and and school and school and and school and school and and school and school and and school and school and (1) a school and school a	Yes NS	Ves Ves	Oher service or product our agency modified provide	Develop policy for tudying prevention
				with the procedures in the district's policy, is immune from a cause of action for damages arising from failure to remedy the reported incident.				
598	Section 69 63 210	State	Statute	Grounds for which hadres may acquir, support, or transfer papilit, patition for readmassive, explainion, supportion, of marked markets may advantage or order the explainion, expension, of market of any part for the contrastication of any contrast, parts immortality, parts imitability and parts that the support of the source strategies of parts and the source strategies of the source str	No	Yes		
599	Section 69 63 217	State	Statuto	Berring enrollment of addrets: grounds, notice and hearing distantion of basis. (b) in determining addrets or at a statisfier mathematic the sharkdard do coded at ad behavior promulgated by the biomark interesting where a real statisfier mathematic the sin a solution with the statistical provided as these encounties, the statistical encounter and encounties of the solution with the basis provided as these encounties, the statistical encounter and encounter of the solution with the basis provided as these encounters in the statistical encounter of the solution with the basis. If is a provided as these encounters with the sharkdard and encounters of the solution with the basis of a high and aggressible distance, the without the consistention of the solution with the statistical of a high and aggressible distance, the without the consistention of the solution without the statistical of a high and aggressible distance, the without the consistention of the solution without the statistical and the solution assistent the statistical encounters of the constraints of the solution of the statistical the solution assistent the statistical encounters of the constraints of the theorem encounter material solution and the statistical encounters of the proceediar affects the solution and the statistical encounters of the solution of one year. After the bias address theorem the solution and the statistical encounters of the solution of one year. After the bias address theorem the solution and the statistical encounters of the solution of one year. After the bias address theorem the solution and the statistical encounters of the solution of one year. After the bias address theorem the solution and the solution encounter of the solution of the solution encounter of the solution of the bias and the solution encounters of the solution of the solution of the solution of the solution of the bias and the solution encounter of the solution of the solution of the solution of the solution of the bias and the solution encounter	No	No		
600	Section 59 63 220	State	Statute	Supportion of pupils by administrator. Any district load may core for your any administrator the authority is support a pupil from a teacher's class or from the solution core in access of the days for any one offense and for not more than heirity days in any one school that is not support administrator may appead or adjust hour school day free list in days of a support and the support of the days of the board unless the presence of the pupil constitutes an actual threat to a class or a school or a hearing is granted with interright of the accession.	No	Yes		
601	Section 59 63 230	State	Statute	Notices of assepticities, conferences with parents or gandline. When a part is supported from a class or a school is a administrator shall notify, in writing, the parents or legal gandline of the party diring the reason for such supportion and sating a time and piece when the administrator, administration of the party diring the reason for such supportion and sating a time and piece when the administrator, administration of the supportion. After the conference the parents or logid gandline may appeal the supportion to the load of directives or the subscription.	No	Yes		
602	Section 59 63 235	State	Statute	Explainon of sudent determined to have brought finamits to scholl. The district board manager for loss tarts one years a student wire is determined to have brought a finamit to a tocko of any setting under the junction of a local board of nutates. The explainon must flow the procedures established prusant to Section Set 20.0.1. The one year explains in subject to motivation by the district segmentment of educations on a case by caree basis. Subsetti explaind in subject to motivation to the section and the section and any setting and the section and the section and the processing establishing education and the set of an alternative setting. Subsetti explaind promissions is a location and processing establishing education and the set of an alternative setting. Subsetti establishing and alternative processing establishing establishing and the setting establishing and the Department of Junctime Justice or Is representable.	No	Yes		

603		Section 59 63 240	State	Statute	Explaints for remainder of year-iterating. The backet may ever the memory for the school year a papel for any of the scanses late in backet on 24 bits the backet may ever the the memory for the school year a papel for any of the school school with the off the time and the place of a hearing school the back of a person or committee school to the school of the the inter and the place of a hearing school the back of a person or committee school and a late off the back is a school to the school of the school of the back of the school school and a late school and the place off the right to appeal the factorian a time and decise decignated by the back at the school of the withmen offschool and a late school and and a chool on addies during the interest within the dyst of the school on the back offschool and all actorial activities during the interest within the dyst of the school on the place in the back off the school and all actorial activities during the interest within the dyst of the school on the place in the school on the applicability. The school guard the above within the school on the school on the school on the school and all actorial activities during the interest within the dyst of the school on the school on the school and and actorial activities during the interest within the dyst of the school on the school on the school actorial actorial activities during the interest within the dyst of the school on the school on the school actorial actorial actorial activities during the interest within the dyst of the school on the school on the school actorial actor	No	Yes		
604		Section 59 63 250	State	Statute	Transfer of pupils. The board or a designated administrator may transfer a pupil to another school in leu of suspension or expulsion Suc only after a conference or hearing with the parents or legal guardian. The parents or legal guardian may	No	Yes		
605		Section 59 63 260	State	Statute	appeal a transfer made by an administrator to the board. Corporal punishment. The governing body of each school district may provide corporal punishment for any pupil that it deems just and	No	No		
606		Section 59 63 270	State	Statute	The gyreening goody or least names advantimely prevent corporationation or any poper an in decade part and proper. Regulation or prohibition of clubs or like activities. Any district board of trustees many regulate, cortrol, or prohibit clubs or other such activities on school property or	No	Yes		
607		Section 59 63 275	State	Statute	during school hours. Student hazing prohibited; definitions.	No	No		
					(A) For purposes of this section: (3) "Suborf" many a sprenn emridden in a public education institution. (2) "Suborf" many a sprenn emridden with has attended a subor unversity, oxibige un often public education (3) "Suborf" many strength of the section of the suborf of the suborf of the suborf of the sub- section of the section of the section of the suborf of the suborf of the suborf of the sub- tion of the suborf of the subord of the suborf of the subord of the suborf of the subord of the suborf of the subord of the suborf of the suborf of the suborf of the suborf of the subord of the suborf of the suborf of the suborf of the suborf of the subord of the suborf of the suborf of the suborf of the suborf of the subord of the suborf of the suborf of the suborf of the suborf of the subord of the suborf of the suborf of the suborf of the suborf of the subord of the suborf of the suborf of the suborf of the suborf of the subord of the suborf of the suborf of the suborf of the subord of the suborf of the suborf of the suborf of the subord of the suborf of the suborf of the suborf of the subord of the suborf				
608		Section 59 63 280	Stato	Statute	Phylying dwoler defined a staplient optivien statienting statient potentionin, to include mobile telephones, dwole telephones, social shapeg dwoler masks a bekommensionin, to include mobile telephones, dwole telephones, social shapeg dwoler, masks a bekommension, to include mobile telephones, dwole telephones, social shapeg dwoler, and a bekommension of telephones, (B) The base possisson. The statistical shape a poly of the addresses shaped poly statistical of inclusion of each should datical shape a poly of the addresses shaped poly statisticals. If the poly includes confiscation of a paying dwole, as defined in subsection (A), it should also provide for testim of the dwole to the owner.	No	Yes		
610		Section 59 63 320	State	Statute	Short tee. This article may be cited as the "School Crime Report Act". Reporting form.	No	Yes	Other service or product our	Consultation with SLED
610		96001 979 300	Gala	Salad	(b) Decamptant 31, 1959, the State Department of Education, and an oversidation with the State. Law Enforcement     State. The form must address what constitutes criminal address repaired to be reported and must include, but is not     State. The form must address what constitutes criminal address repaired to be reported and must include, but is not     state. The form must address what constitutes criminal address repaired to the reported and must include, but is not     state. The state of the state	163		agency muslimay provide	
611		Section 59 63 330	State	Statute	Duranterly void ensuit reports. Ch forms properties and signled by the State Department of Education, each school district in the State shall report school related crime quarterly to the State Department of Education. The department shall comple the distributions reconsider that distributions and school relations that the school district in the State shall be approximate reconsidered and the school relation school relation of the State State school relation of the State	Yes	Yes	Report our agency must/may provide	
612		Section 59 63 333	State	Statute	of the prosecution of school crime. School crime requirements to conform to federal "No Child Left Behind Act".	No	Yes		
					School erren regularements to conterne Telefan "No Child Life Berleh ACT. The Sales Degamment of Education shall control mit the regularements of School SP 63 310 Prough 59 63 340 on school erren so as to fulli fle provisions of the No Child Life Behnin Act of 2001" (20 U.S.C. Section 7910) within hunders regrots on persisterity diregross conclos and on the frequency, schooances, and includers of violances and due related offenses resulting in suppersions and expublicors in elementary and ascondary schools, hundbook such year must be revised to conferm with the requirements of this socialor.				
613		Section 59 63 335	State	Statute	Failure of school administrator to report criminal conduct lability. Failure of a school administrator to report criminal conduct as set forth in Section 59 24 60 or failure to report information concerning school related crime pursuant to Section 59 63 330 shall subject the administrator and the school district to lability for payment of a party's attorney's fees and the costs associated with an action to seek a wird of mandamus to comple the administrator and school district to comply with Section 59 24 60 or 59 63 300.	No	No		
614		Section 59 63 340	State	Statute	Promulgation of regulations. The State Board of Education shall promulgate regulations necessary to enforce the provisions of this article.	No	No	Other service or product our agency must/may provide	Promulgate rules and regulations
615		Section 59 63 350	State	Statute	Local law enforcement. Local law enforcement officials are required to contact the Attorney General's "school safety phone line" when	No	No		
616		Section 59 63 360	State	Statute	any falony, assault and battery of a high and aggravated nature, crime involving a weapon, or drug offeree is committed on school groepity or at a school sanctioned or school sponsored activity or any crime reported pressant to Section 59 24 60. Altomay General: representation of school districts. The Altomey General half monitorial peorted school crimes. The Altomey General or his designee may	No	No		
					represent the local school district when a criminal case is appealed to an appellate court of competent jurisdiction.				
617		Section 59 63 370	State	Sata	Students concertaintor a delenganony adjudantion for central references, notification of atente administration at additional students and administration of the students and the students and the students and the students and administration of administration and the students and administration and administration and administration and the students and the students and the students and administration of the students and administration or traditioning investments and the students a	No	No		
					School official reporting school related crimes; immunity. A person affiliated with a school in an official capacity is granted immunity from criminal prosecution and civil Itabity when making a report of school related crime in good faith, to the extent that the exposure to criminal prosecution or civil lability arises from the same report of school related crime.				
619		Section 59 63 390	State	Statute	Inclusion of school crime report act summary in student handbooks. The senior administrator of each school is responsible for including an accurate summary of the provisions of this article and Section 163 a 162 in the achord's student handbook each year.	No	No		
620		Section 59 63 410	State	Statute	Enrohment of public. The first have seeneds of the opening of any public school in this State shall, for the purposes of this section, be known and designated as enrohment weeks. During fless here weeks, all taschers in the free public schools of this State shall receive and enroll such pupils as they present themselves, if otherwise admissible under existing law.	No	No		
621		Section 59 63 420	State	Statute	Effect of strands-or exercision is this: In the work that any except paper assess to absend the school in which he has been exceeded and desires to their beyon that any except paper assess to absend the school in which he has been exceeded and desires to their paper, topo has application or you have performed in the school in the sch	No	Yes		
622		Section 59 63 425	State	Statute	Treater user violation of restaming order: interchalatic schrift eightly. A high school aduated to is its work of physical base, harsamere, a staffer by a disserted during school hours or dimension studing in a restaming of the being garant de disserted by a court of comparison discourse of the school of the discourse of the school of the interschool of the school of the s	No	No		
623		Section 59 63 430	State	Statute	Board shall furnish copies of relevant statutes to teachers. The State Board of Education shal have printed and furnish to the teachers in the free public schools of this State copies of Sections 59 63 410 and 59 63 420 and shall give such other publicity thereto as may be deemed	Yes	Yes	Other service or product our agency must/may provide	Furnish copies of relevant statutes to teachers
624		Section 59 63 440	State	Statute	expedient and advisable. Violations of Sections 59 65 410 to 59 63 430. Any person willfully violating the provisions of Sections 59 63 410 to 59 63 430 shall be guilty of a misdemeanor and subject to a time not exceeding twenty five dollars in the discretion of the court. The times collected under this	No	No		

625	Section 59 63 450	State	Statute	No ohit plat a counterin envelopment more hano once. A chiti matri oli is counterin plan si non si la podod entrollegari di a chod districi na ny one schod pasa A A chiti matri oli is counteri interin si non si la podod entrollegari di a chod districti na tra di la fatti schod which he poli leggli attostico i al lassi threj fine dargo dang he school jesti. A school disci chargo darbi he da y di entrollegari nel visio di entrollegari di la school disci nel pasa i radionazzo nel, upon conviction, musi be lined in the discretion of the count or imprisonal not mosti school school pasa i he pasa nellegaria y di la school disci chargo darbi plate di la school disci nella plate di la school disci nella plate nellegaria posi di la school disci di la school di la school di la school disci nella plate di la school disci nella plate di la school disci chargo di la school di la school di la school di la school disci conte di la school disci nella plate di la school disci chargo di la school disci di la school disci di la school	No	No		
626	Section 59 63 460	State	Statute	Analitepots. The teacher or principal of every school shall keep and furtish annually to the tunkes of the school district a list and practic that investigation of the school sc	No	Yes		
627	Section 59 63 470	State	Statute	Treader of pages when enrolment of such pages treatents to stauk pages. Whenever be private, supertreaders, or any other responses becomes. Whenever be private, supertreaders, or any other responses becomes private priva	No	Yes		
628	Section 59 63 480	State	Statute	Alemations at schools in adjustor county. If actival classifies in adjustor county estical classifies for schools in an adjustor county, flery may attend such schools quere the school allemanies of the county of this resolutions arranging with the school fields in the adjustor the school allemanies of the county of this resolutions arranging with the school fields in the adjustor. The school allemanies of the county of their resolutions arranging with the school fields in our the school adjustor with the pages resolution allemanies within adjustors for the school of the classification of the school is adjustored and exclusion on the based of the daties of the daties in which the activate is based for the adjustored of school fields and the school is based of the school and school the based of makes of the school and is county closed of adjustored and thermine the normal for application of adjustored makes of the school and is county closed of y school exclosed be the adjustored of adjustored makes of the school and is county closed of y school exclosed be the adjustored the school adjustored is be applied. The output of y school exclosed be the adjustored adjustored based predicts of the adjustored to y school exclosed be the adjustored the school adjustored is be applied. The output of y school exclosed be the adjustored adjustored based predicts of the adjustored to y school exclosed based adjustored based predicts of the adjustored county.	No	Yes		
629	Section 59 63 485	State	Statute	Treated or students from Fainted Coarly School District to Dester Coarly School District provision for supprint of Intric State Supprinted for Graduation to stell displays. (A) The General Assembly finish that numerous pable school substrates in Aniheld Coarly School District Graduation (A) and the International Assembly and the School District and an International Assembly finish that numerous pable school substrates in the School District of Coarle Assembly finish that numerous pable school substrates in the School District of Coarle Assembly finish that numerous pable school School District and Testing Coarly School District and Coarle Assembly for the International School District and the School District and the School District and the school school District and t	Yes	Yes	Oher service a product ou agency multimy provide	Getite disputes behaviore districts
630	Section 59 63 490	State	Statute	Let in the Course desirements of the second	No	No		
631	 Section 59 63 500	State	Statute	located, transfer such person for education to the school district in which such school is located, and the trustees of the school district in which the school is located shall receive such person into the school as though he resided within the district. Transfer without consent of school district for residence. The trustees of any school district howingly permit the enrolment of pupils who have not been transferred	No	No		
632	Section 59 63 510	State	Statute	with the concerner of the trustees of the district twherein such pupils reside shall be guily of a misdemeance and, upon conclose, shall pay a fine not exceeding twenty five dolars or be imprisoned not more than thirty days. County board of education authorized to order transfer. When a transfer double from one district to another is sought and the trustees of the latter district unreasonable	No	No		
				or capricously without their connext, the county board of education of the county in which the districts are locates that have the right after theraing to make the transfer. Lor droy condition that each policy to transferred poly semiannually, in advance, if thrancially able to do so in the oppinion of the board of trustees, as suifor, an amount not less than the policy adde segredulare from the specialit tax for granting the school to built the pupil is to transferred, together with all other charges paid by patrons of such district for any special course or courses.				
633	Section 59 63 520	State	Statute	Consist equivalent to instantion, to viola di salla be namedato la sin adjucteri district villoca file prior vitani consent ol such child's parent no legal garadian, n., vitere such child'as anellere a parent nor legal pardas, he prior vitani consent of the Saltas Bond- field Saltastas Privade North Norther, traditerio ta district distribution or la Jane 22 (Tri) shall be di Saltastas Privade Norther Norther California e adjuant distribution or la Jane 22 (Tri) shall be tomer district is made shall be returned to such former district.	No	No		
634	Section 59 63 530	State	Statute	Credit on tuition for taxes paid. Whenever under the provisions of law any school district or municipal corporation is authorized to levy a special tax for the support opable schools therein, any person not a resident of such school district or municipal corporation shall be ertitled to a credit upon fees for the lution of his children by the amount of such special tax paid by such person.	No	Yes		
635	Section 59 63 540	State	Statute	Determination of papil-introlment in primary or ascondary schools for purpose of databulang state funds on per papitaxias. Notellitational gainy other provision of take, in the databulance of state funds provided on a per spellabasis in the data funda diserent perpansion Act, no papita take o constata sea taked, or as having been entedle, in any primary or scionadary school who have not allanded such school al least thinly files days during the school years or scientific science of the science of	No	Yes		
636	Section 59 63 710	State	Statute	Shoot land holison is Sale Department of Education. To continue and equate the land in regiman in the padds school of the State, in cooperation with the Food Dambduot Administration of the Uland States Education or any similar agency, there shall be a school know. The Education Sub-Administration is the school of the State (State State) and the State State State State State Education. Such down shall also entry but to estimate and school and the State	Yes	Yes	Other service or product our agency must/may provide	Continue and expand school lunch program
637	Section 59 63 720	State	Statute	County protok lanch ingenitoria: Scholl Jack lances shall be employed on a county basis, will nore supervisor for each county of the State. In the singer counties of the State, where the number of school children and the area involved warrant, the State Department of Exaction may divide such counties into an district and provide a supervisor for each district. In such cases the counties shall pay one half of the cost of the salaries and expenses of such additional supervisors.	Yes	Yes	Other service or product our agency must/may provide	Employment of school lunch supervisors
638	Section 59 63 730	State	Statute	Employment and discharge of county school lunch supervisors. County boards of education may employ or discharge county school lunch supervisors at any time and the person or persons employed by the county boards as such shall be paid for such services from any funds	No	No		
639	Section 59 63 740	State	Statute	provided meetine. Define of coursy chock lunch segmentations. School Lunch segmentations and the meganitable for the supervision and promotion of school Junches as their School Lunch segmentations. The school segmentation is a supervision of school and the school and the percentase of location and last sets that these schools are properly distributed among the schools and where they can be most efficiently used. They shall cooperate with a card card or the loger and programs and decised by the into lot the approximation. In the end that is included as supervision is the Dataset they can be not efficiently used. They shall cooperate with and card or the loger and program and decised by the into lot the approximation.	Yes		Other service or product our agency must/may provide	Furnish hot lunches in all public schools to the extent possible
640	Section 59 63 750	State	Statute	Compensation of school kinch supervisors; office space and equipment. Each supervisor shall be paid a salary and three hundred dolars per year for all expenses. The courties shall also furnish necessary office space and equipment for properly administering the program.	No	Yes		
641	Section 59 63 760	State	Statute	State's school lunch poloy. It is declared to the hip poly of the State to receive and distribute such funds or food supplies as are available for the school lunch program or otherwise and to supervise and generally direct the program in the local schools.	No	No		
642	Section 59 63 765	State	Statute	School breakfast program. If a school area at least a forty percent enrolment receiving free or reduced priced functes, the school district may implement in the school an utilitional, well balanced school breakfast program if federal funds are available to cover the entire cost of the program and if no additional personnel are required to implement the program.	No	No		
643	Section 59 63 770	State	Statute	Ends provided by Babe Budget and Control Board in event Federal Government resumes distribution of commotifies to schwart and a tan y time resume the distribution of commodilies to schools, the State Budget Should the Federal Government at any time resume the distribution of commodilies to schools, the State Budget and control Board and provide from the general funds of the State such an amount as may be necessary for the State to take adventage of such distribution.	No	Yes		
644	Section 59 63 780	State	Statute	Inability to pay for school knockes, availability of federal Index. For payness of the school knock program, the school Superintendent and the lurchroom supervisor of the school which a papitatends chald determine when a papi is cuable to pay for lunch. A papit is inability to pay shall be determined according to income guadeless established by the grapositis authority. A determination as to the continuation of the school lunch program shall be based on the availability of federal funds.	No	Yes		
645	Section 59 63 790	State	Statute	School districts to implement breakfast program in each school. Notwithstanding the provisions of Section 59 63 765 of the 1976 Code, by school year 1993 94 each school district shall implement in each school in the district a nutritional, well balanced school breakfast program.	No	Yes		
646	Section 59 63 800	State	Statuto	Wain or polycological training memory is a wainer of the requirements of Section 55.63 740 to a school which the frain factor is a school provide a school breaking program and in which the acquisition of such expenses or tasks tabilities or expenses to similar a school breaking program and in which the acquisition of such expenses or facilities used causes are element hardby. We private may also be granized or private private private and same to a low the program to be cost effective or may create schatarial scheduling difficulties. The waiver may be permanent or may be a specified input of the accut The State Board of Education that privatigate trace regulations necessary to implement the providion of the accut.	Yes	Yes	Other service or product our agency must/may provide	Waiver of school breakfast requirements
647	Section 59 63 910	State	Statute	Monthly the olds required, porsible All abordses or sequenced parally. All abordses or sequenced in whole or in part by tatalon of all conduct for difficial tasts rone acah month. Any tascher or superiordent failing to observe the providence of this section shale file and or tasts han to holds nor none than item/ the dots for each offenses Such file shale deducted from his salary and turned over to the county treasure for ordnary county purposes.	No	No		
648	Section 59 63 920	State	Statute	Certificate of compliance, collection of panely. The principal or spectrating latence of each total shall indicate on the meetity pay woulder whether he has supportended of doctacion hald doctacion total total. And should it appear that he has failed to do so the supportended of doctacion hald doctacion to that backer's salary the minimum fine for the first offense and the maximum fine for each following offense.	No	No		

	 Section 59 63 930	Charles	Statute	Printing and posting of relevant statutes.	N-	N-		
645	Section 59 63 930	State	Stantie	Finance and possing on revenue seasons. The country superintendent of education of each county of this State shall have copies of Sections 59 63 910 and 59 63 920 printed in suitable form and have at least one placed in a conspicuous place in each of the public school buildings of his county.	NO	NU		
650	Section 59 63 1110	State	Statute	Suitou dualanting on the country. Consent to search person or his effects. Any person entrining the premises of any school in this State shall be deemed to have consented to a reasonable	No	No		
651	Section 59 63 1120	State	Statute	search of his person and effects. Searches by school administrators or officials with or without probable cause.	No	No		
				Noteithstanding any other provision of tww, school administrators and officials may conduct reasonable searches on school property of lockers, desks, vehicles, and personal belongings such as purses, bookbags, wallets, and satches with or without probable cause.				
652	Section 59 63 1130	State	Statute	Searches by principals or their designees. Notwithstanding any other provision of kw, school principals or their designees may conduct reasonable searches of the persion and property of visitors on school premises.	No	Yes		
653	Section 59 63 1140	State	Statute	searches or me person and property or vasions on school permaes. Strip searches prohibited. No school administrator or official may conduct a strip search.	No	Yes		
654	 Section 59 63 1150	State	Statute	Compliance with case law; training of school administrators. Notwithstanding any other provision of this article, all searches conducted pursuant to this article must comply	No	No		
				fully with the "reasonableness standard" set forh in New Jersey v. T.L.O., 469 U.S. 328 (1985). All school administrators must receive training in the "reasonableness standard" under existing case law and in district procedures established to be followed in conducting searches of persons entering the school premises and of the students attending the school.				
655	Section 59 63 1160	State	Statute	Pening of notice, costs of notes to be pairly glass, effect of tables to post notes. Notes must be possibult pairly and end of the pairly glass, effect of tables to post notes. The notice must be possible at least at lengular entences and any other access point to the school epounds. The notice must be possible at least at lengular entences and any other access point to the school epounds. The notice must be possible at least at lengular entences and any other access point to the school epounds. The notice must be possible at least at lengular entences and any other access point and the school epounds. The notice must be possible at lengular entences and the school epounds and the school epounds in the school epounds in the school epounds. The notice must be possible at leng constitute grands for any lengt label.	No	Yes		
656	Section 59 63 1300	Stato	Statute	Alternative school program estabilized. The General Assembly finds that a child wind does not complete his education is greatly limited in obtaining employment, chilening the ling chiefund, and the Comming a productive member of society. It is, therefore, the intert of the anticle is encourage dating tablecol locate throughout the Sales to establish alternative school program. These programs table to delargied is provide spectrational to the Sales to establish alternative school program. These programs table to delargied is provide spectrational to the Child and the school to active the threat the intert of this article that cooperative agreements may be developed among school districts in order to implement invouvel exemptly program.	No	Yes		
657	Section 69 63 1310	State	Statute	Alexandre exited of opprant, job/deal of cooperating an grapmer, turking site. Social detect and price is exatable, many sector of the digits for funding provides by the General agreement among districts, alternating school programs school period data (see the distribution of the school weeks separated and sector school and the distribution of the distribution	No	No		
658	 Section 59 63 1320	State	Statute	Referral or placement of students in alternative school programs.	No	No		
				Explore intermine school programs that be provided for, but not immed to, student in prokets 6.1 za kolume. (1) Substant interfered vorknamy standardnas at the astandius school program and meeting the direct certains to a minor based upon a schoormend vorker for the attention school program and meeting the direct certains (2) Substant interfered vorknamy standardnas at the astandius school program and meeting the direct to that (3) Substant interfered vorkers at the school program and vorkers the direct to based to that the school program and the school program and the school program and the school program (3) Substant interfered vorkers and the school program and the school program and the school program (4) Substant interfered vorkers and the school program and the school program and the school program (4) Substant interfered vorkers and the school program due to based school program and the school program (4) Substant interfered vorkers and the school program due to based school and and (4) Substant school and program (4) Substantian at the school program and the school and program (4) Substant (4) Substant school and school and school and school and a school (4) school to school and (4) Substant school and and school and school and school and and the substantiant (4) Substant school and and school and school and school and and the substantiant school on by the dispositive color at a lamit school and and the substantiant school and (5) Substant school and and school and school and and and the substantiants school program due to the school and and the substantiant school and school and and school and school and and school and and the substantiants school program due and dischool and school and school and and school and and the substant school and school and and school and school and school and school and and the substants school program due to a school and and the school and school and school and school and school and school				
659	Section 59 63 1330	State	Statute	Discretion of school board.	No	Yes		
				Noting in this article shall altrogram the authority of any public school district and its governing based to also school disciplany actions as it is diversive empowered by line to lise against any student for inscroxius including, but not limited, expedieon, and nothing in this chapter shall require that any student to assigned to such an alternarive school. These decisions shall rescale to school of the district and school board, regardless of the offense, record of the child, or other information presented from any source.				
660	Section 59 63 1340	State	Statute	Scheduling, administrative structure, curriculum and setting. Within the requirements of Section 59 1 440, alternative school programs may differ from traditional education	No	Yes		
				Within the requirements of Section 59 1 440, alternative school programs may differ from traditional education programs and schools in scheduling, administrative structure, curriculum, or setting and state requirements may be waived in these areas if such waiver assists the alternative school in meeting its purpose.				
661	Section 19 61 (196)	State	Stahuto	Eighblin for hundre, To be righte for hundre, a disktict or consortium mart submit a plan for the program which includes: (a) massion that the second seco	No	Ves		
662	Section 59 63 1360	State	Statute	Transportation. A school district or consortium shall determine what, if any, transportation shall be provided to students attending	No	Yes		
663	Section 59 63 1370	State	Statute	an alternative school in accordance with written district guideline. Teach school accordance with written district guideline. Teach school district or comodium JMA establish procedance for enump due teachers assigned to alternative teach school program process the projektings and on school in teacher assigned to alternative school program process the projektings and on school in teacher and school program process the projektings and on school in teacher and school program process the projektings and on school active with the factory and staff participate in the activity. The Staff Staff and establish and school in teacher and the school active school program teacher and the Staff Staff and the school activity and staff participate in these schools. The Staff Staff activity and school activity and school activity and These programs shall be made available to all district teachers.	No	Yes		
664	Section 59 63 1380	State	Statuto	Facility for advanced to take join program. The same per student expenditure to include factors that advanced to take the advanced to the state per student's school if the student even attending the factors state in approximation of the state takes any approvance period school in takes and the state of the state state of the state of the state of the state of the state of the state state of the state is the state of the the state is the state of the state of the state is the state of the state is the state of the the state is the state of the state of the state is the state of the state is the state of the sta	Yes	Yes	Distribute funding to another entity	
				nembershop of the inducts served by the program as in Escatori France Act weighting of 148 and beginning with school year 2002 2002 as weighting of 124 Prog Parkharls for the homes instollar program hall be been as the school year 2002 2002 as weighting of 124 Prog Parkharls for the school year 2002 2002, weight district of school and the school year 2002 2002, weight district of school and the school year 2002 2002, weight district of school and the school year 2002 2002, weight district of school and the school year 2002 2002. The school was also and the school year 2002 2002 and the school year 2002 2002. The school year 2002 2002, the school year 2002 2002 and the school year 2002 2002. The school year 2002 2002. The school year 2002 2002 2002 2002 2002 2002 2002 20				
665	 Section 59 63 1390	State	Statute	nembershop of the Subsects serviced by the programs as in Escation Finance Act mainting of 148 and biogrims disclosed strength results and the service of th	Yes	Yes	Other service or product our agency mustimay provide	Promulgate regulations for alternative school programs

Image: Participant set in the set i										
III	667	Sec.	59 65 10	State	Statute	Indegendent Schools <sup>1</sup> Accountion, a member school of the Sundi Caralina Association of Chronic Macculation, a member school of the Sundi Caralina Association of a school <sup>1</sup> association <sup>1</sup> associ	No	Yes		
Image: Constraint of the constr	668	Sec	ction 59 65 20	State	Statute	Any parent or quardian who perdects to enroll his child or ward or refures to make such child or ward attend	No	Yes		
Image:	669	Sec	ction 59 65 30	State	Statute	of anyone convicted of the provisions of this article. Exceptions.	No	Yes		
Image: Source in the standard stand						(a) A diff the bas graduated from high school of bas rectand the equations of a high school exclusion from a school exclusion from the school exclosion exclusion from the school exclosion from the				
Image:						(a) Planck or gandeds may bask here default and focus if the structures is approved by the dataset load of approved the transitional approved the dataset load of approved the dataset load	No	No		
	672	Sec	ction 59 65 46	State	Statute	A foster parent may teach a foster child at home as provided in Sections 59 65 40, 59 65 45, or any other	No	Yes		
Image: Provide state in the state in th			ting 50.55 47	State	Clash da	provision of law, if, in addition to any other requirements, home schooling of the child has been approved by the Department of Social Services or other agency having custody of the child.	V	Vez	Otherseed	Conduct
Image: Section 196 Solution       Beckin 196 Solution 196 Solution       Beckin 196 Solution <td< td=""><td></td><td></td><td></td><td></td><td></td><td>children shows of the instruction is concluded under the subject of an association for home subject with his origination with a scalar standard standard standard standard standard standard standard magnetic standard standard standard standard standard standard standard is an used as the standard standard standard standard standard standard standards is an used as the standard standard standard standard standard standard standard standards (a) a particular standard standard standard standard standards is a standard standard (b) here standard standard standard standard standard standards and standards (b) here standard standards as had standard standards and standards and standards (c) he conclude standards standards standards standards standards and standards (c) here standard standards had standards standards standards and standards (c) here standard standards had standards standards standards here standards (c) here standard standards had standards standards standards here standards (c) here standard standards had standards standards standards here standards (c) here standard standards had here standards standards and standards is which he stadent and particular (c) a particular standards had here standards and stadents is which he stadent and particular (c) a particular standards standards and stadents received and dividualds documentation of the stadent stadents had the stadent standards and stadents and middetald documentation of the stadent stadents had the stadent states states had here stadent and middetald documentation of the stadent stadent standard progress region included standards received and dividualds documentation of the stadent stadent standard states states had here the stadent states the stadent and middetald documentation of the stadent stadent states states states and here the stadent states the states of the states of the states the states the states the states the states of the states the states the states of the states the states the states the states the states the states of the states</td><td>γes</td><td></td><td>Umer service of product our agency mustimay provide</td><td>Conduct annual reviews of association standards</td></td<>						children shows of the instruction is concluded under the subject of an association for home subject with his origination with a scalar standard standard standard standard standard standard standard magnetic standard standard standard standard standard standard standard is an used as the standard standard standard standard standard standard standards is an used as the standard standard standard standard standard standard standard standards (a) a particular standard standard standard standard standards is a standard standard (b) here standard standard standard standard standard standards and standards (b) here standard standards as had standard standards and standards and standards (c) he conclude standards standards standards standards standards and standards (c) here standard standards had standards standards standards and standards (c) here standard standards had standards standards standards here standards (c) here standard standards had standards standards standards here standards (c) here standard standards had standards standards standards here standards (c) here standard standards had here standards standards and standards is which he stadent and particular (c) a particular standards had here standards and stadents is which he stadent and particular (c) a particular standards standards and stadents received and dividualds documentation of the stadent stadents had the stadent standards and stadents and middetald documentation of the stadent stadents had the stadent states states had here stadent and middetald documentation of the stadent stadent standard progress region included standards received and dividualds documentation of the stadent stadent standard states states had here the stadent states the stadent and middetald documentation of the stadent stadent states states states and here the stadent states the states of the states of the states the states the states the states the states of the states the states the states of the states the states the states the states the states the states of the states	γes		Umer service of product our agency mustimay provide	Conduct annual reviews of association standards
effect       is due to respect to the specific to specific to advice up of the sector ray of the ray of the sector ray of the ray of the sector ray of t					Statute	to me juvelne court or such orier court a mé courry 38 may nível particiación or juvenies ou excusivé of magistrate's court or such sometinstanding the provisions of section 22 3 540 provided, that no one except the board of trustees or its designee shall have the authority to institute the proceedings herein.	No	No		
1       Image: A low of the second seco	675	Sec	ction 596560	State	Statute	(a) Upon neeping lash report, the court may forthwith order the appearance before such court of the reportable partier of quadra and el if determine necessary, the minimum (inves), if is such action as the court may deem necessary to carry out the provisions of this antidis. (b) if the court may, altherming goint the day notion, order such parties of quadration to require such this to such actions and the provided of the sufficient of the day of the parties of quadration to require such this to contempt, provided, that parishment for such contempt cannot exceed fifly datas or think days imprisonment for each offence.	No	No		
Image: Constraint of the standard spectra and spectra a	676	Sec	ction 59 65 70	State	Statute	If the court determines that the reported absence occurred without the knowledge, consent or convivance of the responsible parent or guardian or that a bona fide attempt has been made to control and keep the child in school,	No	Yes		
Image: Control in the control intervent intervent intervent in the control intervent intervent intervent in the control intervent int	677	Sec	ction 59 65 80	State	Statute	Enrollment or attendance of expelled or suspended child not authorized. Nothins herein shall be construed as granting authority to require errollment or attendance of a child who has	No	No		
678       Section 59 65 200       Stake       Stake appropriation for attendance supervisors from a control of a standance supervisors from a standance supervisors from a control of a standance supervisors from a standance supervisors from a standance supervisor or supervisor from a standance supervisor or supervisor from a standance supervisor from a standance supervisor or supervisor from a standance supervisor from a standance supervisor or supervisor from a standance supervisor or supervisor from a standance	678	Sec	ctian 59 65 90	State	Statute	been or may be expelled or suspended by the board of trustees of the district or any other person acting with authority from the board of trustees. Rules and remaintons.	Yes	Yes	Other service or product our	Establish regulations
680     Section 59 65 220     State     State     State     Exection 59 estimation     State     Note of an attendance supervisor of an attendance supervisor of the states and experises of an experisor of the states and experisors of the experisors of the experisors of the states and experisors of the experi				State	Statute	The State Bootord of Education that leadable insplations defining Jawil and united abarence baycoft bees as a provide line of the carbon definition of the state of the carbon verofinities that as a provide the outform definition of the state of the carbon verofinitia that and provide the outform definition of the state of the carbon verofinities that united abarence or and of the united abarence and (1) that definition and the state of the state of the state provide state of the state of t	No	Ves	agency must/may provide	
						shall be appropriated annually for the ensuing fixed years a sum sufficient to pay the salance and expenses of an attentiones supervised for search county, one such supervisor for each enter housed children, or the same supervisor of search and the same start is a sub-sufficient to the same start supervised by a source of the same start is a supervisor of search and the same start is a supervisor to the same start and the same start is a supervisor. Shall be portion years mendatively providing the anticipation start and the same start and the same start is a supervisor. Shall a county of a school district may employ at its care expense.	INU	res		
	680	Sec	ction 5965 220	State	Statute		No	Yes		

681	Section	59 65 230	State	Statute	Certification of attendance supervisions by State Board of Education. Yes Mandmance supervisors shall be certified by the State Board of Education. Qualifications for the certification attendance supervisors shall be determined by the State Board of Education. The same manner as the Board one determines qualifications for all other teaches, provided, that such certification regularizes that not adversely affect attendance supervisors who were employed prior to the passage of this article.		'es	Other service or product our agency must/may provide	Qualifications for certifications
682		59 65 240			Cansus of children not enrolled in paties schools, bis extension to attendance supervisor. White hindly days after the opening data of each school pared or data placets school district in the State in which a paties cancel to large spectrate, the intractions or other governing based theored shall make or cance to be made a complex cancel on all factors of based and theorem and theorem and takeness were any many state of the state of th	1	ło		
683	Section	59 65 250	State	Statute	Cooperation between attendance supervisors and county and district agencies and the like. No The county attendance supervisor whose salary shall be paid from State funds and such other attendance supervisors as may be employed by the county or school districts therein shall cooperate with the social and civic organizations and agencies of the county or district, as well as with the trustees of the several school districts in the county.	1	40		
684	Section	59 65 260	State :	Statute	Note of attendance supervisor retaining to nonaterologi children. No The attendance supervisor shall, goor neeking the list of nonaterologi children from the county superintervisor of exclusion, consist as an objet of supervisor or guarations of each nonaterologi children with the depet on mid of interesting nonaterologi and supervisor because of a supervisor of the depet of supervisor regularity. All profits and anticologi supervisor because on the depet of unsummark of the depet of the supervisor of the depet of the supervisor of the depet of the unsummark of the depet of the county.	1	ło		
685	Section	59 65 270	State		Procurement of books, chefing and shoes for nonatiending children. In the event that any nonatiending children regarded to the all indicates aspension chall be unable to grouns in the event that any nonatiending children regarded to the all indicates aspension chall be unable to the event of the even	1	ko		
686	Section	59 65 280	State		Acceptance of cash, clothing, shoes, books and similar articles from organizations and county or community. No Beginnices. The alternative supervisor shall accept and receive from the social or civic organizations and agencies of the outry or community and cash, clothers, shows books, materialis and similar articles as may be provided, and shall supply them to the nonattending school children of the county who are unable or whose parents or guardians are unable financially provide such attrides.	Y	(es		
687	Section	59 65 470	State :		Wi Lou Carry Copponently School to have access to list of deposite. No To analise Net Visco Long Opponently School to Home Apposed to He school's accelering and vocational training programs. The school is addressed to contract the adminutes appendent school as school districts of the School as school as the Adminutes approximate school as the Adminutes of the School as school districts of the School as school districts of the School as school districts of the School as School as the School as School districts of the Adminute School as the School as School as the School as School as School as the School as Schoo	Y	fes.		
663		59 66 20	State		Shoot safety and provide year program, funding requerements. We find the strength of the strengt of the strength of the streng		fes	Darbdae ludrig is another	
689	Section	59 66 30	State :		Plate made schools and high schools to be explayed with metal detector: training regulations. Yes (a) Using fund, appropriately fair determinal control (a) the school of the (b) the plate school of the control (a) school (b) the school (b) the (b) the control (b) the school (b) the school (b) the school (b) the (b) the control (b) the school (b) the		les	Distribute funding to another entity	
692	Sector	59 86 40	State		Boot advertise task from the second advertise to be adverted to the second advertise to be adverted to the second advertise to be adverted to the second advertise to the		fes	load, comesso, er comite e vikit komene um ou agency mudinty arree	
691	Section	59 67 10	State	Statute	(IT) Vaccosis is the metheotics of the task force must be life/for the remainder of the userimitation in the Non-barrier of the standard of the task force must be life/for the remainder of the userimitation to the When used in this article, "school bur" stable constituted to mean every motor vehicle evends by a public or governmential agrees, and operated of the transportation of children to or from school or privately owned and operated for compensation for the transportation of children to or from school.	v	/es		
692	Section	59 67 20	State		Regulations of Statis Board of Education permitty design and operation of stochol bases. The State Board of Educations by and with a back of the Degement of Hadis Staty, and adapt and enforce regulations not incrementaries. Partice 1 THe SE is given the design and operation by any stochol desitor or panking one and a different structure in the Chapter with one operation by any stochol desitor or panking one and part of any such contrast with a school desites. The system of the structure is the structure of the State is a school desite or panking one of any school desites in any distance in a school desites. The system of the structure is the school desite of panking of any school desites any of such regulatories or fails to include the adaption to comply with such regulatores and school desites. Any such desites that the school desites the adaption to a comply with such regulatores and any such regulatores and parks of the school dust with a school desite to fails to comply with any school desites that any school desites that the school desites of any school desites any discuss the school dust the complexites and school desites that the school dust the school desites of the school dust the lab to desite and the school dust the lab to desite and the activity the regulatore is the instance of school desites that be activities and the school dust the lab to desite and the activities that be activities that back desites the desites and begiver the responsibilities and the school dust the lab to desites and the activities that back desites the school dust the desites and begiver the responsibilities and the school dust the desites that the desites that the activities and the activities that back desites the school dust the desites and begiver the the school dust the desites that back desites the school dust the desites and begiver the theorematic the school dust the desites that back desites the school dust the desites and begiver the theorematicand back dust the bab to desites theorematicand		fes	Dther service or product our agency must/may provide	Promulgate rules and regulations
693	Section	59 67 30	State		Painting and markings of school busits. No Every State covered school base white bring used in the transportation of school pupils shall be solutionitally pointed brings markings. In the solution of the school base school base school pupils that be bringer markings. The voices "SOUTH CARCULAR PUBLIC SCHOOL" is not less than four into high latters boarded directly used the vision of SOUTH CARCULAR PUBLIC SCHOOL SCHOOL Base in the school that the school and cover the vision of SOUTH CARCULAR PUBLIC SCHOOL SCHOOL Base in the school that the school school that the school		les		
694		59 67 40	State		Applicability of laws and regulations to private school bases. No Al school bases owned and operated by a private school or operated under contract for a private school must for any school must be also and a school base of Education with respect to paining, lettering on the maximum control the base school must be applied on the school must be applied on the transmission of the laws not complying with the comparison of the school must be applied on the formation. The the participant of the school must be applied on the school must be applied on the formation bases not complying with the comparison of the partical accord on the num yorks and ball not be entitled to the privileges and protection of a school base operating on the highways of this State.	1	io		
695	Section	59 67 50	State	Statute	Rerowal defaultitation marks from thome school bases. The All school bases in this default has when to larger read for school proposes and sold to any person for private of pable use, must have all instruct of defaultitations moving that these taxes were used by school and school and school bases have been been been been been been been be		ko		
696	Section	59 67 60	State :		Repaining of former school buses. No Any person who purchases a used school bus must paint it a color other than yellow before operating such bus on the highway. Any expraon violating the provisions of this section shall be guily of a misdemaanor and, upon conviction, shall be fined not more than one hundhed dolars or imprisoned for not more than thirty days, or both, in the discretion of the court.	,	les		
697	Section	59 67 70	State	Statute	Dual wheels. No County boards of education may at their discretion require that all replacement or new buses, placed in service in		/es		
698	Section	59 67 80	State :	Statute	their respects occurrises, that it is equipped with data wheeks. Workhold sign, University (ign and rear view mirrors). End signals braikes and efficient rights wheth what is all rest may be append when withsheld signer, adequate braikes and efficient rights wheth what is all rest may be append with one of the whether the remain of the signals of the whether is also the non-balance of the whether to a proper distance adequately to obtain whether is also the non-balan be with and to the rear of the whether to a proper distance adequately to obtain whether is also the non-balan be with and to the rear of the whether to a proper distance adequately to obtain whether is also the non-balan be with and to the rear of the whether to a proper distance adequately to obtain the site of the non-balance of the whether the site of the site of the site of the site of the whether the site of the site of the whether the site of the site of the whether the site of the sit	,	fes		
699	Section	59 67 90	State :	Statute	Gasoline tanks. The gasoline tank of every school bus shall be filled, vented and located entirely outside of that part of the school bus utilized for carrying passengers.	,	(es		

700									
		Section 59 67 100	State	Statute	Sealing space, alide, seals, runters and/scation of piplis. Satisfront sealing space multite provide to large aprincibile for each passenger transported inside each op- site of the state of the tasked of the to low or today of the which all tablests multite to which he body of the bas at all lines which he bas in motion. States or not pomitide any pice could be the and multite to the state of the stat	No	Yes		
					until the bus routes can be adjusted to accommodate the overload but not to exceed twenty school days.				
701		Section 59 67 105	State	Statuto	Automate wide free controls. (4) A studier may calce continuously on a state owned school bas for more than merely minutes. With the septoral of the Department of Education, the nively minute maximum risk time may be acceeded when the area's appropriate register program average right register basel bases are provided register of the school merely. All the school area are multi-fragment to base the school area to base the school base are not obtained, when attendance zones are multi-fragment area to base the total owned school bases are noted in the maximum of the Table partment of Education annually all bases the total owned school bases are noted in the maximum private accessible trightways and strends.	Yes	Yes	Other service or product our agency must/may provide	Establish efficient school bus routes
702		Section 59 87 108	State	Statute	Training and continuation of divers. (41)(10) dry a some to has been continued by the State Board of Education may drive a school bar, as defined in Section 36 eT 0, when transporting preprintary, primary, rescondary students to from school. (41)(10) dry a some contrastication of the school bar. To school bar, and the school bar, and provide the school bar, and the school bar. To school bar, bareful bar, and the school bar. School bar, and chroney school bar, and barrad barrad barrad barrad barrad barrad barrad barrad school barrad barrad school barrad barrad school barrad barrad (10) When transporting pable chronic barrad	Yes	Yes	Other service or product our agency must may provide	Establish appropriate livel of driver certification
703	h	Section 59 67 110	State	Statute	Fixed entructions and eminipative data in finance ends on the right side of the vehicle and a rear emergency easy chocks as the provided with a finance entruction of the right side of the vehicle and a rear emergency easy or doing acidly relaxed in eminipantly bat fitting acidema to the right side regulation fitting acider (relaxed) in eminipantly bat fitting acidema to the right side of the vehicle and a pressure that the bas. Except in the verificial eminipantly represent that bas allowed to enter or fitave the bas by any other time the for estimates of an emergine corresponding to the side based to enter or fitave the bas by any other time the for estimates of the event of an emergency, no person shall be allowed to enter or fitave the bas by any other time the for estimates of the event of the emingency.	No	No		
704	1	Section 59 67 120	State	Statute	Tampering with governors prohibited. It shall be unliability for any person, other than authorized mechanics, to tamper with governors on school buses operated in this State. Any person volusing the provisions of this section shall be guilty of a misdemanor and, upon conviction, shall be fined the sum of one hundred dolars or be imprisoned for a term of thing days.	No	No		
705		Section 59 67 130	State	Statute	negation of radiocondition as has under reporting hazards. For the feature of control and parts, and conduct approximation For the feature of the control and parts and conduct approximation of the conditions feature of the conditions of a description of the conduct and the conditions demonstrates the the protect in, writing the Statist employee conduct transmission and the conditions demonstrates the hazardscale for the statist employee conduct transmission approximation and the conditions and report the multiparts hazardscale for the protein and income the conduct transmission approximation and the demonstrates the transmission and the statist be responsible for that growthe actions.	No	No		
706		Section 59 67 140	State	Statute	Inspection of road conditions on bus routies; duties of drivers. During the school year, each school bus driver shall report, in writing, to the proper school official any hazardous road conditions on his routes. The school dribtical shall forward such reports to the county transcortation	No	No		-
707		Section 59 67 150	State	Statute	road contracts of nits routes, in school enclass all to head schon regions to the county transportation supervision who shall follow the proceedure required of him in Section 59 of 73.0. Qualifications of bux driver, drinking or smoking on bus. The driver of each school bus must be an experimented driver of good moral habits, and neither he nor any pupil nor any often person shall use alcoholic liquors or smoke any cigar, cigarete, pipe, tobacco or other substance in such vehicle during the lime his to generating the same as a school bus.	No	No		
708		Section 59 67 160	Stato	Statute	such which during the time to iso operating the same as a solution base. Physical animation of a solution base spherodic sensitivity and the solution of solution of the solu	No	No		
709		Section 59 67 180	State	Statute	General supervision of bus by driver. The driver of every school bus while the bus is being operated as such shall have general supervision of it and shall not permit or allow any person in the bus to occupy such a position as will itselfere with the vision of the driver either to be force, afters side or are of the vehicle while it is in motion.	No	No		
710	9	Section 59 67 190	State	Statute	Driver prohibited from leaving bus while engine is running. No driver or operator of a school bus shall leave the bus while the engine is running.	No	No		
711		Section 59 67 200	State	Statute	Complete stop to receive or discharge passenger required. Each school bus must come to a complete stop with clutch disengaged before any passenger is permitted to	No	No		
712		Section 5967210	State	Statute	adjet or orter. Soloro buo passerio gravitere school buo uniteriti. It shall be uniteritif for any generion generating a school buo to pass another school buo unitess the lead buo is in a passegor possion and order or the lead boo tas signaled to the operator of the buo in the near that it is safe to passegor possion and order or the lead boo tas signaled to the operator of the buo in the near that it is safe to passed possion and order on the united orders or the imprisoned for a term of thirty days.	No	No		
713		Section 59 67 220	State	Statute	Filing gasoline tank while engine is running or pupils are on bus prohibited.	No	Ne		
1					No gasoline tank on or in any vehicle used as a school bus shall be filled while the engine is running or, except in				
714	1	Section 59 67 230	State	Statute	Fileg gasteles tark while engine is norming or pupili are on this published. No gastele tark on in any which used as also also has all able likel while the engine is norming or, except in an emigracy, when there are pupil in the bus. Durin required to subder consent ginalisations: The ormalisation of subder consent ginalisations: the public of subder tark of the subder target of the subder target of the subder to be that and compares stop writining tarks than fifteen feet norm than this feet from the and of the tark is asset to the ford of sub-visitions advis, all its subder target t	No	No		
714		Section 59 67 230 Section 59 67 240	State State	Statute Statute	Driver required any specific encourse in a particular sector of any national bring his vehicle to the operated of any social bank all before carsing if goals any taxits of any national bring his vehicle to the term of any sector of the sector of the sector of the sector of the sector of the sector of the sector of the deformation of the sector of the sector of the sector of the sector of the deformation of the sector of the deformation of the sector of the sector of the sector of the deformation of the sector of the sector of the sector of the deformation of the sector of the maintaining goal conduct upon the bus and that report promption the sector of	No	No Ves		
715		Section 59 67 240	State	Statute	Driver requencies anyo before crossing allowad texts. The requenced anyo before crossing allowad texts. The requenced anyo anyo before a subt. Before crossing a grade anyo texts do all any mitodat being this vehicle as the ford of allow texts and shall. All for such help, ascentini if it is safe by proceed before crossing such tracks. Other dations of allow closels and allowad texts and the tackforms in the school to arbit the school to the ford of allow closels and allowad the tackforms and the tackforms in the school to arbit the school to arbit and allowed anyo text and the tackforms in the school to arbit the tackforms in the school to arbit to grade people which any allowed the tack in the tackform in the school to arbit the tack give people which any all assessment the match to back the back of the arbit well assessment to arbit the allowed and arbit the tackform in the school to arbit the tack of the school to arbit and the school to any arbit any allowed to back the allowed to allowed the tackform and allowed any allowed the allowed to back the backform and the tack of the allowed the allowed to the allowed and allowed and the tack in the school to all the tack of the allowed the anyone allowed to allowed the school to allowed and the allowed to allowed to allowed to allowed the allowed to allowed the school to allowed and the allowed the tack to allowed the tack to allowed the allowed to allowed the allowed to allowed the allowed to allowed the allowed to ala	No			
		Sector 59 67 240 Sector 59 67 245			Driver required any specific of costing allocations. The experised of any costing allocations is all solid on experisons of any railocat, being his vehicle to a the experisor of any costing the and shall. The scene has a specific of the experison of the here of a down vehicle and shall, after such hisp, ascentian if it is safe to proceed before crossing such tracks. Other address of dhere: disciples of pages for microsoluti. The driver of address cholds shall adorgent with the sackhess in the insoft in the school to which he is transporting packs by being on time in the memorys and watery in the atternorus stall all he pages are discipled and or pages the disciples of pages for microsoluti. The driver of address cholds shall adorgent with the sackhess in the insoft in the school to which he is transporting pages by being on time in the memorys and watery in the atternorus stall all he pages are deviced and grap pages with any disciple cost main the memorys and watery in the atternorus stall all he pages are deviced and grap pages with any disciple cost main the memory and watery in the grap or mice and the pages of the school to of the maintaining grad conduct upon his to and shall report parently in the governing hard of the school to of the base. Description discription of school toor, previews. No person shall all differs the net or her address and the school toor of the diver- tion and grad conduct of action base, previews. No person shall all differs the net or her address and the school toor any passenger with be everifying the school toor the the school toor the school toor any passenger water and entropying the school toor the school the school toor any passenger water and and writing the the cost participant with differs of the discription of any discription of the diver- and the school toor the school toor the the poperation of a school toor, any passenger water as the entropying the appect of the school toor for any passenger water and the school toor the school toor the the pop	No	No Yes No		
715		Sector 59 67 240 Sector 59 67 245 Sector 59 67 245	State	Stahde Stahde	Driver regaration darge software conserting applications. The expension of any processing applications of the software processing applications of the software between the expension of any processing applications and applications applications and applications applications and applications and applications applications applications and applications applications applications and applications applications applications applications and applications	No No Yes		Other service or product our agrics, multiting provide	Fumph copies to various school disticus
715		Sector 59 67 240 Sector 59 67 245	State	Statute	Druer regaration dary borliver concerning applicable track. The expension of any post of the analytic expension of any material borliver that the expension of any post of the any theory of the analytic expension of any post of the analytic expension of any post of the analytic expension of any post of the analytic expension of the analytic expension of any post of the analytic expension of the analytic e	No No No Ves			Furnish copies to various school districts
715		Sector 59 67 240 Sector 59 67 245 Sector 59 67 245	State State	Stahde Stahde	Driver requested any spectra bar and the spectra spectra spectra of the spectra of any spectra bar and spectra of the spectra of any spectra bar and spectra s	No No Yes Yes			Furnth opties to various school districts
715		Sector 59 67 240 Sector 59 67 245 Sector 59 67 245 Sector 59 67 250	State State State	Statute Statute Statute Statute	Drue regarated a stop before crossing applicables. The expension of any stop of the starts and stop of the experiment of the stop of the stop of the stop of the experiment o	No No Yes Yes	No Yos No	agency mustimay provide	districts
715		Section 59 67 240 Section 59 67 245 Section 59 67 245 Section 59 67 250 Section 59 67 250 Section 59 67 250 Section 59 67 250	State State State State	Statute Statute Statute Statute	Drue regarded any activity and the section of a software regarder of activity of activity of a software of activity activity of activity activity of activity activity of acti	No No Yes Yes No	No Yes No	agency mustimay provide	districts
715 716 717 719 719 720		Sector: 59 67 240 Sector: 59 67 245 Sector: 59 67 245 Sector: 59 67 250 Sector: 59 67 250 Sector: 59 67 250	State State State State State State State	Statute Statute Statute Statute Statute Statute Statute	Drue requenced any special can advance of the sector of a grade special can be advanced by the service of a grade special can be advanced by the service of	No No Yes No No Yes No No Yes	No Yos No Yos Yos	agency mustimay provide	districts
715 716 717 718 719 719 720 720		Section 59 67 240 Section 59 67 246 Section 59 67 250 Section 59 67 250 Section 59 67 250 Section 59 67 280 Section 59 67 280 Section 59 67 280	State	Stable Stable Stable Stable Stable Stable	Druer required any spectra bank by the correspin galaxie brack. The expension of any spectra bank by the correspin galaxie galaxy matched any manocal, there has sheep the services by an expected programmer of the services	No           No           Yes           No           No           No           Yes           Yes	No Yes No Yes Yes	agency must may provide Other service or product co- agency must may provide	districts

724	Section 59 67 415	State	Statute	Parenti regressibility for safe and timely annual of chicks no tand from hos stop. Parenti or grandmass are responsible for the safety, conduct, and the timely annial of their chickens b, from, and at the designated school has also before the annual of the school has for pick up and transports to school and the school has the provide the school has been been as the school has chicken and the school has been provided to the school has been been as the school has been provided to the school has chickens and the school has assigned to the school has dischool as globestion safely devices.	No	No		
725	Section 59 67 420	State	Statute	Extent of transportation to be provided. (A) The State, acting through the State Board of Education, assumes no obligation to transport any student to or trans school also have within one action ball miles of the school has needed, por to revise temportation.	Yes	Yes	Other service or product our agency must/may provide	Provide transportation
				services extending within these terms of a mile waking distance of the residence of any student, not to humich transportation for any student what and/ne a studeo tatikation and the student resides when the same grade is tauget in an appropriate school flast is located which the student resides when the same grade is tauget in an appropriate school flast is located which the student resides. The Student shall be student resides when the student resides is used to a student resident classes in the school district is which that the required school credit is preven. The State is not responsible for any additional manyrotation that is not all which table trengation (comparison in the school district).				
				(B) The State may assume the obligation of transporting students living within one and one half miles of their schools and within three territe of a mile waiking distance of their residences when it is for the health and safety of the students where particular students are involved provided funds are proprieted annually by the General Assembly for this purpose. In these cases, the local school district shall apply in writing to the State Deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the filter distribution deventees of the function for the State to arrange the function deventees of the function for the State to arrange the function deventees of the function deventees of the function for the State to arrange the function deventees of the f				
				Department of Education for the State to assume the financial responsibility for this transportation, provided funds are appropriated annuality by the General Assembly for this purpose. If the Assembly, then entering the State ne a local school district is required to assume the clugation. Highway and Assembly, then entering the State near a local school district is required to assume the clugation. Netway and railroad traffic hazardous criteria must be established by the school district governing body and must address the asset y of the walk course at it relates to the backing of the school fragment, the traffic patterne, school of the school district patterne.				
				speeds and volume on roadways and railcoads, the existence of sidewaliks or other walk paths, the student's age, available crossing control systems and personnel, and other factors considered perintent. The districts shall weigh the need for state hazardous transportation funds by giving priority to students who are least familiar with traffic mournment and the commission of the traffic hazards. The Department of Erdinations chall enviro allocate allocate.				
				appropriated funds to the district for harardous transportation services, provided funds are appropriated by the General Assembly for this purpose. The department shall receive each district's applications for transportation which in a haradous are and apply these approx the district's adjustication until available funds are eshausted. When available state funds are onhausted, the remaining costs are the responsibility of the respective district, if the local school district has detected to assume this collaption. If there are not appropriately by the General Assembly, then the distribution of the distribution of				
				neither the State nor a local school district shall be required to assume this obligation. (C) Notwithstanding the provisions of subsection (0, 10, the State shall transport and bear the cost of transporting three and four year old students attending public school programs to their residences at the conclusion of a morring child development session and from their residences to an aftermon child development session.				
726	Section 59 67 421	State	Statute	(II) The Rate shall rende school transportation service as cheak and stake as rearritable. In the residence of Liability in regard to school transportation within bazardous areas. In relation to expenditures for transportation within thazardous areas as authorized by Section 59 67 420, no school district shall suffer liability for designation of such area as within the authority of Section 59 67 420 or for failure to designed any area as assardous.	No	Yes		
727	Section 59 67 425	State	Statute	Transportation of children attending kindergarten or child development programs. Three, four, or five year old children attending public school sponsored kindergarten or child development programs must be parmitted to ride state owned buses to the extent funds are made available by the General Assembly or as bugs a transportation services may be provided at no additional coit to the State.	No	No		
728	Section 59 67 440	State	Statute	Parametry or a ong as an upperment an even my approved an of exact set of a dome. Board may borrow from Division of Sinking Funds and Property to effect purchases of school bus equipment. The State Board of Education is empowered to borrow, and the Division of Sinking Funds and Property is empowered and directed to led to the State Board of Education, such surs of money as the State Board of	Yes	Yes	Distribute funding to another entity	
				Education shall require to enable it to effect purchases of school bus equipment, provided, that, the aggregate of such indebtedness to be outstanding shall not at any time exceed one million five hundred thousand dollars. The indebtedness shall be reavable not later than one veer from the occasion that it shall be incurred, and shall be				
				Incurred only to the extert that the aggregate of such indetbedness, pixes the other indetbedness incurred pursuant to Article 5 of Chapter 71 of this Title for school bus equipment, shall not exceed, on the date that such indetbedness shall mature, the limit prescribed by Section 59 71 420 for outstanding bonded indetbedness incurred for the purpose of school bus equipment, it being intended that notwithstanding that the aggregate of indetbedness stores bond outs equipment with being intended that notwithstanding that the aggregate of indetbedness stores bond outs equipment with being intended that notwithstanding that the aggregate of indetbedness stores bond outs equipment with being intended that incurring of indetbedness				
				pursuant to this section to an extent which may, on the occasion that the short term indebtodness herein authorized shall be incurred, exceed the limit prescribed for bonded debt to be outstanding for school bus equipment, the limit established by Section 59 71 420 shall not be otherwise exceeded.				
729	Section 59 67 450	State	Statute	Form of indebtedness; interest; payment. The indebtedness incurred pursuant to Section 59 67 440 shall be in such form and shall bear such rate of interest as may be agreed upon between the State Boards. Corried Board and the State Board of Education. For the payment of the indebtedness and the interest is accurate Interon, the principal proceeds of the next bonds	No	Yes		
				For the psymmet of the indebidess and the interest to accrue thereon, the principal proceeds of the next bonds to be issued pursuent. A Varids 5 of Orbitater 71 of this Tille for school purposes that be pidegide and on the occasion that such further school bonds shall be issued pursuant therein, sufficient of the proceeds thereof shall be used to refire such indebtedness, both principal and interest.				
730	Section 59 67 460	State	Statute	Contracts for transportation services with private individuals or contractors; State aid. Any county board of education may at any time contract for any part or all of its transportation services with private individuals or contractors for the furnishing of such services. In any such instance the county board of education shall execute the contracts. The county board and be responsible for the symmet of all sums due	No	No		
				education shall execute the contracts. The country board shall be responsible for the payment of all sums down under contracts are entered into and paint receive ail from the State for public thus transported only on the basis of the average per pupil operating cost of State owned equipment for the current year as determined by the State Board of Education. The Board may enter into agreements with country boards of education whereby pupils living in isolated areas may				
731	Section 59 67 470	State	Statute	The commonly of the set of approximate an overly observed to be common waterup (puter time) and a more than a set of approximate and the set of	Yes	Yes	Other service or product our	Examination of prospective bus
				trustees of the school districts, subject to the approval of the respective county boards of education. No person under sixteen years of age shall be eligible for consideration as a bus driver. Before being employed, all prospective drivers shall be examined by the State Board of Education to determine their competency. The State Board of Education shall provide a rind school hours driver training on curves and itsues exercisil "school bus, driver".			agency must/may provide	cinters
				certificates' to successful candidates. No person shall be authorized to drive a school bus in this State transporting children, whether the bus be owned by the State, by a local school agency, or by a private contractor, who has not been so certified by the State Beard of Glautann. Al school bus driver certificates shall be renewed every three years. Drivers who have certificates issued prior to September 1962, must enrol and satisfactorily				
				complete bus driver training courses prior to September 1965, and each three years thereafter. Local school superintendents shall supervise the conduct of pupils being transported and of school bus drivers. When any person is relieved of his dudes are a bus driver, for just cause, the local school superintendent shall require the driver to turn in his school bus driver coefficiate which shall be forwarded to the Shate Board of Education. A certificate may be existed to such adview rat a list data use com parground of the coll superintendent and the Shate certificate may be reissued to such adview rat a list data use on parground to the coll superintendent and the Shate the strain of the				
732	Section 59 67 480	State	Statute	Board of Education. The provisions of this section shall not apply to private schools.	No	No		
733	Section 59 67 490	State	Statute	Salaries of school bus drivers of State owned buses shall be fixed annually by the General Assembly. Proposed routes shall be submitted to Board of Education annually, approval. The boards of unstees of each district shall make a thorough subdy of transportation needs each year, and shall submit proposed route descriptions in accordance with the limitations of Section 59 67 420 and approved by	No	No		
734	Section 59 67 500	State	Statute	county school authorities to the State Board of Education annually. All routes served by State owned equipment shall be subject to the approval of the Board and the local board of trustees; no such equipment shall be operated except upon routes so approved. Routes of buses owned and operated by local school agencies.	No	Yes		
735	Section 59 67 510	State	Statute	The Board shall have no jurisdicitor organization of basis action agencies, somed and operated by local school agencies either directly or by contract. Use of transportation equipment for special events, office of Adjutant General and armed services reserve component functions, and other educational purposes.	No	Yes		
				composite inductors, and one executions purpose. Complexite indexistent by particular and an end school bas equipment for transportation in connection with attribute events, boy's and grift clubs, special events in connection with the school, official functions by the official which may minimize the band clubshare and the band, for the costs of the balance Amed Forces which may minimize the descharge and the band, for the costs one of other balance Amed Forces and other exclusional purposes as an explayer proper to the respective boards.				
736	Section 59 67 515	State	Statute	Speed limit for public school buses; exceptions. No public school buse may be operated in this State in excess of fony five miles an hour, except when traveling on a highway with a posted maximum speed limit above fifty five miles an hour, or when traveling to and from special	No	No		
				events which necessitate travel on interstate or state primary highways. Special event variances from the authorized speed limit for public school buses must be obtained by written authorization from the Department of Education. Inn in listance may the public school bus be authorized to eaceed the speed of tifty the miles an hour. Public school buses are not required to have devices to govern the speed or operation of the vehicles.				
737	Section 59 67 520	State	Statute	Transportation of handcapped persons. Notwith/standing the provisions of Sections 59 33 50, 59 67 420 and 59 67 510, the State Department of Education shall have the responsibility for transporting handcapped persons of lawful school age to and from the meanst school in which is handcapped pulling has been duy assigned. Additionally, when a school district is	Yes	Yes	Other service or product our agency must/may provide	Transportation of handicapped persons
				providing classes for handcapped persons between the ages of twe and twenty one years at the same location where classes and programs are provided for handcapped persons under age five and over age twenty one, and when a cost reduction will result, the Department may enter into a reciprocal agreement with the facility whereby certain handcaced energons between the ages of five and twenty one versam way be transcorted on bases not				
	Paulae 10 01 010	Chaire .	Plank da	owned by the Department and certain hand/capped persons under age five and over age twenty one may be transported on Department owned buses.	N-	Max		
738	Section 59 67 530	State	Statute	Expenses of openation of State and locally owned butues. The Board shale teresponsible for all expenses of openation of State owned butues and for the replacement of obsolete equipment. The State shall assume no obligation whatever for the expenses of operating butes owned by local or county school agencies, except as provided in Section 59 67 460.	ND	Yes		
739	Section 59 67 535	State	Statute	Use of boats for transportation of school children from Sandy Island to transport residents. Boats operated by the State Department of Education for transportation of school children from Sandy Island to maintaind school about may be used to transport, or a space awaitable basis only, any Sandy Island resident. A person requesting boat transportation shall present its residence verification to the employee or representative of the State Department of Education who is name of the school and the school of the school and the school of the school	Yes	Yes	Other service or product our agency must/may provide	Transportation of students
				The term "resident" as used herein means a person with an official residential address on Sandy Island. Use of these boats by residents shall be only on a space available basis and only at such time as the boat is being otherwise operated on official business. School children in every case shall be given priority of carriage.				
				Provided, that other trips on the Sandy Island boat may be approved by the county school district, in which case the operations, logistics, and all cocks shall be borne by the school district the extert that fundam are available. The school district may contract with a third party to operate the ferry and manage the logistics associated with the other trips. Persons who are not residents of Sandy Island may be allowed to be transported by the boat when accompanied by a resident.				
				have one provide the second of the second of the second of the section shall, prior to boarding, execute a "covenari not to sue" the State of South Carolina or any agency thereof, on a form approved by the State Department of Education. Nothing in this section shall be constructed as waiver of the state's general immunity from lability and suit.				
7/0	Section 59 67 540	State	Statute	Supplies and maintenance of State owned buses; maintenance and supply stations.	Yes	Yes	Distribute funding to another	
				The Department of Transportation shall be responsible for providing all supplies required for the operation of state owned school buses and for maintaining them in efficient and safe mechanical condition. The department shall be reimbursed periodically by the State Board of Education for expenditures incident to the operation and maintenance of humes that on charge the use of education for expenditures incident to the operation and maintenance of humes that on charge the use of education for expenditures incident to the operation and the made			entity	
				except to cover direct and additional expenses incurred by the department on account of the performance of this service. Provided, however, that the Board of Education shall have automity to establish and operate maintenance and supply stations, on an experimential to permanent basis, if should be determined to be of advantage to the State, and in connection therewith to acquire real property by purchase or lease.				
		I						

741	Section 59 67 545	State	Statute	Parents and other skill school volumes or employees and/othors to intrude school baces on space available. The state of the skind school volumes or employees may for new tool baces on space. The skills Parents and other skills also may new school baces in corpuscion with space/alphaness that are sponsore by the scale stade skills. The use of new school baces is not space available basis. The school baces are program. School baces as provided by the school baces in control as accommodate the pickles of adults submitted to school baces as provided by the school. The school baces in compares. The provides not difficults and other skills and the school baces in control to accommodate the pickles of this section that or the school baces as provided by the school. The Balls is not reprovable and you conta saccidated the pinets and other skills and school baces in compared to adults and school baces in compared to adult and the school baces in compared to adults and school baces in a compared to pinet adults and the school baces in compared to adults and school baces in compared. School baces as provided by the school. The Balls not reproved bace of this section that or to point adults and school baces in compared to adults and school by the balls of the the Tori compared.	No	Yes		
742	Section 59 67 550	State	Statute	Instalment purchase of maintenance shops. The State Board of Education is authorized to enter into an instalment payment agreement with any political studivision differents to converve rate properties to the Board for use as a school bus maintenance shop, whereby	Yes	Yes	Distribute funding to another entity	
743	Section 59 67 570	State	Statute	payments for such property may be extended over a period of not more than ten years. Rules and regulations. The State Board of Excation may adopt such rules and regulations as may be necessary to carry out the intent and purposes of this antick. Such rules and regulations shall have the full force and effect of tax. But rules and regulators that affect the functions of the Decement of Public Safety under this article or the coversion of Jusces	Yes	Yes	Other service or product our agency must/may provide	Adopt rules and regulations
744	Section 59 67 580	State	Statute	on the highways shall be adopted only jointly with the Department of Public Safety.	Yes	Yes	Distribute funding to another	
				(A) With hords appropriated by the General Assembly for school bas purchases, the Basel Board of Education bial Implement as school to an indexembly of the profile approximately for efficient of the Herd test has the school and used for school bas matteriances or full. (B) With hords approximation by the General Assembly for transportation appropriates, the department schall establish appropriate by the General Assembly for transportation appropriates, the department schall establish appropriate by the General Assembly for transportation appropriates, the department schall establish as ascord testingue activation. The School Control Co			entity	
745	Section 59 67 585	State	Statute	Use of biodiesel fuel. The State Department of Education, when feasible, shall utilize biodiesel fuel as an energy source to power the state school bus fleet.	No	No		
746	Section 9967710	Stale	Sante	Contract on Thesamore on State owned school bases. (1) The Director of Bolkson of desame Shares, with the approach of the Sales Budget and Control Bolkson which are barry constrained carries of through the numbers of the Sales Budget and Control Bolkson which are barry constrained carries of through the numbers on sense. The sense the through constrained carries of through the numbers on sense. The sense (a) for the budget control Bolkson of Carries Bolkson (a) the sense thirth the numbers of the sense of the Sales and Sales and Sales and (b) for the budget control bolkson (c) the sense (c) for the budget control bolkson (c) the sense (c) for the budget control bolkson (c) the sense that do compared to any solution the Dopantmer of Budget control bolkson (c) control barry control bolkson (c) the sense (c) c) and the control bolkson (c) the sense of the Dopantmer of Budget control downs. (c) do the sense of the sense of the Dopantmer of Budget control downs. (c) do the sense of the sense of the Dopantmer of Budget control downs. (c) do the sense of the sense down (c) the sense of the sense (c) do the sense of the sense down (c) the sense of the sense downs. (c) do the sense of the sense down (c) the sense of the sense downs. (c) do the sense of the sense down (c) the sense down (c) the sense down (c) the sense of the sense down (c) the sense	N6	N6		
747	Section 59 67 720	State	Statute	mili Exect as crowded in Section 59 67-710/31/ail/vi. the total sum recovered hereunder ansina out of a sindle Payment of premiume.     The premiume on all insurance contracts procured under the authority of Section 99 67 710 shall be paid out of the annual appropriation for transportation operated by the State Board of Education. Such premiume shall be	No	No		
748	Section 59 67 730	State	Statute	considered a part of the general expenses of operating school bus transportation. Counties and other political subdivisions prohibited from providing supplemental benefits on State owned buses. No country or other political subdivision shall supplement the benefits provided in this article by the procuring of insurance or by my other means on State owned buses.	No	No		
749	Section 59 67 740	State	Statute	Contracts of Insurance on county and distict owned and scottact bases. County and district bases of the same function owning school bases are directed to provide the same insurance counting for the based scottach and a scottact owned base as is provided for the based occupants of a State owned School base under Science 30 # 37 TIC. County and district bands of extended for the based State owned School base under Science 30 # 37 TIC. County and district bands of any contact which of extended contracts with such county and district bands of declaration.	No	No		
750	Section 59 67 760	State	Statute	Waiver of claim against bus driver. The acceptance for yaparmer or the binning of any action authorized by this article shall constitute a waiver of any lability that might otherwise exist on the part of the driver of any State owned school bus operated under the authority of Article 3 of this chapter.	No	No		
751	Section 59 67 765	State	Statute	Waiver of sovereign immunity up to limits of insurance coverage. For the purpose of this article, the doctrine of sovereign immunity for the State is hereby waived up to the limits of the insurance coverage specified herein.	No	No		
752	Section 59 67 770	State	Statute	State's immunity not waived. Nothing in this article shall be construed as a waiver of the State's general immunity from liability and suit beyond	No	No		
753	Section 59 67 780	State	Statute	the limits of the insurance coverage specified therein. Rules and the insurance coverage specified therein. The Director of the Sinking Funds and Propenty Division of the State Budget and Control Board may promulgate any rules or regulations or sat up any procedure which will, in his judgment, clarify the provisions or facilitate the purposes of this article.	No	No		
754	Section 997700	State	Statute	proprior to relative parameter of the theory of the theory of the theory of the Director of General G	No	No		
755	Section 59 69 10	State	Statuto	Sales Treasure may invest extrain fund necelved from United States Government, The Sales Treasure may invest the tube resoluted by thin protein the an ext ended on the Arten Arabeters the the sales of the Sales Sales the sales of the sales of the sales, in kean sales are sales to a sale of the sales of the Sales of the Sales of the Sales of the Sales, in kean sales are sales to a sale of the sales of the Sales of the Sales and Sales of the Sales, in kean sales are sales to a sale of the Sales of the Sales of the sales in sale of of Compose, "agreement of the Sales Treasure may, in making such investment, pay the market value for tonds, whether the same be about par or not.	No	No		
756	Section 59 69 20	State	Statute	State in treasure state to be notice properly and month for the state properties. The State Treasure of the state properly and most in the State State properly and the state any giff or begant of mony or other personal properly may make the Inite of each state properly and the State when the pupper to discipate all a calculated properly. The most state for dark all states or opportunities of the base when the pupper to discipate all a calculated properly. The most states for shared and states or opportunities of the base when the pupper states and the Monys as a Calculated States (Table State States of the State States	No	Yes		
757	Section 59 69 30	State	Statute	Investment of such fund. The State Treasurer shall from time to time invest in bonds of this State or of the United States or in bonds of any county, school district or municipality within the State all such money in the name of the State as a permanent	No	No		
				Coulty, Sould data (in that heading within the data at scaling within the data at scaling within the data as the same may be apportioned among the counties by the State Beard of Education. But no denotion that be made of any property, grant, devise, gift or bequest inconsistent with the purposes, conditions or terms thereof.				
758	Section 59 69 40	State	Statute	Finds given to bate Spectremethene to extension approximation of the State any great or device of tands and any gift to expect of Excelland that all and holds in tautor for the State any great or device of tands and any gift to expect of the State and the State and the State any great or device of tands and any gift to expect and the state and the State and the state and the state and the State Treaser shall, from time to time, invest all such monogers in the name of the State and shall pay to the State State Treaser shall, from time to time, invest all such monogers in the name of the State and shall pay to the State (monositer) with the conditions of the State Treaser shall be responsible on inconsistent with the conditions or terms thereof. For all such property the State Treaser shall be responsible on his bond as for other funds, received by time in the difficial capacity.	Yes		Distribute funding to another entity	
759	Section 59 69 110	State	Statute	Autorization for creation of reasons fund to picce schools on cash basis. In any courty, the State in which the schools here not funds schools to pay at claims in cash the courty, band of education may, at its discretion, direct the courty specification for any discretion to set atakk from the school funds of the courty, any of the school discretion, as an uncut annually not in access of the arc end of such funds, for so many pairs as may be increasing to create a sufficient fund to pat the schools of such county or any of the defood definition on and haves.	No	No		
760	Section 59 69 120	State	Statute	Use of reserve fund. Whenever any such reserve fund reaches an amount sufficient to put the county or school district, as the case may be, on a cash basis, the fund may be used for said puppes. And in each year during the time necessary to create such reserve fund, the county agentimitedure of exclusion that use the find accounted as a larm, without interact, to pay claims half by lanchers to short puppers.	No	No		

761	Section 59 69 210	State	Statute	Precequites to payment of claims. Every dam which is dragable against the fund raised for the support of the free public schools of the State, except cub, and is a dragable against the fund raised for the support of the transf of rustess of support of the state of the support of the support of the state of the state of the state support of the state of the support of the support of the state of the state of the state of the support of the state of the support of the state of the state of the state of the state of the support of the state of the support of the state of the persons advactated between the state of the support of the state of the state of the state of the state is persons of the state of the state of the state of the state of the state is persons of the state of the state of the state of the state of the state of the state of the state is persons of the state of the state state of the state of the state of the state of the state is persons presenting claims under this state.	No	No	
762	Section 5969215	State	Statute	Non-Interfactoring the provisions of the anches, the insecure of any contry ball distance to any choice distance possible, the contry my truck with the my have on online available for use in the specific distance possible, the powering body of the school distance traquests distancement to the school district thruths as they become distance and the school distance traquests distancement to the school district thruths are by become distance and the school distance trade, may are interesting the school district thruth and the school district thruth, may distance and the school distance trade, may are interesting to many and account for the purposes distancement of the payment of expenses approved by the governing body of the distance in the payment distancement of the payment of expenses approved by the governing body of the distance in the payment distancement of the payment of expenses approved by the governing body of the distance in the payment distancement of the payment of expenses approved by the governing body of the distance of the pay distance distancement of the payment of the distancement my body of the distance of the county distance distancement of the payment of the distancement of the distancement of the distancement of the distancement of the payment of the distancement of the distancement of the distancement of the payment of the distance of the distancement of the distancement of the payment of the distancement of the distancement of the distancement of the county reasonance that and continue to the distancement of the county distance the distancement of the county reasonance and the distancement of the distancement of the county reasonance and the distancement of the distancement of the county distance distancement of the county reasonance and the distancement of the distancement	No	No	
763	Section 59 69 220	State	Statute	Approval of warrants by county superintendent of education or his agent. No school warrants issued by any bucard of school insutes against any public school fund shall be paid by the occurity sequere or other officer hange to accurd of school of utility amount has been approved by the occurity sequerer or other officer hange to accurd by which warrants to dean or by such person in the officer of school or school and school and any observation by him in whiting provide the person designated datal have harmhed goal and sufficient board payabilits on the occurdy call the initial flag provide of schools in the school of the outprovide school and school and the occurdy call the occurdy call the initial flag provides of schools in the school of the outprovide school and sufficient board payabilits on the occurdy call the occurdy call the school of schools in the school is a fight.	No	No	
764	Section 59 69 230	State	Statute	Payments from school funds. All moneys disbursed by any county treasurer on account of school funds or taxes shall be paid on the order of the board of school trustees, countersigned by the county superintendent of education, or as otherwise directed by law.	No	No	
765	Section 59 69 240	State	Statute	Treasurer required to report monthly to superintendent of education. Each courty superinters shall report monthly, on the filtered duy of each month, to the courty superintendent of decisions of the courty the amount of coldcars and discursements made by this for the month on account of and account of the court of the amount of coldcars and discursements made by the filter of the month on account of and account of the court of the amount of coldcars and discursements made by the filter of the month on account of or refutus to make such report and, on conviction theread to shall pay a filter of not more than filter hundred dollars to be used for school payness in this courts.	No	No	
766	Section 59 69 250	State	Statute	Treasurer required to carry forward unexpended balances; report. The courty reasurer shal carry forward all sums in his hands collected for any previous year or years for school puppess and unexpended to the net fictory layer and credit the same to the school dictistics respectively, for which they were apportioned. He shall report such sums to the courty superintendent of education.	No	No	
767	Section 59 69 280	State	Statute	Official deal or longing interest is obtaine or contents: In a standard (or any compression): course and the standard or any compression of a standard or any compression of the standard or compression of the standard or any compression of the standard or compression of the standard or the standard or any compression of the standard or compressing the standard or compressing the standard orecompr	No	No	
768	Section 59 69 270	State	Statute	The discretistic party choice claims	No	No	
769	Section 5971 10	State	Statute	Short title.	No	No	
770	Section 60 71 20	State	Statute	The antice may be obtained as the "School Bond Act" Contribute: As used in this antice: (1) The worl studentise" shall mean the board of busiess or the commission vested by law with the day of speranting the public schools in any public school and the students of the studentise of the student of the student school and the student of the country of the student school and the student school and the student of the country of the student school and the student school and the student of the country of the student school and the student school and the school and the student of the school and the student school and the school and the school and the school and the school and the school and the school and school and the school and the school and school and the school and the school and school and the school and the school and school and the sch	No	No	
771	Section 59 71 30	State	Statute	Authorities of operating school units authorized to issue general adaption bonds. The authorities of any operanity school unit may issue general adaption bonds during benchmarked on the operating school unit for instance applicable production of the school and the school and benchmarked adaption of the constitutional add (1) The election required by the antide as a condicine precedent to the issuance of bonds results favorably there: (2) The operational school and the school and the school and the school and the school and the (2) The operation of the school and the school and the school and (2) There is such, shall give its approval to the scanar of such bonds.	No	No	
772	Section 59 71 40	State	Statute	Sectors. The existin hereby required shall be ordered by the authorities, who shall fin the data thereof and perscribe the form of the rotice of the holding of the existing and the round, or contract, when the field costs is benefit than the round of the round of the round, or contract, when the relations is the half it shall the round of the round of the round, or contract, when the relations is the half it shall commissions of existion shall personale the form of balak, arrange for ordergistices in each prescrict, or any per- order and a periodic constitution of all a periodic the round and the round of the round of the round of the order shall be the authorities.	No	No	
773	Section 59 71 50	State	Statute	National education. Notices of the holding of such an election shalt be given by publication themed. In some newspaper published in the country wherein the operating cohord unit is located, at least one not less than fifteen days priors the occasion set for the holding of such decime. The operating school units large hit is not not earby at particular publication required by this action that has made in both counties. Such notice shall state: (1) The occasion of the holding of the factors: (2) The qualifications imposed supports decimicated vicinity. (2) The qualifications imposed supports decimicated vicinity. (3) The qualifications imposed supports decimicated vicinity. (4) The anotation of the suppose for which the proceeds of the bonds shall be applied.	No	No	
774	Section 59 71 60	State	Statute	Destination of neuti of induction: detentions conclusion where a contention within they deput Upon the neck of the detentions of the electric and authorities and bit prevails neckers in the neck this may may provide for the filling of a certificat decay of such resolution decarring the results of the decision in the office of the decision of the certification of the authorities are certificated in a such event the necker of the decision, and a concertification of the authorities are certificated in a difficult decision in the office offi- de of a proceeding installation of the authorities are certificated and field, shall not be quite to prevent and a proceeding installation and the submit of the prevent.	No	No	
775	Section 59 71 70	State	Stalute	Maturity directs. See hords able minutes in such annual series or instalments as the authorities shall provide, except that: (1) The first maturity boots shall matter within three years income to also as of which they may be issued. (2) Notes that there are need on the such administration is any year, and (2) Notes and matures proved on the such administration is any year, and (3) Noteshall of matures bein than to rely they man, then the sus as of which it may be sured. (3) Noteshall of matures bein than to rely the paramitter that as of which it may be sured. (4) In the submitter of the submitter of the submitter of the superplane of the boots, authorized by the election on one or more occasions as the or more issues.	No	No	
776	Section 59 71 80	State	Statute	Provision for indemption. Any loost may be used with a provision for its indemption prior to its stated maturity at par and accrued interest. And such redemption provision as may be prescribed by the authorities, but no booth shal be nedeemate before manify unless it contrasts a statement to be interest. In the proceeding authoritist the examine of such bonds, provision shall be made specifying the manner of call and the notice thereof that must be given.	No	No	
777	Section 597190	State	Statute	Negatuality and regaration. The books issued pursuant to this arcle shall be in the form of negatable copion books, payable to bearrs, with the privales to the host of having them registered as to principal on the books of the treasurer of the county wherein the operating school unit is isocated, in which or in part, and the principal than tende payable to the registered toder (mices) the bit registerior starting that have books of participal than tende payable to the registered toder (mices) the bit registerior starting that have books of payable payable in the starting the toder payable and the payable of negatives of negatable under the law metchant and the Uniform Commercial Code.	No	No	
778	Section 59 71 100	State	Statute	Place of payment. The bond issued pursuant to this article shall be made payable at such places, within or without the State, as the authorities shall provide.	No	No	
779	Section 5971 110	State	Statute	Interest rate. Such bonds shall bear interest at rates to be named by the authorities.	No	No	 
780	Section 59 71 120	State	Statute	Execution of bonds. Such bonds and the coupons annexed thereto shall be executed in the manner provided for by the authorities.	No	No	
781	Section 59 71 130	State	Statute	Site of boots. The boots that the social of public sale, after advertisement of such sale in a newspaper having general circulation in the Sate or in a financial publication publiched in the obj of New York or, in the decretion of the autovities, in the same of the same of the social publication of the same of the service of the same same same same same same same same same same same same same same	No	No	
782	Section 59 71 140 Section 59 71 150	State	Statute	Minimum sales price. All such bonds must be sold at a price of not less than par and accrued interest to the date of delivery. Credit dedness for commont two therefore.	No	No	
783	Gerundin bil / 1 150	3688	orature	Cred prégador payment aux terroit. To the payment of the principal and interaction such bonds as they respectively mature and for the creation of such aniwapplication and any bit recessary therefore the full fails, noneth and resources of the operating school units monocolly pledged and there shall be level and multiply the addred or advoctively elevent auxil- principal of the state shall be level and multiply the addred or advoctively elevent auxil- contents, a tax, without limit, on all bashap property is such operating school units ufficient to pay the principal and interest of such bonds as they respectively mature and to create such sinking fund as may be necessary therefor.		nu	

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799 Section 59.71.470 State Statute Form of bonds: resistration. No No
State school bonch is suad pursant to this article may be in the form of negotiable coupon bonch, payable to hence with the notifiest or the holder of hadrowing more not the holds of the State Transverse
Is to principal only, or as to both principal or the instrumest, and such principal, or both principal and interest, as the can prave the time strum the instrument of the such as the su
prescribe. State activoid bonds as o registered as to principal in the name of the holder may thereafter be registered as payable to bear and made payable accordingly.
State school honds may also be issued as fully regulatered books with both principal and interest thereof made payable only to the registered holder. Such fully registered books also be subject to transfer but does such
conditions are begain "Instaure may presence. Such fully registered brands may, if the proceedings authorizing their issuance a provide, is convertile in its regulation countrol brain the provide traditions and their in the first
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800 Section 59.71 480 State State Interest mystates redemption. No No
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B01     Socion 69 71 400     State     State     Exemption of bonds from taxes.     No     No
mature in a margin and series or instalbrom, the first of which annual series or instalbrom ethal mature not more than bury and series of the

802	Section 59 71 510	State	Statute	Pedge of costs and revenues for purported books. For the poyment of the prophased interest on a fallse school books at any time second and costsauding the prophased in the prophased interest on a fallse school books at any time second and costsauding second and the school books and in addition freetres, but adapted to the provisions of Section 19.7 F3.05, the other school books and interest and the school books and the providence of the Section 19.7 F3.05, the other school books and interest and the school books and the providence of the Section 19.7 F3.05, the other school books and interest and the school books and the Section 19.7 F3.05, the other school books and the school books and the school books and the school books and the providence the school books and the school books and the school books and the school books and and the school books and the sch	No	No		
803	Section 59 71 520	State	Statute	Revision of retail sales tax not precluded by pidoge. The pidoge of such revenue denied from such retail if solars tax shall not prectade the revision of such retails solars are an entitied of the revenue of the revenue to the denied entity of the same set of the revenue to the denied entity from the same from the same the revenue to the denied entity from the same from the sa	No	No		
804	Section 59 71 530	State	Statute	State is boots. State school boots. State school boots. State school boots. The state state and control is school and state state state school have, engigenet may be privately becaust, if the terms and conditions of a sub-approach by rescalation day adopted by the state state school boots in alle all school by the Governor and the State Trassurer upon assist proposal, after All other State school boots in alle all school boots and by the Governor and the State Trassurer upon assist proposal, after consistentiation in the State and the school boots and boots and the school boots and and the school boots and state of state or municipal boods. The boots shall be assorted to be highest bidder at prior not tess than para and consumerisments the boots due to all school boots and be assorted to be highest bidder at prior not tess than para and addition of the State and the school boots and be assorted to be highest bidder at prior not tess than para and addition boots and boots and the school boots and be assorted to be highest bidder at prior not boots the Para the proposed of thringing aboot accessful asies of such hoots, the Beast may do all hings, orcheanly and the school boots and be assorted boots and be arrowed boots and be approached by the school boots and be assorted boots.	No	Yes		
805	Section 59 71 540	State	Statute	such bonds shall be paid from the proceeds of the sale of such bonds. Bonds as lawful investments. It shall be lawful for all executors, administrators, guardians and other fluciaries and all sinking fund commissions to invest any moneys in their hands in State school bonds.	No	No		
806	Section 59 71 550	State	Statute	Disposition of processes of states. The processes of the set of States school blonch shall be received by the State Treasourer and planed by him to the cred of the States Board of Educations, encept that the premum, if any, shall be placed in the safety find. States States States States States States States States States parchase of states Stat	Yes	Ves	Distribute funding to another entity	
807	Section 59 71 560	State	Statute	Use of proceeds, suprogram for different uses. The proceeds diverse from the sake of Data school bonds shall be applied by the Board only to the purposes for the proceeds diverse process and the proceeds that are provided for a proceeds of the proceeds diverse bonds abscaled to compare the school bond of the proceeds of the proceeds of the proceed of the pro- deced of school be approprint. The Sale Threaser shall, school hereaging of the proceeds of the bonds, school and proceeds in according on the provident of the proceeds of the bonds, school and proceeds in according on the provident of the expect mode the Sale Theorem proceeds in the providence of school for 7 4.50.	No	No		
808	Section 59 71 570	State	Statute	Griefly durated apprends. The samal principal payment on account of outstanding bonds to less than five per cent of the aggregate of all bonds outstanding. Bere shall be placed in the similar fund hereby established for the interiment of Sales should not show that an is all deferrece baselines from per cent of the outstanding Sales should bonds and the amount refined by any of principal of such outstanding bonds during such year. The similar plant and bonds and the similar should be apprecision of the similar should be apprecision of the similar should be expensed in the perpendicular should be table of Sales school south outstanding, bonds during such out of acquiring school bas equipment, in the perpendicular should be table of Sales school south outstanding. Note: the similar should be table of Sales school south outstanding. In the perpendicular should be table of Sales school south outstanding. Note: the similar should be table of Sales school south outstanding.	No	No		
809	Section 59 71 580	State	Statute	Retail sales tax provisions as part of contract with bondholders. The provisions of Chapter 35 of 116 t 12 keying the retail sales tax and of this article pledging the proceeds thereof to the payment of the principal and interest of States school bonds and to the serking fund to be established for the retement of the outstandarp principal of the bonds shall be deemed to partiale of the obligation of the contract between the States and the holders of the State School bonds.	No	No		
810	Section 59 139 05	State	Statute	Papose of broken III is the protocol where General Assembly in this chapter: (11) Is back an emphasis on early childbood declarish and green from white promoting assistance for students and where yind a kin valid-to is non flandid, and tudents to landid all reach and summing types: (12) Is backed in the second student of the second student and the second students and (13) Is backed in the operation of the second student and the second student and the second (14) Is backed in the operation of the second student and the second students and the second (15) Is backed in the operation of the second student and the second students and the second students and (14) Is backed in the second student and developmentally appropriate curriculum and coordinate program from personal thread students and schoold greater fieldibly in providing targeted. Coordinated programs of students and schoold the distinct and schoold greater fieldibly in providing targeted. Coordinated programs of students assistance.	No	No		
att	Section 59 139 10	State	Statute	Distinct each droke is droken jake wild pilon matt hickle, wich childhood development installer a cardionic stratement installers and strateging along progress reviews, school improvement courd lengt, the reviews. The strate installers and the strateging along progress reviews, school improvement courd lengt, the laboration of the strateging and the strateging along progress reviews, school improvement courd lengt, the laboration of the strateging and the strateging along progress reviews, school improvement courd lengt, the strateging in the strateging is the strateging in the strateging is the strateging in the strateging is the str	Yes	Yes	Databa karing te santar mining Ober santar or product our sgency must may provide	Develop reputations and plans
812	Section 59 139 11	State	Statute	Use of SACT Ren by Southern Association of Colleges and Shooks accorded of institutors. A short all accorded to the Southern Association of Colleges and Short (SACT) may statisticate the SACT in the Southern Association of Colleges and Short (SACT) may statisticate the SACT provided the all requirements for information and evaluation and the participation regulatorements for the community and Short Improvements (Colleges and Southern and the participation regulatorements for the community and Short Improvements (Colleges and Southern and the participation regulatorements for the community and sphere (Saction and Saction accorded in Chapters 18 and 18 applications) and and sphere (Saction and Sactions) as school determining and to be and the souther with the collect <u>Assoc</u> review.	No	Yes		
813	Section 59 139 15	State	Statute	Exercision of completion dates of central long range, comprehensive glans. Nonethiashing any any any temportal part (see Stapping Completion) and the long range, comprehensive plane required by Chapter 138 of TBs 63 of the 1976 Code may be extended with the eard of school year 1949 of the Bas Bas Bas Code Stacking. Discritis regardings parts a waiver mark outline tow the extension of any power that the Bas Bas Code Stacking. Discritis regardings parts and the section of the part extension of the planning and implementation of Act 135 of 1993 and provide the expected date of completion, basics in previous of the section plane may be automaticated and the section of the plane of completion, basics in plane of the start section and school to be Status Department of Sectional completion, basics in plane). The Status completion and distributes that implement strategies for academic assistent completion, basics in plane). The Status completion and distributes that implement strategies for academic assistent submit either the improvement plane completion basics and plane tracking additional school may complete submit either the improvement plane consistent with state department gaddelines or Its ling parts and the improvement plane consistent with state department gaddelines or Its ling parts.	No	No		
814	Section 59 139 20	State	Statute	Appropriation for production assistance initiality, usado of folder, tratisting of adapting of poll white. Beginning in Inciding 2018 B in this running and gene planoprismic runni. The Greense Aukanoth pland determine an appropriation benefit of the adaption is subjected to a specific of the Greense Aukanoth model that beginning in Inciding 2018 B in this running and gene planoprismic running and the specific of poll white an appropriate of the adaption by planoprismic planoprismic planoprismic running and the planoprismic of Greense and Strange and St	Yes	Yea	Destricts bandling an output wind (Other series or protect our agency must may provide our agency must may provide	Develop regulations and plans
815	Section 5913930	State	Statute	Formula for allocating funds. For fiscal year 1993 S4, funds must be allocated to districts on the same percentage as they received funds for the Componsition year Remedial Programs for 1992 93. By January 1, 1995, the Joint Legislative Committee to Study Formula Funding in Education Forgrams shall neview and approve the allocation formula.	No	Yes		
816	 Section 59 139 40	State	Statute	Development of criteria for monitoring district and school plans and implementation. By December, 1993, the State Board of Education, hrough the Department of Education and in consultation with the Education Overlapti Committee, said workpo primits for the monitoring of the district and school plans and the implementation of the plans required in this chapter.	Yes	Yes	Other service or product our agency must/may provide	Develop criteria for monitoring district and school plans
817	Section 59 139 50	State	Statute	Development of plan for providing texturcial assistance to districts in designing and implementing plans. By Segenters, 1993, by Department of Education, nonconsistance with the Salls Board of Education and the Education for unsign? Committies, that develop a writting plan undiring the process for providing behaviorial distribution of the second second second second second second second second second second distortional distortion of the second second second second second second second distorts and schools in the areas addressed by this chapter.	Yes	Yes	Other service or product our agency must/may provide	Develop criteria for monitoring district and school plans
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Alian       Alian <th< th=""><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th><th></th></th<>									
III <th< td=""><td>818</td><td>Sector 913940</td><td>State</td><td>Statute</td><td>Oversight Committee, that issistable in assessmeri fysitum to evaluate the digree to which the purposes of the templer are more. That has not the basels based of basels more interplant and tables that the templer and templer and the templer and templer</td><td>Yes</td><td>Yes</td><td>Other service or product our agency mustimay provide</td><td>Estableh assessment system</td></th<>	818	Sector 913940	State	Statute	Oversight Committee, that issistable in assessmeri fysitum to evaluate the digree to which the purposes of the templer are more. That has not the basels based of basels more interplant and tables that the templer and templer and the templer and templer	Yes	Yes	Other service or product our agency mustimay provide	Estableh assessment system
B     Lui 1019     In     Lui     Number of the second	819	Section 59 139 70	State	Statute	The half day program for four year old children established in Section 59 19 340, must be maintained at no less	No	Yes		
Image: Source of the second	820	Section 59 139 80	State	Statute		Yes	Yes	Other service or product our	Provide technical assistance
Image: Note of the section of the sectin of the sectin of the section of the section of the sec			CARGO	Cashe	If a review of a district's comprehensive plan indicates the goals and time lines established by the district are not being met, the Department of Education, after consultation with the district's administration, shall provide targeted technical assistance. If after two contexculve years, the district is not making progress toward achieving its goals, the State Board of Education, through the State Department of Education, shall enter into a partnership with the district board of Instense to review interementation of the district's comprehensive data, make ecommendations	100		agency must/may provide	
Image: Source of the second					The school and district strategic plans required in Section 59 139 10 must include the stated goals and objectives for parent involvement and the methods used for data collection to support statewide evaluation of parent involvement efforts.	No	No		
Image:	822	Sector 69 14 10	State	Stante	national docubion golds as applicable to South Carelina, which are: (1) By the year 2000, American statellistic constrained in the state intervery present. (2) By the year 2000, American statellistic constrained in the state intervery present (3) By the year 2000, American statellistic constrained in the state intervery present state interverse interverse interverse interverse interverse interverse interverse response licensity, further teaming, and productive employment in our modum encourse). The South Cardina state interverse interverse interverse interverse interverse interverse interverse (4) By the year 2000, Lise, statements, and and and the state and and processition, as that and hybrid additions and and hybrid and statements. (4) By the year 2000, Lise, statements, and and statements are interverse and mathematics, and and (4) By the year 2000, Lise, statements, and and statement and mathematics, and and (5) By the year 2000, Lise, statements, and the state and and processition frameworks. (5) By the year 2000, Lise, statements, and the state and and processes the lowedge and and statements, (6) By the year 2000, Lise, statements, and the statement and processes the lowedge and statements, (6) By the year 2000, Lise, statements, and the statement and processes the lowedge and statements, (7) By the statement of Education, tastifier grant and the statement and processes the constatement of the docubies, and The Department of the docubies and the statement and processes. (1) an animum state addresses: (2) an animum state addresses: (3) a statement of the statement is the statement and processes. (4) a docubiest and the statement is the statement and addresses and statements. (4) a docubiest and the statement is the statement and addresses and and addresses. (5) a statement of the statement is the statement and the statement and addresses. (4) a statement of the statement is the statement in the statement and addressesses to childres and therefore (5) a statement constratement is th	Ves		committee on which someone	
Image: Constraint of the state of the sta	823	Section 59 144 10	State	Statute	and innovations for which these funds were derivated may be different than originally resulted. Use of Children's Education Endowment Fund. Funds available from the Children's Education Endowment Fund as established in Charter 143 of this title must	No	No		
Image: Section of the section of th	824	 Section 59 144 20	State	Statute	be used for public school facilities assistance as provided in this chapter. Legistaries partosa. Legistaries partosa. Personnal har the xon people of the Salas and the increase of their commerce, weithers, and prosperity, it is for some that the xon clockness of this Salas the accurated and the salassist and backness school facilities to assist your in achieving the required levels of lamming. It is the purpose of this chapter to provide a massure of assistance to the school district of this Salas in accurate the facilities and structures which are needed accomplish the goals.	No	No		
Image: Constraint of the second se	825	Section 59 144 30	State	Statute	Funds make available through the object much be used for permanent school instructional facilities and flead pages many linking that available through the object much many school permanent pages many linking the school incores and the much many school permanent school incores and ender the term. In addressant part, after ad construction and envolution reads allocation to pagement and dest same provided the debt service institutes to school facilities as defined therein, many school incores and ender to provide the debt service institutes to school facilities as defined therein, many school incores and ender to be debt service institutes to school facilities as defined therein, manages and the school incores improvement of the debt service institutes to school facilities and ender manages and the school incores improvement parts have been reads. Acceleration pages and the school incores and exterior facilities, proteide destances and incore institutes in chickels improvement and pages constructed device school incores improvements. School includies devices and including phone of the school incores improvements and the school incores and phone constructed device school includies, proteined extensions, or other facilities, including phone remained interviewer and extension facilities, phone and extension includies and phone in the school incores and phone phone incores and phone and the school incores incores and includies and phone in a definition of a school incores and phone in the destance and the school incores and phone in the school incores and phone in the school incores and the school incores and the school incores and phone in the school incores and phone in the destance incore and the school incore and phone in the school in the destance in the destance in the destance in the destan	No	No		
DP         Selary 19 km 302         Selary         Bank	826	Section 59 144 40	State	Statute	From annual allotments made to the various districts, a school district may accumulate its allotments for up to	No	Yes		
Image: International and the set of					Association of hands to behave detects. (A) Forkin which associated work this charges must be ablicated annually to the school districts in the following many controls and the formation of the school doctated annually to the school districts in the following doctated on a properties of the formation of the school doctate of the properties of the doctated on a properties with the work of the school doctate of the properties of the doctated on a properties of the formation of the properties of the school doctate of the properties (2) the first particular doctate and the school doctate of the properties of the doctate of the properties of the school doctate of the doctate of the formation of the doctate of the properties of the school doctate of the doctate of the doctate of the formation of the doctate of the properties of the school doctate of the doctate of the doctate of the formation of the doctate of the doctate of the doctate of the doctate of the doctate of the doctate of the doctate of the doctate of the doctate of the doctate of the d	No No			
Lend         Lend <thlend< th="">         Lend         Lend         <thl< td=""><td></td><td></td><td></td><td></td><td>The Salah Board of Education responsibilities in regard to the clapter include: (1) developing postage address, exit strateging for a suborn assocration of the biard section of baseling and equipment of the biard section of the salahood section of the biard section of the biard section of the biard section each datasets means that has account region variances in all an biapart of account of the biard section of the biard section of the biard</td><td>Yes</td><td></td><td>agency mustimay provide</td><td>Develop and implement program and guidelines</td></thl<></thlend<>					The Salah Board of Education responsibilities in regard to the clapter include: (1) developing postage address, exit strateging for a suborn assocration of the biard section of baseling and equipment of the biard section of the salahood section of the biard section of the biard section of the biard section each datasets means that has account region variances in all an biapart of account of the biard section of the biard section of the biard	Yes		agency mustimay provide	Develop and implement program and guidelines
Image:	829	 Section 59 144 130	State	Statute	Every three years by December first beginning with the year 1998, the State Board of Education shall report to	Yes	Yes	Report our agency must/may provide	
Bit       Baske       Section 59 144 100       Sec					ure summan issuentary the projected two year school racilities improvement requirements reported by the school districts, the needs identified since the last report, and those previously identified needs addressed since the last report.				
B2     Section 59 144 160     State     No     No       B33     Section 59 144 100     State     State     State     State     State     State     No     No       B43     Section 59 144 100     State     State     State     State     State     No     No       B43     Section 59 144 100     State     State     State     State     State     No     No       B43     Section 59 144 100     State     State     State     State     State     No     No       B43     Section 59 146 10     State     State     State     State     State     No     No       B44     State     State     State     State     State     State     No     No       B43     State     State     State     State     State     State     No     No       B44     State     State     State     State     State     State     No     No       B45     State	830	Section 59 144 140	State	Statute	The Department of Education's responsibilities that include: (i) providing staffing estimates the tab Base and of Education in the dweltpment of pickies, guidelines, standards, and regulators implementing the chapter and (i) enumple complexes with staff staddards and diregulater base? Or the tab for pickies the or devaluants or part with shorts allocated under this chapter. To associ with the implection of complexes, he Stade and of Education on withouts allocated under this chapter. To associ with the implection of complexes, he Stade Based of Education may devaluate shorts the or the other staff all addition to conduct the	Yes	Yes		guidelines, standards, and
Image: Constraint of the second se	831	Section 59 144 150	State	Statute	To qualify for funds under this chapter, each school district shall meet the provisions of this chapter and any	No	No		
Bit         Section 59 146 20         Statute         Proposed of deptor to train store down in a first bargened down in the interposed of their specific down in the and that approvale memory and proposed of their specific down in the and that approvale memory and proposed of their specific down in the interposed of their specific down in the and that approvales in the interposed of their specific down in the interposed of their specific down in the and that approvales in the advance down i	832	Section 59 144 160	State	Statute	regulations promulgated hereunder. Funds must be withheld from districts when inappropriate reporting of facilities' needs its found or when inappropriate use of funds is documented. Recommendations to General Assembly. By December 1, 1998, the State Beard of Education shall recommend to the General Assembly changes to be	No	No		
Bits     Section 59 146 20     Status     Propose of departing inputs least status and density is provide desting undivident.     No     No       Bits     Section 59 146 20     Status     Proposed departing inputs least status and leng conditions.     No     No       Bits     Section 59 146 20     Status     Proposed departing inputs least status and leng conditions.     No     No       Bits     Section 59 146 20     Status     Proposed departing inputs least status and leng conditions.     No     No       Section 59 146 20     Section 59 146 20     Section 59 146 20     Section 59 146 20     No     No       Section 59 146 20     Section 59 146 20     Section 59 146 20     Section 59 146 20     No     No       Section 59 146 20     Section 59 146 20     Section 59 146 20     Section 59 146 20     No       Section 59 146 20     Section 59 146 20     Section 59 146 20     Section 59 146 20     No	833	Section 59 146 10	State	Statute	Short title. This chapter may be cited as the "State School Facilities Bond Act".	No	No		
	834	Section 59 146 20	State	Statute	Propose of dispersive is said schedule approvale, scheduleral Indiane, and the Scheduleral Bark. The bareful of the species for the Scheduler Bark contracts of their commerces, welfare, and prosperity, and the improvement of their health and bring conditions, it is assortial that the and future generations (is quice bag where the speciarity is to same on the obserging here related and meant capacity). Each is address the speciarity and the same to be obserging here related and meant capacity. But is address the speciarity is to same and the speciarity of the speciarity of the speciarity of the address the speciarity is to same address the speciarity of the speciarity of the address the speciarity of the speciarity of the regularity being and speciarity and we despice the speciarity of the despice that and the speciarity of the speciarity of the speciarity of the speciarity of the despice that and the speciarity of the speciarity	No	No		

	e	Section 59.146.30	State	Statute	Definitions.	M-	Man		
835	3	aection 54 146 30	State	Statute	As used in this chapter: (1) "Department" means the State Department of Education. (2) "School district" means a public body corporate and politic operating as a school district under the provisions of Chapter 17, The 16, 96. (3) "School facilities" means only those facilities defined as "school facilities" in Section 59 144 30. (4) "State boad" means the State Boad of Education.	No	705		
836	s	lection 59 146 40	State	Statute	(b) "State school facilities bonds" means general obligation bonds of the State of South Carolina issued under the automity of this chapter. School facilities bonds. In order to abdain funds for allocation to school districts for school facilities, there shall be issued from time to	No	Yes		
837	s	Section 59 146 50	State	Statute	time state school facilities bonds under the conditions prescribed by this chapter. Maximum principal amount of state school facilities bonds; expiration of authority to issue bonds.	Yes	Yes	Distribute funding to another	
					The nationary provided amount of titles school tradities tools that may be issued pursuant to the charger and an accessed work holds with provided accessed part has in limitors on the rapping or any starts and the school accesses and the school accesses and the school accesses and the school accesses and the school accesses and the school accesses and the school accesses and the school accesses and the school accesses and the school accesses and the school accesses and the school accesses and the school accesses and the school access and the school access and the school access and the school accesses and the school access and the school access and the school access and the school access 2000, access and the school access and the school access and the school access and the school access 2000, access and the school access and the school access and the school access and the school access 2000, access and the school access and the school access and the school access 2000, access and the school access and the school access and the school access 2000, access and the school access and the school access 2000, access and the school access 2000, access 200			entry	
838	s	lection 59 146 60	State	Statute	State Baser of Exacelson notification to State Budget and Centrel Board The State Baser of a discussion, by resolution, hard in the State Budget and Centrel Board of the following the State Baser of a discussion, by resolution, hard with the State Budget and Centrel Board of the following (2) a lot state state baser baser baser and a state of the state of the state state of the state (2) a discussion baser baser baser baser and state of the state of the state state of the state then catastanding and This notification shall be presented to the Budget and Centrel Board by March first of each year.	Yes	Yes	Other service or product our agency must/may provide	Notify Budget and Control
839	s	iection 59 146 70	State	Statute	Issuance of state school facilities bonds by State Budget and Control Board. Following the receipt of the notification presented pursuant to Section 59 146 60, the State Budget and Control Board shall, by receiption day adpited faller the issuance of state school facilities bonds, or pending the issuance thereof, effect the issuance of bond anticipation notes pursuant to Chapter 17 of Tate 11.	No	No		
840	S	lecton 59 146 80	State	Statute	Revolution by them Budget and Fouliers Buard for incurrence of ratios control fusition bonds. In control in other to be assumed or attain school facilities bonds. It is black and an other black and an advect a start school facilities bonds. It is black and control facilities to be a the site black and a black a start provident for the same of value school facilities bonds. It is black and the school facilities bonds and black and the school facilities bonds. It is black and the school facilities bonds are black and the school facilities bonds provident of the charter. The school facilities bonds are black and the school facilities bonds are black and the school facilities bonds. It is and the school facilities bonds are black and the school facilities bonds are black and the school facilities bonds. It is and an advective school facilities bonds in the school facilities bonds. It is an advective school facilities bonds are black and the school facilities bonds. It is a school facilities bonds. It is an advective school facilities bonds are black and the school facilities bonds. It is an advective school facilities bonds are bonds. It is an advective school facilities bonds are bonds. It is an advective school facilities bonds are bonds and the bonds. If is an advective the bonds and principal regularements and estimated annual interest requirements on the state school facilities bonds.	No	No		
841	s	Section 59 146 90	State	Statute	Terms of state school facilities bonds. The state school facilities bonds must bear the date and mature at the time that the resolution provides, except	No	No		
					The safe school facilities bonds must bear the date and makes at the time that the resolution provides, except the date of the soft of th				
842	s	Section 59 146 100	State	Statute	Tax exemption of state school facilities bonds. Al state school facilities bonds issued under this chapter are exempt from taxation as provided in Section 12.2 50.	No	No		
843	s	59 146 110	State	Statute	Execution an autometication of state school facilities books. A state school facilities books inset out other the deparemant to signard by the Governor and the State Transure. The Governor and the State Transurer may sign these addigations by a laccified of their signarease the school of the Governor and the State Transurer. The school of the State Sta	No	No		
844	s	iection 59 146 120	State	Statute	Payment of principal and interest. The fix payment of a principal and interest on all state school facilities bonds insued and outstanding pursuent to this chapter here is pilotogic the full lather, cost, and bankgrouponer of the State of State of State and State constrained with the provisions of paymagned (or discission 12 of Andrés V et the State Carolica, and in General Accessible Interly allocates on an annual basis sufficient tax retinues to provide for the punctual payment of the principal and interests on the dubat advineably the dubat.	No	No		
845	s	iection 59 146 130	State	Statute	Sain of state include labeling both biost school facilities to know most to solit by the Gruenov and the State Treasurer upon sealed proposale, after publication of notice of the sale none more times at least school days before the sale, in a financial paper publication of notice of the sale none more times at least school days and the manipel books. The states school and be noticed with the sale school days and the school days and the school days and the school days and the school days and the and be noticed at the school days and accelerative days on coversion with the sale of the school days and control days and the school days and accelerative days are covered on with the sale of the school days and the school days and accelerative days are been as the school days and acceleratio days and accelerative days and accelerative days are been as the school days and accelerative days and accelerative days and accelerative days and accelerative days are been as and the school days and accelerative days are been as an employed books. All expenses incident to the sale of the books must be paid from the providers of the state of the fourted.	No	No		
846	s	Section 59 146 140	State	Statute	Proceeds of sale of state school facilities bonds. The proceeds of the sale of state school facilities bonds must be received by the State Treasurer and applied by the State Treasurer to the purposes for which issued, except that the accrued interest, if any, must be used to discharge in part the first interest to become due on the bonds, but the purchases of the bonds are not lable for	No	No		
847	s	Section 59 146 150	State	Statute	the proper application of the proceeds to the purposes for which they are intended.	No	Yes		
848	s	Section 59 146 160	State	Statute	It is lawful for all executors, administrators, guardians, and other fiduciaries to invest any monies in their hands in bonds issued pursuant to this chapter. Allocation of proceeds of sale of state school facilities bonds.	No	No		
849	s	iection 59 146 170	State	Statute	The proceeds received from the issuance of state school facilities bonds, after deducting the costs of issuance, must be allocated to the school districts in the same manner and for the same purposes as provided in Section 59 144 100 and the first paragraph of Section 59 144 30. Responsibilities and duties of State Department of Education and State Board of Education.	No	Yes		
850		Section 59 146 180	State	Statute	The responsibilities and duties of the State Department of Education and State Board of Education shall be as outlined in Sections 59 144 120, 59 144 130, and 59 144 140. Qualification of school districts for funds.	Yes	Yes	Other service or product our	May withhold funds from districts
					To quality for the funds under this chapter, each school district shall meet the requirements of this chapter and any guidelines consulgated hereunder. Funds must be withheld from districts when inappropriate reporting of facilities' needs is found or when inappropriate use of funds is documented.			agency must/may provide	
851	5	ladon 69 155 110	State	Stahle	South Central Read to Successor Office. There is a statisticate within the South Carolicate Department of Education in South Carolica Isola to Successor (1) classicon Isolation Isolation I Carolicate Department of Education in South Carolica Isola to Successor (1) classicon Isolation Isolation I Carolicate Department of Education in South Carolica Isolation Isolation (1) classicon Isolation Isolation I Carolicate Department of Education in particular processor Isolation I Carolicate I Carolicate Isolation I Carolicate	Yes	Yes	Databas fundings autorigation of products and approximations product and approximations products	Implementation of Read to Succeed
852	S	ixdon 58 155 120	Sate	Santo	Solitonics (1) Board means the State Board of Education. (2) Department means the State Board of Education. (3) Discription of means the State Board of Education. (3) Discription of means the State Board of Education. (4) Discription of means the State Board of Education. (4) State Interview means the State Board of Education of State Interview methanistics, point states, physical (4) State Interview means the State Board of Education of State Interview methanistics (2) State Interview	No	Yes		

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853	Section 69 155 130	Shio	Shhke	Duelse of Office. The control of the second	Yes	Yes	Report ou agency musimay pendé	
064	Section 99 115 140	State	Sahe	State Reading Professionry Plan. (4)(1) The dispatrates with approval by the Blase Blast of Education, shall develop, implement, evaluats, and consider physics. Promparise track states physics have a start of Education, shall develop, any plant and approxeming the blowing composition provides and the start of Education. (a) including approxeming the blowing composition of the start start and the start (b) including approxeming the blowing composition of the start start and the start (c) including approxeming the blowing composition of the start start and the start (c) including approxeming the blowing composition of the start start and the start (c) including approxeming the blowing composition of the start start and the start (c) including approxeming the blowing composition of the start start and the start (c) including start and the start start and approximation of the start start and the start (c) including start and the start start and the start start approximation of the start start and the start (c) including start and the start start and the start start and the start start and the start (c) including start and the start start start and the start and the start start and the start and the start start and the start and the start and the start and the start start start and the start start start and the start start start start and the start start s	Yes	Yes	Report ou agency mutimey provide	
855	Section 59 155 150 Section 59 155 160	State State	Stable	The state of the s	Yes No	Yes Yes	Oher senice or product our agency multimy provide	Readness assessment requirements
867	Section 59 155 170	State	Statute	assessment; (d) as an organization clockelong of endernood file students' maximy of the Englishlanguage intri state statestised Radiag comprehension of prirat and compared tables students' in control tables. Radiag comprehension of prirat and compared tables students' to control tables. Radiag comprehension of prirat and compared tables students' to control tables. Radiag comprehension of prirat and compared tables students' to control tables. Radiag comprehension of prirat and ophysical and leads tables and the control tables and tables to tables must bloom of heads and physical and leads the students' tables and tables to tables must bloom of tables and physical and leads the students' tables and tables of tables and tables and tables the tables and tables the tables and tables and tables the tables and tables the tables and tables and tables and tables and tables the tables and tables the tables and tables and tables and tables and tables and tables and tables the tables and	No	Yes		
956	Section 59 155 180	State	Sanke	Phy service and in netrotic sector focusation programs. (III) A is a subset operations is from the software and comprehension in content areas such as solaries, mathematics, social stades. Englishim page ansis, carer or and technology education, and the arts is critical to the diabeter a subset on courses. Therefore, to prove the audient subset of a student is another control (III) (III) Segment and the source of the source subset of the source subset of the 2016 2017 Selford Var. afge escent baseders the source of the source subset of the 2016 2017 Selford Var. afge escent baseders baseders and the source of the source subset of the 2016 2017 Selford Var. afge escent baseders baseders and the source of the source subset of the 2016 2017 Selford Var. afge escent baseders baseders and the source of the source subset of the 2016 2017 search, and protected the subset of the source of the source of the source subset on the low meantsh, and protected the source of the search of the source of the source of the source of the source of the source of the source of the source of the source of the source of the sou	No	Yes		

859	Section 59 155 190	State	Statute	Load activation distance. Load activated attacks are secondariged to enable family activated construity particulates that focus on increasing Load activated attacks are secondariged to enable family activated construity particulates that focus on increasing Schools and distance should parter with courty fibraries, community organizations, balan lark organizations, table and entraintions, particular and than y particle models and enrole the summers, and other grants to provide entrance methods and generative that and activates and activates and activates that the particular entrance method generative activation of the soft activation of the soft activation of the soft activation of the entrance method generative activation in an adolg particular basedite activates taken to accomplish the requirement of the soft activation in an adolg particular basedite activates taken to accomplish the requirements of the soft activation in an adolg particular basedite activates taken to accomplish the requirements of the soft activation in a soft approximation particular basedites taken to accomplish the requirements of the soft activation in a soft approximation particular basedites taken to accomplish the requirements of the soft activation in a soft approximation particular basedites taken to accomplish the requirements of the soft activation in a soft approximation particular basedites taken to accomplish the requirements of the soft activation in a soft approximation particular basedites taken to accomplish the requirements of the soft activation in a soft approximation particular basedites taken to accomplish the requirements of the soft activation in a soft approximation particular basedites taken to accomplish the requirements of the soft activation in a soft approximation particular basedites taken to accomplish the requirements of the soft activation in a soft approximation particular basedites taken to accomplish the requirements of the soft activation in a soft approximation particular basedites taken to accomplish	No	Yes		
860	Section 69 166 200	State	Statute	Promotion or transforg and writing hattiss and kills development. The Read's Discourse (Disca and each should hattism mark plan for and act devolvely to anguge the families of stadems as indiparticipating partners in promoting the reading and writing habits and shalls development of herr bill participating partners in promoting the reading and writing habits and shalls. development of the information shall be reading the reading of the stadems of the reading habits and shall development of the information shall be reading the for their child to read, as well as reading to be child. To ensure that all habits development or transitional provides the reading habits and shall be and the reading habits and the shall be child. To ensure that habits development of the reading habits and here the reading habits and the reading habits and the reading habits habits development of the reading habits and habits and writes and only habits and habits and the one interpret information along the reading habits and the reading habits and habits mark the reading habits and	Yes	Yes	Other service or product our agency must may provide	Promote reading and writing habits and skills development
861	Section 59 155 210	State	Statute	Standards, pravisors, and procedures. The basical and department shall trackate the statutory requirements for reading and writing specified in this charger in traits instandards, practices, and procedures for school districts, baseds, and their employees and for other subgratations as approaches. It his effort (the statut local head head head head head underschool and grat and	Yes	Yes	Other service or product our agency must/may provide	Translate statutory requirments
862	Section 59 156 110	State	Statute	South Cashina Child Early Reading Development and Education Program. There is oreated free South Carelon Child Expl Reading Development and Education Program which is a full day, four pair of site long-pairs program for a fait is children which musit to make available children in all the source of the s	No	Yes		
863	Sectors 69 166 120	State	Stah.te	Trad detroits. (4)(1) The South Check (2)(2) Reading Development and Education Program Intern match and/or and/or (4)(1) The South Check (2)(2) Reading Development and Education Program Internation International Check (2) Reading	Yes	Yes	Databué lunding to another entity	
864	Section 59 155 130	State	Stande	Explain to evolution to program. (A) Each old in realized part of program is detrict, who has attained the age of four years on or before September find of the stoch years and meets the artisk or intensit, is eligible for errolment in the South Canola Child Exity (10) I has about years and meets the artisk or intensity of the South Canola Child Exity (10) I has about years and blacks birth years gram delivered by an approved public provider, or (10) I a stoch years are and blacks birth years gram delivered by an approved public provider. Or (10) I a stoch years are and blacks birth years gram delivered by an approved public provider, or (11) I has about years are all blacks paties program delivered by an approved public provider. Or minimumation documents and southerstand for the student delight years are stochast. The application must be solumited on times and must be accompared by a capcy of the drifts birth certificate, minimumation documents and documentation of the student delights are obscienced by any line of patients are applicated ensuitably the United Bales Department of Health and Human Sternices or a minimum of Macdael delight). The alternitic application of the stack of adjustice explains, the stoch years. The alternitice policy must table bales program, consisted of a dual on bale hous of has balen years of the stochast and policy and tables balen program. Considered ally dual a years have the program balenes, information and stochast tables programs. Stochast are the application on the program. The Althouse the stochast and the program deliver tables and the stochast and the program. The Althouse tables are not approved by a stochast and path and by the provided and as a stochast and the stochast and the program. The Althouse tables are all the stochast and the stochast and the program. The Althouse tables are all the althouse tables are all the stochast and the stochast and the areal the althouse tables are the program, the althouse tables are althouse and the tables are alt	No	Yes		
865	Section 59 165 140	State	Slahte	Applications for solubility provides and the South Cardina Della Carly Reading Development and Schusten Program must solute an application to the Department of Education. Program must solute an exploration of the South Cardina Della Carly Reading Development and the Office of mess and program criteria and for the South Cardina Della Carly Reading Development and the Office of mess and program criteria and for the Neuron Cardina Della Carly Reading Development and the Office of Della Prodein Sulla . The South Cardina Della Carly Mark Information and Cardina Della Carly Benefician and the South Cardina Della Carly Mark Information and the South Cardina Della Carly Mark Information and that has and control the south card and the South Cardina Della Carly Mark Information and the South Cardina Della Carly Mark Information and the South Cardina Della Carlo Cardina Della Ca	No	Yes		
866	Section 69 166 160	State	Stahute	Date of Department of Education, Read to Sacceed Office, and Office of First Steps to School Readmess, that: (I) density the provide application form: (I) density the provide application of the provide application for the provide application of the provide application for the provide application form: (I) density the provide calcention reade to be used In comparing the provide applications (I) density the provide applications for the provide application for the provide application for the provide application form of the provide application for the provide application for the provide application form of the provide application for the provide applicat	Yes	Yes	Other service or product our agency mustimey provide	Duties of Read to Succeed office
867	Section 59 105 102	Sade	Saha	Providents to device organise declarational program. (A) Providents of declaration CME Barly Reading Development and Education Program shall offer a complex exclusional program. In accordance with the get appropriate instructional (C) a complementary systemic approach to result of the state of the state of the state district complexities across the state of the state of the state of the state of the state district complexities across the state of the state of the state of the state of the state district complexities across the state of the state of the state of the state of the state district complexities across the state of the state of the state of the state of the state of the state of the state (I) is developmentary and calculate the state of the state of the state of the state (I) is developmentary and calculate the state of the state of the state (I) is developmentary and calculate the state of the state of the state (I) is developmentary and calculate the state of the state of the state of the state of the state of the state (I) is developmentary and calculate the state of the state of the state of the state (I) is developmentary and calculate the state of the state of the state of the state state of the state of the state (I) is developmentary and calculates the state of the state state of the state of the state of the state of the state (I) is developmentary of the state of the state of the state the state of the state state of the stat	Yes	Yes	Other services or product our againcy must may provide	Waine expansion

869		Section 59 155 170	State	Statute	Classicom requirements, teal taskan-re ckaration assistants. (A) Every classicom provide parkines to four yard childhina statistati and the classifier must have a patiholi basicom and an education assistant as seeked to mustian as wait to classifier the statistant charation of the statistical and the service of the statistical parameters in the statistical education or a relation of an education of the statistical and parameters and the classifier must have a education or a relation of an education of the statistical and parameters and the classifier must have a education or a relation of an education of the statistical and parameters and the classifier must have a education or a relation of the statistical and characterizing parameters have a statistical classifier must have compared the fair (Character and parameters) and the classifier must have and compare assistant must have compared the fair (Character and parameters) and the classifier must have and compare assistants and have demonstrating operations and an examing children hey para classifier and compare providers must request in swarth and relation relation relation relation relation and and compare assistant was have and exploration of the statistical parameters of the statistical classifier and and compare must be have demonstrated and classificant aperines on the sub-relation of the statistical classifier and applicability and providers must request in swarth and reliability and classifier and parameters of the sub-relation as applicable, and providers must request the swarth and the statisticant of the transmitter of Educations as applicable, and provider must request the swarth must have the statistical classifier and applicability and provide spectroprise documentation as to the qualifications of the transmitter of Educations as applicable, and provide spectroprise documentation as to the qualifications of the transmitter of Educations as applicable.	No	No		
			Caller	Calcula	The General Asserbly recognises have is a strong relationship between the skills and programation of prolivolngent in invitances and the exclusional concernes of subsets. The Invirow these declariod autocomes, participating provides shall require a generating providing instrumentation and classroom approto taskets and an approximation of the approximation of the approximation of the approximation of providing in the instrumentation of the approximation of the approximation of Photescincing in the South Carolia Carolia Sing Photogenetic and programs of providingenetic subsets in the approximation of programs of providingenetic subsets in the approximation of communication, invaluedge of prior and latters, phonemic and phonological awareness, and vocabulary and comprehension development.				
870		Section 59 166 190	Stato	Statute	Eighilly for transportation hund. Bin public and private provides are eligible for transportation hunds for the transportation of children to and from school. Holinging in this section prohibits provides from contracting with another entity provide transportation school. Holinging in this section prohibits provides from contracting with another entity provide transportation to transporting tables allowed are set of the section and the date (Line Arrowset chocking program provides to transporting tables), provides a transporting for the section of the	Yes	Ves	Distribute funding to another entity	
871		Beeton 49 166 300	State	Statute	Dates of Gifts of First Bage to Should Readness to putery provides. For alignetic provides approach to offer services provides. This chapter, the Officia of First Steps to School Readness shalt. (1) stores as the focult approx. (2) storet, traves, and approve displaying: (2) storet, traves, and approve displaying: (3) storet, traves, and approve displaying: (4) storet, traves, and approve displaying: (5) storet, traves, and approve displaying: (6) storetice, traves, and approve displaying: (6) storetice, traves, and approve displaying: (6) storetice, traves, and tapping the other and starking the provides and whether temporal (6) storetice, traves, and tapping the other and starking the provides and whether temporal registering (6) storetice, traves, and tapping temporality, abstractions and make incommendations to sapporal (6) conclusion ashing and provides the provides on which approximate and public provides in diversibility and (6) promotipue to the provides on which can be provides the diversibility and (6) promotipue to the public on conclude in the program, and (6) promotipue to the public on conclude in the program.	No	Yes		
872		Section 59 156 210	State	Statute	Dates of Department of Education to parks school providers: For al public school providers approved to older services pursuant to this chapter, the Department of Education that: (1) and public school providers approved to older services pursuant to this chapter, the Department of Education (2) why school encoders slightly: (2) is not, it review, and approve slightly comparements and branch temporal services on the providers and providers, the considering approval of providers, consideration must be given to the providers and shift of genemic and a school temporal services and whether temporal services on the school and a school temporal services and whether temporal values on the school and the school and the (3) exclusion the providers and the providers and the school and the sch	Yes	Yes	Other service or product our agency mustimay provide	Duties enwel to public school providers
873		Bection 59 156 220	State	Statute	Finding for students enrolled with providers. (4) Eighe students enrolling with private providers during the school year must be funded on a prior rate basis determined by the length of their enrollence. (4) Eighe students enrolling and their enrollence in the school must be leighted for a reinforcement of length (4) Private providers reporting eighted by the bits that and the school must be leighted by the length of the child's enrollence. However, the school must be leighted by the length of the child's enrollence is a school must be an enrollence in the school must be lengthed by the length of the child's enrollence is a school must be an enrollence in the school must be a school must be an encoded as a regulated by the length (1) Providers meeting explored grants are expected to participate in the program and provide high salely, (2) Providers meeting explored grants are expected by a brokens give one more such childs, (3) Providers meeting explored grants are expected by a brokens at provide high salely, (3) Providers meeting explored grants are expected by participate in the program and provide high salely, must apport on of the school must be advected by the advected by the Description of bodies and the Child of the advected by the brokens give one advected by the Description of bodies and the Child of the school must be advected by the brokens at bodies and the Child of Fraid Steps 15 School Readveces. Funding the providers is child participation of bodies and the Child of the Description of bodies and the Child of the Steps.	Yes	Yes	Distribute funding to another entity	
874	Department of Education	Section 59 156 230	State	Statute	Dates of Department of Social Services. The Department of Social Services shalt (1) maritural is to all approved public and private providen; and (2) provide the Department of Education and the Office of First Steps information necessary to carry out the regarements of the todapter.	No	Yes		
875	Department of Education	Section 59 156 240	State	Statute	Collection and maintenance of data. The Officie of First Steps to School Readiness is responsible for the collection and maintenance of data on the state funded programs provided through private providers.	No	No		
876	Department of Education	1.1	State	2018-19 Proviso	SDE: Appropriation Transfer Prohibition: The amount appropriate herein for aid to subdivision, abcators to stool darkins, or geographica lea leaves and and or handmarks and the second darkins of second darkins of the appropriation, except that the department from systematic france that dark and retained from a school directly tamportation darks and approximate the approximation of t	Yes	Yes	Distribute funding to another entity	
877	Department of Education	1.2	State	2018-19 Proviso	(SDE:DHEC - Comprehensive Health Assessment) All school districts shall participate, to the fullest extent possible, in the Medicald program by seeking appropriate reimbursement for services and administration of health and social services. Reimbursements to the school districts shall not build to support funds currently being	No	Yes		
	Department of Education	13		2018-19 Proviso 2018-19 Proviso	sport on health and social anviola.  (BCE EFA Formalises Bodard Cash Infraine Factor) To the eater possible within anviolate track, is in the ment of the General Assembly to provide to one hundred process of a languing method on the Education Factor Social Ecological Cash (Sector Cash (	Yes Yes	Ves Ves	Destruction funding to another entity	
	Digement of Education	15	State	2018-19 Proviso	meaning and used the provisions of AL 118 of U1977 (the Scale). Capation B Education Phase Act of U777) the suggested of all crospices. The Scale Capation Education Department and develops timus to be diversing the grangested of all crospices. The Scale Capation Education Department and develops timus to be diversing the subserved of the supervised of the States Ibosoff of Education and the State Fiscal Accountably Autory, the comparing the Fiscal Scale and the States Ibosoff of Education and the States Fiscal Accountably Autory, the Autor Capation Fiscal Scale and the States Ibosoff of Education Ibosoff States Ibosoff of Education Ibosoff States Ibosoff of Ibosoff	No	No	enty	
	Department of Education	16	State	2018-19 Proviso	any position of a school district employee's salary that is fixedinally funded. Totals funds allocations of the school district employer contributions must be allocated by the formula and must be asselline to a school district employer contributions must be allocated by the Defined Program. Note the Defined Program. Note the Definition of the Defined Program. Note the Definition of the Definition of the Definition of the Definition of the Definition of the the Definition of the Definitio	Yes	Yes		
881	wwywitemens or Education		~482	10°19 MOVISO	(BE) Employe Contributions/Objection) in order to finale each chood detects addication of Employer Contribution back for introve investment one tape for local year, the Superment of Eacations and the Antenness System from the protect process and the Superment of Eacations and the the Reterness System from the protect process and the Superment of Eacation is addicated by Commercial Education is detailed to writhout the educational addications such and such addications are contracted and addications in detailed to writhout the educational addications such and such addications are contracted and addications in detailed to writhout the educational addications such and such addications are provided and addicated to writhout the educational addications such funds writh such addigations are equilibrium of Education is detailed to writhout the educational addications such funds writh such addications are equilibrium.	****	ine		

Image: Source										
Image: Section	882	Department of Education	1.7	State	2018-19 Proviso	(SDE: Governor's School for Science & Math). Any unexpended balance on June thirtieth of the prior fiscal year of funds appropriated to or generated by the Governor's School for Science and Mathematics may be carried forward and expended in the current fiscal year pursuant to the direction of the board of trustees of the school.	No	Yes		
Image: Section of the section of th	894	Department of Education	18	Sante	2018-19 Proviso	exclusion program for all children including disabilities in vessels in the pade school daties' wherean a data including a lacking' treatment of metal likes or command dependence and haldshino centers of the metal disabilities or persons with include conditions lacked within the pade school daties' wherean a data including a lacking' treat database in the school daties of the pade school daties's wherean a disabilities or persons with include conditions lacked within the pade school daties's within the school daties's school daties of the school daties's school daties of the school daties's school daties's school daties of the school daties's school daties's school daties's school daties's school daties and school daties's school daties's school daties's school daties's school daties's school daties's school daties's school daties's school daties and school daties's school daties's school daties's school daties's school daties and school daties's school daties's school daties's school daties's school daties and school daties's school daties's school daties's school daties's school daties and school daties's school daties's school daties's school daties's school daties and school daties's school daties's school daties's school daties's school daties's daties and school daties's school daties's school daties's school daties's school daties's school daties and school daties's school daties's school daties's school daties's school daties's school daties's school daties and school daties's school daties's school daties's school daties's school daties's school daties's school daties and school daties's school	Yes Yes		Other service or product our searchy modifiesy provide	Educational continuity for children in foster care
Image: Section of the section of th						camp from envoyues in the following senses to offset the cost of providing such services: the safe of physications, mained and entoms, the safe of applicing roughts, costings,	No	No		
Interview	886	Department of Education	1.11	State	2018-19 Proviso	governing body, may maintain its own bank account for the purpose of making disbursement of school district funds as necessary to conduct school district business and each county reasure is hereby subnicitad to transfer such amount as needed, upon receipt of a written order certified by the district governing body or their designees. Such order shall contain a statement that such amount is for immodate disbursement for the payment	No	No		
Image:	887	Department of Education	1.12 - Deleted	State	2018-19 Proviso	divide among the Dianic androir County Boards of Education of the Salau goon the tassis of the number of stochost participating the Educid Lunch Posperation shall be priors stochoyers. The terrell expenses of the Dianic androir County School Lunch Supervisor shall be paid from the appropriation at the county and and and and and the Dianic School Lunch Supervisor shall be paid from the School Lunch county and the School Lunch School Lunch Supervisor shall be paid from the School Lunch of a County School Lunch School Lunch School Lunch of a County on the tass of a number of school Lunch dianic county on the tass of a number of school Lunch and the number of school Lunch Posperi man school counties, the number all the divided among the school catchic damig the school school Lunch Posperi man school school Lunch Posperi man school school damic of the school school Lunch Posperi man school school Lunch Posperi man school school damic damig the school school school school school school Lunch Posperi man school school school school the school school sc	No	No		
Bit         Dispersion of Solution         111         Bit         Disk to the Change To the Dispersion of Advance Advances and where the optimization of the Dispersion of Advances and where the Dispersion of Advances and With a Dispersion of Advances and Dispersion of Advances and With Dispersion of Advances and With a	888	Department of Education	1.13	State	2018-19 Proviso	shall not be used for travel outside of the continental United States. The International Baccalaureate Program	No	Yes		
Image: Section of Exaction         14         Image: Section of Exaction         16         17         18       <						(BE) "Note of Classory]. The State Department of Education is subnoted to expert detail and examinate links (pic) (pick) darkg and or EAI Much). It has correct fixed year for experiment, however, take funds appropriate of Part III, Section 1. J. Ai do School Districts, for the Children's Case Resultion System or Part and School Transformer and the section provide of Children's Case Resultion System or part for experiment is also a darker and the children's case for these expenditures in plot fitted years. The dispetitive is also a darker and the children's plot fitted years for the methods single of the both quart of the plot fitted years for fitted years.	No			
Image: Note: N						permittad: can a cost reinformatable balasis, to define it transportation maintenance and services to vehicles Discributes constrained by school detincts, and proventing adaptations in head strait agrections for the purpose of transporting students for school or school related activities school tass agrects to state motor Hal school tasses, constrained addets, cherge services adaptations and maintenance school tasses the school tasses constrained addets, cherge services addets and addets and addets addets the state on a cost reindustable-plus basis, from the Department of Education School Bus Maintenance Stops.	105		agency must/may provide	Maintenance on vehicles through bus shops for other governmental entities upon request
BID       Description of Education       117       Base       Shift 19 Prote       Both Teacher Class Config 0 for exception and and approximation of Education 1 and in the protein and output of protein and out	891	Department of Education	1.16	State	2018-19 Proviso	insurance or self-insure state-owned buses. In no event shall the department charge local school districts for	Yes	Yes		Maintain insurance on school buses
Image: Section of the sectio	892	Department of Education	1.17	State	2018-19 Proviso	(BEE Transler Data Colection) Of the non-program tanks appropriate for the Department of Education, Later the Cormission on Higher Education tail status and and the section profession in South Carlon. The data becamps to explore the section of	No	Yes	Report our agency mustimay provide	
Image: Section of the sectio						crime before the initial employment of a school bus driver or school bus aide. The Department of Education and the school districts shall be treated as a charitable organization for purposes of the fee charged for the criminal records search.	No	No		
Line         Line <thlin< th="">         Line         Line         L</thlin<>						appropriate bit must meet specifications developed by the School Bus Specification. Committee as established by the Basis Supervised of Education. The School Bus Specification Committee shall also write regult from all the dispatient of the school Bus Specifications of an other states in the procurement of school buses. The dispatient may use the school bus specifications of another states in the procurement of school buses. The Senset Finance Committee and the Chairman of the House Ways and Maxes Committee dealing the Senset Finance Committee and the Chairman of the House Ways and Maxes Committee dealing the public interest, when compared to the specifications set forth by the School Bus Specifications Committee.	No	Yes	Report our agency mustimay provide	
Image: Control of Example Control Example Control of Example Control Control of Example Control C						appropriated in VILC Buses may be used to purchase buses, fuel, parts, or other school bus related items. All funds appropriated for bus fuel, parts/supples, maintenance, and bus purchases may be carried forward from the prior fiscal year and expended in the current fiscal year to support bus transportation services.	No	No		
Bits       Dipartment of Education       1.22       Bats       2019 19 Protein       (DEC Education for the State Officient Programs that Induct ordered state on other state of the state of the state of the state state of the state state of the state of the state of the state state is the state state state is the state state is the state state is the state state state is the state state state state state state state state state	896	Department of Education	1.21	State	2018-19 Proviso	of Fairfield County to schools in the Great Falls area of Chester County is not the responsibility of and shall not be borne by the Chester County School District. These transportation costs shall continue to be the responsibility of	Yes			Transportation
Bits         Despiration         Status         Olife 19 Provide         Status         Olife 19 Provide         Status         Olife 19 Provide         Status         Olife 19 Provide         Status         No         No         No           800         Department of Education         1.24         Status         2018-19 Provide         (2015 E-broad backbard metring), Of the fund appropriated free appropriate department of Education of the instruction of the ins	897	Department of Education	1.22	State	2018-19 Proviso	(SDE: Status Offenders/John de la Howe) The funds appropriated for the Status Offender Program shall be distributed to John de la Howe School to expand residential programs to include court ordered status offenders. Components of such a program shall include collaboration between the home school district and the residential	No	No		
Bits         Contract of a market school density between school and pack pack pack pack pack pack pack pack						the South Carolina Governor's School for Science and Mathematics are authorized to promulgate administrative policy governing annual and sick leave relative to faculty and staff with the approval of their respective board of directors. This policy shall address their respective school calendars in order to comply with the instructional needs of students attending both special schools.	No	Yes		
Econome Advances, the Department of Education may reduce any advances in Section 1 specifically designed. by provide in accordance with the bowr Board Education in Section 1 specifically designed of the section 1 specifical section 1 advances and the section 1 advances and the section 1 advances and the constraints and sected by the Execute Beard (Dirke, except the additional EFA advances to the South Carolina Pade) Carolina South of the meducino may role agree grant of advances and the south advances of south advances and the south advances of the south advances and the south advances of the south advances o				State		related expenses, school districts that have a website shall place a notice of a regularly scheduled school board meeting werty-four hours in advance of such meeting. The notice shall include the date, time, and agenda for the board meeting. The school district shall place the minutes of the board meeting on their website within ten days of the nort regularly scheduled board meeting.	No	No		
the dispartment hold back funds in excess of the total percentage reduction hose funds must be allocated per the proviso. No allocation for teacher satirizes shall be induced as a result of this proviso.	900	urepartment of Education	129	orate	2018-19 Proviso	Economic Advisors, the Department of Education may reduce any allocation in Section 1 specifically designated by proviso in accordance with the lower Board of Economic Advisors revenue estimates ad retriected by the Executive Budget Office, except the additional EFA allocation to the South Carolina Public Charter School District. The reduction may not be greater than the total percentage of reduction of the Section 1 appropriation. Should the department hold back funds in excess of the total percentage reduction free funds must be allocated ber the allocation the department hold back funds in excess of the total percentage reductions.	ND	Yes		

901	Department of Education	1.26	State	2018-19 Proviso	(SDE: School Districts and Special School: Flexibility All school districts and special schools of this State may transfer and expend funds among appropriated state general fund revenues, Education improvement Act funds, Education Lottery Act funds, and funds neotexied from the Children's Education Endowment Fund for school habites and fund-optignent assistance, or sensure the delivery of scademic and activity instruction is buildnets.	No	No		
					Newere, a school distinct may not transfer funds, allocated specificatly for state level maintenance of effort requirements under URE-A funds allocated specificatly for task level maintenance of effort requirements under URE-A funds allocated specifications and the specification and specification and program. In under provided for the Education and Economic Development Act, funds provided for Casers and Thiorhough Educations on required for drive lavore to horder dividentises. At A fordio dividication and specific sub-funds and services areas level, except for four-years of programs and programs serving students with dividiatilises who have individuated Education Programs.				
					In order for a school district to bias akanetage of the file/biblity provisions, at least seveny-two percent of the school districts perparatement. The school discole school discole school districts perparatement (and school discole discole discole school discole disco				
					ending June thirtleth. Salaries of on-site principals must be included in the calculation of the district's per pupil expenditures. "InSite" means the financial analysis model for education programs utilized by the Department of Education. School district man encourage of a perform encoderupe for gramer, including, but on United the Insite the				
					number of the eventhment course, nuclearly target for the staff and the school district hourt, extra right and the school district hourt and the school district hourd and the lower is the district hourt and the school district hourd and the lower is the lower is the lower right and previous the lower is the lower right and previous the lower is the lower is the lower right and the lower is the lower is the lower right and the lower is the lower is the lower right and the lower is the lower right and the lower is the lower right and the lowe				
902	Department of Education	1.27	State	2018-19 Proviso	Quarterly throughout the current fitcal year, the chairman of each school districts board and the superintendent of each school districts must certly where non-instructional nor nonessenial programs have been sussended and the specific flexibility actions taken. The certification must be in writing signed by the chairman (SDE: Medical Examination and Security Reinthursement Expenditures). From funds authorized in Part IA, Section 1, VIII. Other Operating Experises, the Department of Education may directly pay, or inimburse	No	No		
	Department of Education	1.28	State	2018-19 Proviso	employees, for the cost of a medical examination as required in Part 391, Subpart E of the Federal Motor Carrier Safety Regulators, for employees that are required to operate a state which is transporting hazardws. materials and that are required to undergo a national security background check because of the required Hazmat endorsement to be the CDL.		No		
					(SDE: Budget Reduction) In compensating for any reduction in funding or an operating deficit publically recognized by the School Board of Trustees, local districts must give priority to preserving classroom teachers and operations. Funding reductions should first be applied to administrative and non-classroom expenses before classroom expenses are affected.	NU			
904	Department of Education	1.29	State	2018-19 Proviso	[SDE: Governor's School for the Arts and Hamanities Carry Forward). Any unexpended balance on June thitlesh of the prior filecase years of Inda separational to a generated by the Governor's School for the Arts and Humanities may be carried forward and expended in the current fiscal year pursuant to the discretion of the Board of Trustees of the School.	Yes	Yes		
905	Department of Education	1.30	State	2018-19 Proviso	(SBE: Common's School' Fees) The South Carolina Common's School for the Am and Humanities and the South Carolina Common's School's School methods and Mahamidica and autoritation for utige, colored carry (ream) of subart free as approved by their respective based of Directors. The purpose and amount of any administration or participation and the south of the South of Directory and the south of the south	No	Yes		
906	Department of Education	1.31	State	2018-19 Proviso	(SDE: School District Furlough) Should there be a midyear reduction in state funding to the districts, school districts may institute employee furbugh programs for district-level and school-level professional staff. Before any of these employees may be furbughed, the chairman of the governing body of the school district must certify that all fund fixebility provided by the General Assembly has been utilized by the district and that the includy is	No	No	Report our agency must/may provide	
					that all fund fixebility provided by the General Assembly has been utilized by the district and that the fundup is necessary to avoid a year-end deficit and a reduction in force. The certification must include a defailed report by the superintendent of the specific action taken by the district to avoid a year-end deficit. The certification and report must be in writing and delivered to the State Superintendent of Education and a copy must be forwarded to the Chairman of the Specific accommittee and the Chairman of the House Ways and Means Committee.				
					The local school detrict board of tractees may implement in furinging of genomed nonce certification to the State Superinterdent documents all funding liaukälliky has been exhausted and continued year-end deficits exists. Local indicido boards of trunkes shall have the auticity to autorized funding of these employees in the manner in which it sees fit. However, instructional personnel may be furilogisted for up to their non-instructional days if not perihibided yan applicable employment contract with the district and provided district doministrators are perihibided yan applicable employment contract with the district and provided district doministrators are				
					furloughed for twice the number of days. District administrators may only be furloughed on non-instructional days and may not be furloughed for a period exceeding ten days. District administrators shall be defined by the Department of Education using the Professional Certified Staff (PCS) System. For Individuals not coded in PCS,				
					the determination shall be made based upon whether the individual performs the functions outlined in position codes identified by the department as administration. Educators who would have received a year's experience credit had a furdupin not been implemented, shall not have their experience credit negatively impacted because of a furbuph implementation.				
					During any furbugh, affected employees shall be entitled to participate in the same benefits as otherwise available to them except for receiving their salaries. As to these benefits that require employer and employee contributions, including, but not influence to, contributions to the South Carolina Reterement System or the optional retirement program, the district will be responsible for making both employer and employee contributions if the same statement of the same statement of the same statement system or the optional retirement program, the district will be responsible for making both employer and employee contributions if the same statement of the same statemen				
					Internet program, the datic util be responsible for making both employer and employee combibions if covarrage world demutes be interrupted and as to track benefits which require only employee combibions, the employee remains assily responsible for making those combibilities. Pleasement of an employee on thotugh under this provision also not combitian a gainware or appaul turking any employee ginearce procedure. The district may abscate the employee induction in pay over the balance of the fiscal year for payrol purposes regurdess of the system during those can be able to those of the fiscal year for payrol purposes regurdess.				
907	Department of Education	1.32	State	2018-19 Proviso	Each local school district must prominently post on the district's internet website and make available for public viewing and dowinading the most recent version of the school district's policy manual and administrative rule manual. (ISDE: School Lunch/Attendance Supersister). For those counties in which an entity offset that the school district (ISDE: School Lunch/Attendance Supersister).	No	No		
					administers the school lunch supervisor and/or attendance supervisor programs, the school districts in that county shall transfer to the entity the amount available in the previous fiscal year for administration of the school lunch supervisor and/or attendance supervisor programs. Each district shall transfer a pro rate share of the total cost based upon the percentage of state EFA funds distributed to the districts within the county.				
908	Department of Education	1.33	State	2018-19 Proviso	(SDE: SCISAH Certified Teacher Designation) Because of the unique nature of the Scuh Carolina Governor's Scholl for the Arts and Humanities, the Charateriss School of the Arts and the Greenwise Caruly File Arts Center, the schools are authorized to empty at its discretion noncertified classroom teachers teaching in the Iterary, visual and performing arts subget crastes who are otherwised classroom teachers teaching in a Iterary, toxical and performing arts subget crastes who are otherwise. The subget character and the arts ratio of up to one hundred percent of the entire teacher staff.	No	Yes		
	Department of Education	1.34	State	2018-19 Proviso	(SDE: No Oliscrimination Requirement) State funds must not be appropriated to a school that discriminates against or participates with or is a member of an association with poloies that discriminate or afford different treatment of students based on race or national origin.	No	Yes		
	Department of Education	1.35	State	2018-19 Proviso 2018-19 Proviso	(SDE: Medicaid Cash Match Accounting) The department is granted authority to transfer funds between budget lines and object codes to identify, recording, reinfourse, and remit funds required for Medicaid cash match to the Department of Heath and Human Services. (SDE: Student Report Card-GPA) For each High school student, school districts shall be required to print the	No	No	Distribute funding to another entity	
	Department of Education			2018-19 Proviso	student's individual cumulative grade point average for grades nine through twelve on the student's report cand. (SDE: Lost & Damaged Instructional Materials Fees). Fees for lost and damaged instructional materials for the prior school year are due no later than December first of the current school year when involced by the	No	No		
913	Department of Education	1.38	State	2018-19 Proviso	Department of Education. The department may withhold instructional materials funding from schools that have not paid their fees by the payment deadine. (ISDE: Education France Act Reserve Fund). There is created in the State Treasury a fund separate and distinct	No	Yes		
					Tiom the General Fund of the State and all offer funds entitle the Education Flowcow All Rescribe Fund. All memorihadi general lab appropriately to the Statement of Education Flowcow All in the entitle statement of the Education Flowcow All in the Statement of Flowcow All in the superportance for the Education Flowcow All is multificant to Multi fund the base statement cost as established bytes appropriate for the Education Flowcow All is multificant to Multi fund the base statement to the flow and the superport and the supe				
914	Department of Education	1.39	State	2018-19 Proviso	(SDE: Prohibit Advertising on School Buses) The Department of Education and local school districts are prohibited from selling space for or the placement of advertisements on the outside or inside of state-owned school buses.	No	No		
915	Department of Education	1.40	State	2018-19 Proviso	(SDE: Residential Treatment Facilities Student Enrollment and Funding) Each South Carolina resident of Ivariul school age residing in lecensed residential treatment facilities (RTFs) for children and adolescents identified on the State Qualified Providers Ist and meets the regurements of Section 447-7130 of the 1797 Code, (cludents)	Yes	Yes	Other service or product our agency must/may provide	
					analize entities to receive expanding approximate exclusion sample which the PF is occurred (acting school district). The responsibility for providing appropriate educational programs and school school with and without disabilities, who are referred, authorized, or placed by the State is vested in the facility school district: The removes of this environments and authorized or placed by the State is vested in the facility school district: The removes of the removies an authorization environment the remissant or a horisolication distribute the school and the school authorization environments the remissant or a horisolation factor the removes of the school activity and the school activity a				
					medical necessity. If clinically approximate the facility school district, the RTF, and the parent or guardian of a student referred or placed in a RTF may consider the appropriateness of providing the student's education program virtually frequed recolment in their the facility district's virtual program. Note: the South Carolina wirtual school program provided through the Department of Education (Virtual SC), or a virtual charter school authorized by the South Carolina District Context School Institute on a virtual charter school authorized by the South Carolina District Context School Institute on a virtual school auto approximation of the standard school auto-school auto-school auto- tication of the Context School Institute on a virtual school auto-school auto-school auto- tication of the School auto-school auto-school auto-school auto- school auto-school auto-school auto-school auto-school auto-school auto- school auto-school auto-school auto-school auto-school auto-school auto-school auto- school auto-school auto-school auto-school auto-school auto-school auto- school auto-school auto-school auto-school auto-school auto-school auto- school auto-school auto-school auto-school auto-school auto-school auto-school auto- school auto-school auto-school auto-school auto-school auto-school auto-school auto- school auto-school auto-school auto-school auto-school auto-school auto- school auto-school auto-school auto-school auto-school auto-school auto- school auto-school auto-school auto-school auto-school auto- school auto-school auto-school auto-school auto-school auto-school auto-school auto-school auto-school auto- school auto-school auto- school auto-school auto-school au				
					a dum dans and the schedule of				Inclement system for fatiguing
					at the RTPs facility, provided that the RTF facility provides and maintains comparable adequate space for the educational programs and services consistent with all federal and state least restrictive environment requirements. Adequate space shall include appropriate electrical support and internet accessibility. Unless the parent or legal guardan of the student seeks to continue the student's enrolment in the resident school district under a medical momenhand internet norman and the district arrowspin a disconstraint beau under these these and the student seeks to continue the student's enrolment in the resident school district under a medical internet momenhand internet moment.				Implement system for following students placed in RTFs
					under a medical homebourd instruction program and the district approves, if appropriate, then, under these circumstances, the facility school district shall erroll the student and assume full legal and financial responsibility for the discussion alevirose including periodity periodic approving the student's entry into a medical homebourd instructional program, if appropriate, and receiving and teperating funds, unless the resident school district undertaises to carry out its deutical responsibilities to the student direct). Alemantely, a facility and provide the student and the student and the student and the student set of the students set of the student set of th				
					cannet obtainance to carry our is obtained in exponences on the solution carry. Another array, a neutry activated statistic concess to provide the necessary advantational programs and services by contracting with the RTF provided that the RTF agrees to provide educational services to the student at the RTFs facility. Under these circumstances, the facility school district must errol the student and pay the RTF for the educational services provided. If the facility school district determines the educational program being different by the RTF				
					does not meet the educational standards outlines in the contract, the facility district shall be justified in terminating the contract. The facility school districts are entitled to receive the base student cost multiplied by the Education Finance Act used weighting of Homebound cusic of 21.0 as as to than is Section 95-20-40 of the 176 Code and any elioble.				
	Department of Education Department of Education	1.41	State	2018-19 Proviso 2018-19 Proviso	(SDE: Special Schools Floxibility) For the current fiscal year, the special schools are authorized to transfer funds among funding categories, including capital funds. (SDE: High School Driver Education) For the current fiscal year, the requirement for high schools to provide a course in driver education is suspended however, high schools may continue to offer driver education courses if	No	No Yes		
918	Department of Education	1.43	State	2018-19 Proviso	(SDE: Carry Forward Authorization) For the current liscal year, the Department of Education is authorized to carry forward and expend any General Fund balances for school bus transportation.	No	No		
919	Department of Education	1.44	State	2018-19 Proviso	(BDE-Advisoritative Costs Report Parking). School derives must report he amount of lands open on beninstrative costs as derived by leight the part fact all user and projects the report on the derives whether. School derives that provide an electronic copy of its report to the Department of Education in conjunction with the financial audit reproved to the electronic copy of the report to the Department of Education in conjunction with the financial audit reproved to the electronic copy of the report to the Department of Education in conjunction with the financial audit report to regord the in writing by the department that the district has ably days to comply with the requirements hey must be notified in writing by the department that the district has ably days to comply with the reporting requirement. If the district does not report with haid layer, the department is autoincitien for does the the	No	Yes	Other service or product our agency must/may provide	Compliance monitoring
920	Department of Education	1.45	State	2018-19 Proviso	district's base student cost by one percent until such time as the requirement is met. Once in compliance, any funds withheld will be returned to the district. (SDE: Governor's Schools Residency Requirement). Of the funds appropriated, the Governor's School for the	No	Yes		
					(BDE: Govern's School Restores) Registerent). Of the fund, appropriated, the Governo's School for the Net and the Humanitia and the Governo's School to the Artia and the Humanitia or the same the approximation of the organization (i) of a subset association (iii) and the fundamental care to ensure that and the Humanitia or the constraints and the integration (iii) and the sociation (iii) and the sociation (iii) and the Article and the Humanities and Governo's School for School and Mathematics may real and its and the Humanities and Governo's School for School and Mathematics may real admit subderts almose and the Humanities and Governo's School for School and Mathematics may real admit subderts almose and the Humanities and Governo's School for School and School and School and Humanities and Governo's School for the Article and Humanities and Governo's School for School and Article (iii) and and (iii) and the Jamanitics (iii) and the Article and Humanities and Governo's School for School and Article (iii) and and (iii) and the Article and Humanities and Governo's School for School Article and Humanities and Governo's School Article and Article (iii) and Article and Article and Article (iii) and article and the Article and Article and Article and Article and Article and Article and Article and Article and Article and Article and Article				
	1						1		

921	Department of Education	1.46	State	2018-19 Proviso	(SDE: Holocaust Funds) Funds appropriated to the Department of Education for the SC Council on Holocaust. No shall not be used for any other purpose nor transferred to any other program. In addition, in the event the	Yes	Distribute funding to another	
					shall not be used for any other purpose nor transferred to any other program. In addition, in the event the department is required to implement a budget reduction, SC Council on Holocaust funds may not be reduced.		entity	
922	Department of Education	1.47	State	2018-19 Proviso	(SDE: Student Health and Fitness). Funds appropriated for Student Health and Fitness shall be allocated to No school districts to increase the number of physical education teachers to the extent possible and to provide teaceard numers for elementary or while school: Truets even power of the finite school and to provide the teacher of the school and the school an	Yes	Distribute funding to another entity	
					Icensed nurses for elementary public schools. Twerty-seven percent of the funds shall be allocated to the diatrics based on average daily memetrying of grade KF form the proceeding year for physical education teachers. The remaining funds will be made available for school nurses and shall be distributed to the school diatrics on a per school basis. School Shat provide interfunction in grades KF size neighble bagely for the school			
923	Department of Education	1.48	State	2018-19 Proviso	nurse funds.	Yes		
					(ISDE: impair Index Value) For the current fiscal year and for the parposes of calculating the index of taxpaying. No ability the Department of Revenue hall impairs an index value for owner-coursider raisidential property qualifying for the special locu percent assessment ratio by adding the second preceding taxable year total actival district reinducationes for Teir 1, 2, and Teir 2(3) and not to include the supplement distribution. The Department of the tax of the second percent distribution. The Department of the tax of the second percent distribution. The Department of the tax of the second percent distribution. The Department of the tax of the second percent distribution. The Department of the tax of the second percent distribution. The Department of the second percent distribution. The Department of the tax of the second percent distribution. The Department of the tax of the tax of the tax of tax			
					Tennessentietia do rear 1, a sub ten dorivina da construction da appendienza adaladada real constructional da Revenue shall nei include sales ratio data in its calculation of the index of taxpaying adult. The methodology for the calculations for the remaining classes of property shall remain as nequired pursuant to the EFA and other applicable provisions of la			
924	Department of Education	1.49	State	2018-19 Proviso	(SDE: EFA State Share) A school district that does not recognize a State share of the EFA financial requirement shall be supplemented with an amount equal to seventy percent of the school district with the least State financial	Yes	Distribute funding to another entity	
925	Department of Education	1.50	State	2018-19 Proviso	requirement. (SDE: Health Education) (1) Each school district is required to ensure that all comprehensive health education, Yes	Yes	Other service or product our	
					reproductive health education, and family like education conducted within the district, whether by school district employees or a private entity, must utilize curriculum that complies with the provisions contained in Chapter 32, Tile 59 and algors to all standards and regulations adopted by the South Carolina State Board of Education. Each		agency must/may provide	
					district shall publish on its website the title and publisher of all health education materials it has approved, adopted, and used in the classroom. If the department determines that a district is non-compliant with mandated health education upon review of the districts annual CHE Compliance Survey or if the district fails to publish the title and			
					publisher of materials on its website, then the Department of Education shall withhold one percent of the districts funds allocated In Part IA, Section 1, X - Student Health and Fitness Act until the department determines the district is in compliance.			
					(2) Any person may complain in a signed, notarized writing to the chairman of the governing board of a school district that mattern on in complance with the requirements of Chapter 32, Tille 50 is being taught in the district. Upon receiving a notarized complaint, the chairman of the governing board must remue that the complaint is immediately investigated and, if the complaint is determined to be founded, that immediate action is taken to			Monitor compliance and withhold
					correct the violation. If corrective action is not taken within 60 days of such a determination, or if no investigation is made within 60 days of the chairman's receipt of the notarized statement, then the complainant may within 60 calendar days, new witten notice to the desartment. The notice must include the optimal notatived complaint. If			funding
					upon investigation, the department determines that the district has not taken appropriate immediate action to correct a violation, then the Department of Education shall withhold one percent of the district's funds allocated in Part IA, Section 1, X - Student Heath and Filteres Act until the department determines the district is in compliance.			
					1.5.1. (SDE: Bus Lease/Purchase) The Department of Education is permitted to purchase or lease school buses in order to continue replacement of the state's school bus fleet.			
926	Department of Education	1.51	State	2018-19 Proviso 2018-19 Proviso	(SDE: Buz Lasse/Furchase) The Department of Education is permitted to purchase or lease school buses in order to continue replacement of the state's school bus fleet. (SDE: Les County Bus Shop) From the funds appropriated in program VILB. Bus Shops, in the current fiscal Yes	No Yes	Distribute funding to another	
					year, the department must fund the Lee County School District Bus Shop and the Kershaw County School District Bus Shop at the same level as they were funded in the previous fiscal year.		entity	
928	Department of Education	1.53	State	2018-19 Proviso	(SDE: School Errolment Policy): For the current fiscal year, any school district with an open enrolment policy for all schools or certain schools which had previously accepted certain students realiding outside of the district to an academic magnet school in the district must continue accept these subturbers and threi stillings for enrolment at	No		
			êr -		the academic magnet school under the same terms and conditions these students were previously permitted to attend the school.			
929	Department of Education	1.55	State	2018-19 Proviso 2018-19 Proviso	(BDE: Existic Funding Flexibility) For the current facal year, districts must utilize funding flexibility provided herein. No to ensure that district approved safety precautions are in place at every school. IPDE: Transmission Buildenmeen: Exciltant: Exe the current facal use: a school district utilities to listicate Min.	No		
930	Department of Education	1.30	State	2018-19 Proviso	(DBE: Transportation Maintenance Facilities) For the current ficacity year, a school district wishing to include No school bas: maintenance in a contract, with a private vender may enter into an agreement with the Department of Education whereby the department releases the school district to include school bus maintenance in the private vendor contract.	ND		
931	Department of Education	1.55	State	2018-19 Proviso	vencer contract. (SDE: School District Activity Bus Advertisements) School Districts may sell commercial advertising space on No the outside or instide of district owned activity buses. However, as defined and determined by the local school	Yes		
					board, a school district may not sel such commercial advertising if the advertisement promotes a political candidate, ideology, or cause, a product that could be harmful to children, or a product that appeals to the prurient interest. Revenue generated from the sale of commercial advertising space shall be retained by the school			
932	Department of Education	1.57	State	2018-19 Proviso	district. (SDE: School District Property) The requirements of Section 59-19-250 of the 1976 Code, as amended, which No	Yes		
					requires the consent of a governing board of a county in order for school trustees to sell or lease school property whenever they deem it expedient to do so are suspended for the current fiscal year.			
933	Department of Education	1.58	State	2018-19 Proviso	(SDE: Ful-Day 4K) Eligible students realiding in a school district that met the poventy level for participation in the prior school year are eligible to participate in the South Carolina Early Reading Development and Education Program in the current school year. Public and private providers shall be funded for instructional costs at a rate of	Yes	Distribute funding to another entity	
					54.422 per student entoieo. Eligide students enrolang during the school year or windrawing during the school year shall be funded on a pro rata basis determined by the length of their enrollment. Private providers transporting eligible children to and from school shall also be eligible for a reinbursement of \$563 per eligible child			
					transported. All providers who are reimbursted are required to retain records as required by their fiscal agent. New providers participating for the first time in the current fiscal year and enrolling between one and six eligible children shall be eligible to receive up to \$1,000 per child in materials and equipment funding, with providers			
					erroling seven or more such children eligible for funding not be exceed \$10,000. Providers receiving equipment funding are expected to participate in the program and provide high-public, center-based programs as defined herein for a minimum of three years. Failure to participate for three years will require the provider for to return a minimum of three years. Failure to participate for three years will require the provider for the minimum of the provider for			
					portion of the equipment allocation at a level determined by the Department of Education and the Office of First Steps to School Readiness. Funding to providers is contingent upon receipt of data as requested by the Department of Education and the Office of First Steps. The Department of Education shall only provide funding for public school students whose complete records have been entered in the PowerSchool and end of year			
					for plane activation and the complete reaction with the method and the second and the second and the for plane adjustments shall be based on the one hundred and thinly-live days addent average day membership. Annually, the Department of Education is directed to audit the annual allocations to public providers to ensure that allocations are accurate and adjund to the appropriate por oratic per studer allocation, materials, and			
					equipment funding. In the event the department, during the audit process determines that the annual allocations of the prior fiscal year are not accurate, the department must adjust the allocations for the current fiscal year to account for the audit findings. The department must provide the results of the annual audit findings to the General			
					Assembly no later than December 1. Likewise, in the event the Office of First Steps determines that the annual allocations of the prior fiscal year to private providers are not accurate, the Office of First Steps must adjust the allocations for the current fiscal year to account for the findings.			
					Of the funds appropriated, \$300,000 shall be allocated to the Education Oversight Committee to conduct an annual evaluation of the South Carolina Child Development Education Plot Program and to issue findings in a report to the General Assembly by January fifteenth of each year. To aid in this evaluation, the Education			
					Oversight Committee shall determine the data necessary and both public and private providen are required to south the necessary data as a condition of continued participation in and funding of the program. This data shall include developmentally appropriate measures of student progress. Additionally, the Department of Education shall assure a universident development or each child recording services from a private provider. The Desartment			
934	Department of Education	1.59	State	2018-19 Proviso	(SDE: Summer Reading Camps) For the current liscal year, funds appropriated for summer reading camps must be allocated as follows: (1) up to twenty percent to the Department of Education to provide bus transportation for students attendent the camper (2) \$700,000 allocated to the department to provide must to support community.	Yes	Distribute funding to another entity	
					partnerships whereby community organizations shall partner with local school districts to provide enrichment activities as part of after school programs or summer reading camps that utilize volunteers, mentors or tutors to provide instructional support to struading readers in elementary schools that have a powerth index of forty percent			
					or greater based on the poverty index utilized the prior fiscal year that was student eligibility for the free or reduced price lunch program and Medicaid. All mentors and tutors that are a part of these after school programs or summer reading carrows must have passed a SLED criminal backworund check. Participant to valueteer or summer reading carrows must have passed a SLED criminal backworung check.			
					teacher ratio must conform to that of the school district in which the program is located; and (3) the remainder on a per pupil allocation to each school district asset on the number of students who substantially failed to demonstrate third-grade reading proficiency as indicated on the prior year's state assessment as defined by School 66-167-101.010 of the 3762 Code, Smore reading compared ratio the prior year's state assessment as defined by School 66-167-101.010 of the 3762 Code, Smore reading compared to all heart is unable in charation with a			
					minimum of four days of instruction per week and four hours of instruction per day, or the equivalent minimum hours of instruction in the summer. School transportation shall be provided. The camps must be taught by compensated the achers who have at least an action literacy endorsement or who have non-immedia and			
					demonstrated substantial success in helping students comprehend grade-level texts. The Department of Education shall assist district that cannot the qualified teachers to work in the summer camps. Districts may also choose to contract for the services of qualified instructors or collaborate with one or more districts to provide			
					a summer reading camp. Schools and school districts are encouraged to partner with county or school libraries, institutions of higher learning, community organizations, faith-based institutions, businesses, pediatric and family practice medical pressnel, and other crouses to envolve volumeers, mentions, burs, scace, or other support to			
					saster with the provision of the summer reading camps. In the current school year, any student in third grade who substantially lists to demonstrate third grade reading projectionary by the ord of the school year must be offend the spectrum/by to attend a summer reading camp at no cost to the parent or guardan. The purpose of the reading proper is to gravity a student a substantial to application by the program for gravity and interventions.			
					camp is to provide students who are significantly below third-grade reading proficiency with the opportunity to receive quality, intentive instructional services and support. A district may also include in the summer reading camps students who are not exhibiting reading proficiency at any grade and may charge fees for these students to attend the summer reading camps based on a sidine scale buyeauto the Societor 59-19-09, werce where a child			
					is found to be reading below grade level in the first, second or third grade. A parent or guardian of a student who does not substantially demonstrate proficiency in comprehending texts appropriate for his grade level must make the final decision readmint the student's participation in the summer readmo area.			
935	Department of Education	1.60	State	2018-19 Proviso	SDE: Interscholastic Athletic Association Dues) A public school district supported by state funds shall not use any No funds or permit any school within the district to use any funds to join, affiliate with, pay dues or fees to, or in any way financially support any interscholadin affecting association body or entity unless the condition rules; or	Yes		
					policies of the association, hody, or entity contain the following: (1) a range of an across hell may be applied to a student, coach, team, or program and that takes into account factors such as the seriousness, frequency, and other relevant factors when there is a violation of the constitution, briven, moles, or other accounting provides of the association, budy, or entity.			
					(2) (a) guarantees that private or charter schools are afforded the same rights and privileges that are enjoyed by all other members of the association, body, or entity. A private or charter school may not be expelled from or how it membership unessnowship withher to the school and provide the init shift to the other school and the			
					participate in interscholastic athletics including, but not limited to, state playoffs or championships based solely on its status as a private school or charter school. The association, body, or entity shall set reasonable standards for private or potent school exploring and private or photors or boold ended membership must be perioded in			
					writing within five business days, the reason or reasons for rejection of its application for membership; (b) guarantees that a South Carolina home school attributions that is a member of a home school attribution association must be denote a scorege to greatering and the scareon interscholarity attribution			
					including, but not limited to, jamborees and invitational tournaments, based solely on its status as a home school athletic team; other rules or policies of the association, body, or entity would apply; (3) (-) an answer recentry is which answer of the association body or entity are mode to a			
					disinterside first-back appealine panel which consists of seven members who serve four year terms, with one person appointed by the delegation of each congressional district, a member of the panel serves utilihis successor is appointed and qualifies. A vacancy on			
					the panel is filled in the manner of the original appointment; in members of the application panel application and one concurrently sarve as officers of the association, body, or entity and may not have served as a member of the associative committee within the last three years. Beginniet and superimeter the term and the association body on entity in the novel. The			
					Principals and superintendents are able to appeal a ruling of the association, body, or entity to the panel. The appealse panel abor must provide the final ruling in any appeal brought against a decision of the association, body, or entity, (4) a procedure in place for emergency appeals to be held and decided upon in an expedited mammer if			
					the normal appellate process would prohibit the participation of a student, team, program, or school in an athletic event, to include practices;			
936	Department of Education	1.61	State	2018-19 Proviso	(SDE: Governor's Schools Informational Access to Students). For the current fiscal year, school districts must permit both the Governor's School for the Arts and Humanities and the Governor's School for Science and Mathematics to collaborate with briefwild includes and families.	No		
					about the exclusational opportunities of iternal at the respective Governor's Schools, brough avenues including school visits, informational presentations, and positers. By June Thirtiden, the current fiscal years, the Governor's School for the Arts and Humanilies and the Governor's School for Science and Mathematics must report to the Chairman of the Scenate Finance Countilies and the Chairman of the House Ways and March Committee the			
					Chairman of the Senate Finance Committee and the Chairman of the House Ways and Means Committee the results of these Informational Access Biolins. Further the two Governor's Schools will work with districts, the Department of Education and School Report Card administrators, to ensure that SAXT scores of current Governor's School's students are included in the School Report Card of those substrict's resident schools and			
L			1		Alerticity a Control is sublemarked and an used SChool Report Card or mose students' resident schools and Alerticity			

817 Department of Education	142	State	2018-19 Proviso	(EDE: Reading/Likesor, Cashello JI, Al Fuch appenpinet for Reading/Likesor, Concluste must be allocated solution to the photometer of Eastion in solubor. (EDE: Reading/Likesor, Cashello JI, Al Fuch appenpinet of Reading Likesor, Concluste must be allocated bein reader and accord of the Stight beingage and test in the most first address to the solution. (EDE: Reading Likesor of the Stight being and the Stight	Yes	Yes	Other service or product ou agency musitmay provide	Guddhes
938 Department of Education	1.63	State	2018-19 Proviso	(c) holds abachelist dage on higher and is actively parsing the literacy coach or theracy separate endowment. The second s	No	No		
939 Department of Education	1.64	State	2018-19 Proviso	(SDE: Graduation Rates) For the current fiscal year, if a high school has a graduation rate below sidy percent, using appropriated funds a local school district board of trustees must provide a report detailing a plan to increase the graduation rate in accordance with the provisions of the Education Accountability Act to the State Board of	No	No		
940 Department of Education	1.65	State	2018-19 Proviso	Table Example Schemarsh (block Grants for Education Nather Regnent) There is a centant the Schef Cardhar Commany) Block Grants for Education Nather Schemarsh (Barlow Schemars	No	No.		
941 Department of Education	1.66 - Deleted	State	2018-19 Proviso	expertise, and other resources to assist the district or school throughout the implementation of the initiatives funded through the Block Grant Program; (2) a demonstrated ability to meet the match throughout the granting period. (SDE: Beard of Education Funds) For the current frical year, the Department of Education is authorized to carry forward (inde appropriated in Part IA, School 1, Bload of Education is the Beard of Education is through the department of Education is the school 1, Bload of Education is a through the department of Education is and the school 1, and the school 1, Bload of Education is the Beard of Education is and the school 1, and 1,	Yes	No		
942 Department of Education	1.67	State	2018-19 Proviso	permitted to utilize these funds for innovative educational opportunities and projects. The Board of Education shall develop guidelines and publish them on the board's website. (SDE: Proceeds from Sale of Bus Shop & Boai). For the current liscal year the Department of Education is authorized to relative any funds received from the sale of any bus shop and the sale of the state-owned boat and	Yes	No		
943 Department of Education	1.68	State	2018-19 Proviso	expand those funds for transportation purposes. (SDE: First Steps 4K Technology) During the current fiscal year, South Carolina Office of First Steps to School Readiness is authorized to expend us to \$75.000 from the four-year-old kindergarten carry forward funds to	No	Yes		
				parchase electronic devices for the administration of required school madrines <sup>2</sup> assessments to chicken enrobles for build-by & programming and ensisting in the correct fload year. This Bable Office of Falls have program for build-by & programming and the correct fload year. This Bable Office of Falls have program chicken in the program. The regional coordinations who provide separat to be centers that coordinate the usage the devices among the centers. First Barger Jahl provide separation be not entering in the chickeger of an administra- eperature to the Chairman of the Mosaite Yearce Committee and the Chairman of the Mosae Ways and balanes. Correction be with the Amount Jahl 2014.				
944 Department of Education	1.69 - Deleted	State	2018-19 Proviso	TODE Tracker Salary Schede Shucker) The Department of duration that oncome stateholders to incluse Patteros Salar Tochene Association, Sour Charoline Schole Barbers Solari Scheder Salars Solari Caroline Scheder Barber Scheder Salar Tochener Scheder Scheder Barber, Association, Sourh Caroline Scheder Salars Solari Scheder Ammung and Scheder Barber, Scheder Barber, Scheder Scheder, Salars Scheder Scheder Scheder Scheder Scheder Scheder Barber, Scheder	No	Yes	Report our agency mustimay provide	
945 Department of Education	1.70	State	2018-19 Proviso	(SDE: Teacher Certification Exemption) For the current fiscal year, a teacher certified at the secondary level may teach such courses in grades seven through twelve without having the add on certification for midde-level education. Districts must report to the Department of Education and the Center for Educator Recruitment Retention and Advancement on the bacher's and ourses that utilize this exemption.	No	Yes		
946 Department of Education	1.71	State	2018-19 Proviso	(SEE Digital retractional Materials). The Department of Education shall oreals as instructional materials fait composed of these terms (prim and/or digita) that have received State Beard of Education approximations and share provide the statement of the approximation of the statement of the statement approximation is provide the statement of the statement approximation of the statement of the statement of the statement of the provide approximation of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the provide statement of the statement of the statement of the statement of the provide statement of the statement of the statement of the statement of the provide statement of the statement of the statement of the statement of the statement of the statement of the statement of the statement of the provide statement of the statement of the statement of the statement of the costs associated with individently approximation of the statement of the received approximation of the statement of the statement of the received approximation of the statement of the statement of the st	Yes	Yes	Distribute funding to another entity	Instructional materials list
947 Department of Education	172	State	2018-19 Proviso	SGE: CodePart Langement of Include To Sey Facure Value 2014 The Bac Officient of Francission to Service Manufactures Include in another 10 1000000 Character Service And Service And Service And Service Manufactures Variate Langement and Service And Servic	Yes	Yea	Report our agency must they	
948 Department of Education	1.73	State	2018-19 Proviso	(SDE: Technology Technical Assistance) Of the funds appropriated for the K-12 Technology Initiative, the department is authorized to withhold up to \$350,000 in order to provide technology technical assistance to school districts.	Yes	Yes	Other service or product our agency must/may provide	Technical Assistance
940 Department of Education 950 Department of Education	1.74 - Reserved 1.75 - Deleted	State State	2018-19 Proviso 2018-19 Proviso	dialization. DECE Data Maintenane and Calescioni For the correct facul year and from the lumb appropriated to the department to process and marketin formes for a new Education Facultation Data System, the department that which in studiosis of their education to provide lackater preparation appropriate that process and which is the studiosis of the studies of the process and the studies appropriate that the studies of the studies of the studies preparation program. Data collected on education effectiveness that main straing for graduates of the educator preparation program. Data collected on educator effectiveness in the main straing for the strained as premare records and that for explance to lack discretere for any for the purpose of waikating the educator preparation program.	No Yes	Yes Yes	Report our agency must/may provide	
951 Department of Education	176	State	2018-19 Proviso	IDE: Trackable Employment) Of the factor appropriated in the current facel years a total valued detect apparetmenter on the single per label provide a situation with includ detects and an apportant to a hearing before the factor based of the designer. Further, a local based many pathodines a South Cardina Lisensed, practiciting the local based of the designer. Further, a local based many pathodines a South Cardina Lisensed, practiciting the local based of the designer. The local designers is having difficut, the region and incommendation to based with the heart of the designer is the local designers in having difficut, the region and incommendation and approximate the designer is the local designers in having difficut, the region and incommendation and approximation to heart of the designers to the exhibit present and the having and adjurned in the ording approximation of the designer is the site of the sharing difficut the ording and approximation and approximation of the designer is the site with presented of the having and a larger the integration and approximation of the designer is the exhibit present and the having and adjurned in the designer is a site of the designer is the exhibit present at the having additional present in the approximation of the designer is the site of the present present at the having additional present in the designer. The designer is a designer is the designer is the designer is the site of the designer is the designer. The designer is the design	No	Yes		
952 Department of Education	1.77 - Deleted	State	2018-19 Proviso	(BE) Encloredup Technical Associations) Finals appropriate to the Department of Education for Technology Technical Institutes and the location to technical the capacitori distribution was on each technical point and plantiff school distribution in the Adabate laws suit. Finals and the used by the department to associational distribu- tion of appropriate the adabate laws suit. Finals and the used by the department to association with the reactional distribu- mental by the technologie in school diversion and infrastructure as conscionate with the reactional distribu- mental by the technologie provide diversion and infrastructure as and infrastructure and increased access. For Education from the requirement that all associations to the comparison and wave from the distate based of Education from the requirement that all associations to based and the school distributions of the school distribution of the school distribution of the school distribution of the school distributions of the school distribution of the school distributi	Yes	Yes	Other service or product our agency must/may provide	Technical Assistance

	Department of Education	1 204	a						
95	Department of Education	1.780	State	2018-19 Proviso	(SDE-Highy Qualified Teachers). For the current fiscal year teacher certification requirements for highy qualified educators algored to No Child Left Behind shall be supended. The department shall report to the General Assembly by February first on the updated Federal requirements under the Every Student Succeeds Act.	No	No	Report our agency must/may provide	
	Department of Education Department of Education	1.790 1.80 - Deleted	State State	2018-19 Proviso 2018-19 Proviso	DELETED DELETED		Yes		
95	Department of Education	1.81	State	2018-19 Proviso	DECE Assistance Funding). For the current fiscal year, any funds appropriated to the Department of Education to assist districts that are or were Plaintfifs in the Abbeville law suit and funding appropriated to the department to provide technical assistance to underperforming districts may not be transferred to any other program, are not subject to floability, and may be carried forward and expended for the same purposes.	Yes	Yes		
95	Department of Education	1.82	State	2018-19 Proviso	(SDE: Reporting and Procurement) Any state agency or school for which the department acts as the fiscal agent must comply with any state and federal reporting requirements using agency procedures and shall follow all state	No	Yes		
95	Department of Education	1.83	State	2018-19 Proviso	procurement laws. (SDE: Abbiville Equity Districts Comprehensive Report) Of the appropriations and provision of services that are provided in the current fiscal year's budget for the Abbiville equity districts, the Department of Education must	Yes	Yes	Report our agency must/may provide	
					submit a comprehensive report to the General Assembly by January 1, 2016 on the current allocation of funds to the Abbeville equity districts and the provision of services to these districts.				
95	Department of Education	1.84	State	2018-19 Proviso	(BE) Computer Solence Curriculum) (I) the funds appropriated to the department for computer solence, the department full devices going appropriate contract standards. The funds computational thering and considered in the full devices of the solence of the solence of the solence of the solence of the considered in the solence of the	Yes	Yes	Other service or product our agency must/may provide	Standards
96	Department of Education	1.85 - Deleted	State	2018-19 Proviso	(EDE: Maray Child Can General) During the current faced year, Such Caroline Fried Stage & School Readiness may assume the owned Michargham provider stagelity musing child can setting regarded by the United States Department of Defense. State funds appropriated for use in military child can setting as do e spend service of ECREPE sigilar its three reading in school during approach on the stage of the setting the prior faced year and may not be used to support any existing location child can investment.	No	Yes		
96	Department of Education	1.88 - Deeked	State	2018-19 Proviso	(SBE First Steps 44: Underserved communities Using tunk appropriate for the Child Star) Reading and Development Education Program, South Canadre In Statis Shar all develop approgram to people on program could avail and all sking prime and the star of the Star Shar and and examples and an analysis of the Star Shar Shar Shar Shar Shar Shar Shar Sh	No	No		
96	Department of Education	1.87	State	2018-19 Proviso	(SDE: School Leadership) Of the funds appropriated to and retained by the department for Professional Development, \$400,000 shall be used to contract with a non-profit leadership development provider. The provider	No	No	Distribute funding to another entity	
			-		must specialize in multiple assessments, executive coaching, and leadership development that provides the skills necessary for a progressive career path in school leadership.				
96 96	Department of Education Department of Education	1.89 - Deleted 1.89 - Deleted	State State	2018-19 Proviso 2018-19 Proviso	DELETED (SDE: Carry forward) For Fiscal Year 2017-18, the Department of Education is directed to allocate \$30,000,000 from carry forward or unencumbered or unobligated cash balances for the School Districts Capital Improvement Plana set for the Init Act.	Yes	Yes	Distribute funding to another entity	
96	Department of Education	1.90 - Deleted	State	2018-19 Proviso	(SDE: Poverty) Students eligible in the prior fiscal year to receive funding according to the Poverty weighting in the Education Finance Act pursuant to proviso 1.3 in this Act, are eligible to receive those funds for Fiscal Year	Yes	Yes	Distribute funding to another entity	
96	Department of Education	1.91 - Deleted	State	2018-19 Proviso	2017-18. (SDE: School Bus Drivers) For the current fiscal year, a driver candidate must possess a valid driver's license	Yes	Yes	Other service or product our agency must/may provide	
					nal meet in a requirement of sould and Poont and to Opphald Common and Indercommercial according to which see who next includes a source and the source of the source of the source and the source of the all Department of Education classroom and behind the-wheel training requirements, including a medical examination and depaidont letting, for initial certification as well as all Department of Education required in- service training annually to quality for continued certification.			agency materialy provide	Driver training
96	Department of Education	1.92	State	2018-19 Proviso	(SDE: Committee on Educator Retention and Recruitment) From the funds appropriated to the department, the Superintendent of Education shall initiate convening a study committee to address the issue of educator reorutment and retention to include identification of the courses of teacher includes; and the state's educational	No	No	Report our agency must/may	
068	Department of Education	193	State	2018-19 Proviso	systems that a demark for leaders. The study committee shall develop recommendations for the General Ascentryle occorder which hick has all or all or high a constraint exhances enfoldation. The study committee shall be comprised of the following members. I'll Charman of the Senake Escalation and M&K Works Committee, or the designet: Charman of the block Escalation and M&K Works Committee, or the designet: Charman of the block Escalation and M&K Works Committee, or the designet: Charman of the block Escalation and M&K Works Committee, or the designet: Charman of the block Escalation committee, or his designet: Charman of the block Escalation committee, or his designet: Charman of the block Escalation commons, and hadk Works Committee, or his designet: Charman of the block Escalation commons, and hadk Works Committee, or his designet: Charman of the block Escalation commons, and hadk Works Committee, or his designet: Charman of the block Escalation commons, and hadk Works Committee, or his designet: Charman of the Board Cardina Escalation Association, or his designet: Charman of the Board Cardina Escalation Association, or his designet: Charman of the Sound Cardina Escalation Association, or his designet: Charman of the Sound Cardina Escalation Association, or his designet: Charman of the Sound Cardina Escalation Association, or his designet: Charman of the Sound Cardina Escalation Association, or his designet: Charman of the Sound Cardina Escalation Association, or his designet: Charman of the Sound Cardina Escalation Association, or his designet: Charman of the Sound Cardina Escalation Association, or his designet: Charman of the Sound Cardina Escalation Association, or his designet: Charman of the Sound Cardina Escalation Association, or his designet: Charman of the Sound Cardina Escalation association or his designet. Charman of the Sound Cardina Escalation and PLAEV Works Committee, spontanget Printipa and Mitta spontation be desponted by Biogenetine of Calcation and Induce conversion	Yes	Yts	Danibbak kodny to avoiter effy	
					Sisters of the Upstate and up to \$50,000 to Big Brothers Big Sisters - Carolina Youth Development Center to support educational activities.		ж		
96	Department of Education	1.94	- And BE	2018-19 Proviso	(SDE: Hold Harrines). The Department of Education shall adhead the 65,000,000 agrospitaled from Powise 24 or the Education Powise of Marchaed to patic stocks of discrists with would in the unrent fiscal year recognition is a loss in State framerial requirement of the foundation program by statilizing an Index of Tappying high which impacts the assessed what of a conscipation graph requirement to the State Ensemption and a state of the State framerial requirement of the foundation program by statilized to the state framerial Education Conscipation (State Frameria). In the State S		Yes	Distribute funding to another entity	
970	Department of Education	1.95 - Deleted	State	2018-19 Proviso	(SDE: Save the Children) Of the funds retained and carried forward by the Department of Education pursuant to proviso 117.23, the Department of Education is directed to transfer up to \$200,000 to Save the Children.	Yes	Yes	Distribute funding to another entity	
97' 98'	Department of Education	1.96 - Deleted 1A.1	State State	2018-19 Proviso 2018-19 Proviso	OBJECTED IDEFEMO - Pondation on Appropriation Transferrel The amounts appropriated herein for actic subdivisions or allocations to school disticts shall not be transferred or relaced and must be expended in accordance with the inter of the appropriated. Network: transferre an advected from distiction to school disticts or opposited place-index separations and interplacement, to allocations to school disticts or opposite the term why the appropriate term distingtion matching the matching and the disticts of parallel the term why the appropriate disticts is propriately the appropriate term why the appropriate term of t	No	Yes Yes		
98:	Department of Education - EIA	1A.2	State	2018-19 Proviso	ISDE EIX-Micrain-American History) Functs provided for the development of the Micrain-American History curricia may be carried forward rink the current fload year. Prach that are currently as abiny rise term will be interacted for the doublement of instructional transition and programs and the implementation of professional learning opportunities the promote Antician American history and cubare. For Fiscal Hear 2017-16 not less than every percent of the functional transition and programs. For Fiscal Hear 2017-16 not less than maintain by receptoff enginerations selected through a grant process by the Department of Education.	Yes	Yes		
98:		1A.3	State	2018-19 Proviso	(SDE-EIA: Teacher Evaluations, Implementation/Education Oversight) The Department of Education is directed to overse the evaluation of teachers at the School for the Deaf and the Blind, the John de la Howe School and the Department of Levelle, Levelle under the ADEVT and the School School and the Department of Levelle. Levelle, under the ADEVT and the School School and the Department of Levelle. Levelle, under the ADEVT and the School Sc	Yes	Yes		
98	Department of Education - EIA	16.4	State	2018-19 Proviso	the Degatement of Junetite Justice under the ADEPT model. DEFECH Transfer International Agriculture International Control Agriculture International		No		
98	Department of Education - EIA	14.5	State	2018-19 Proviso	Teacher salary increases recommended by the Education Oversight Committee and funded in this Act shall be incorporated into each agency's EIA appropriation contained in Section 1, VIILE.	Yes	Yes	Distribute funding to another entity	
	Execution in Ecucation - EIA		4						

986		14.6	State	2018-19 Proviso	(b)E E&A Cell*Laster Recurrence () Pre Lonka sepregrater in Pari M, Section 1, VILE () or the Table period to the Centre for Section Procession on Higher Escatorial and Sections 1 and C. Sanda () and period to the Centre for Section Procession on Higher Escatorial and Sections 1 and C. Sanda () and period to the Centre for Section Procession on Higher Escatorial and Sections 1 and C. Sanda () and Program specifically periods schedurality of Internatives, and of Helm Higher M, Sanda () and period to the Sanda () and Section 1 and Section	1	Yes		
					the public and private higher education institutions shall robate among those initiations and shall serve in two-year: term on the committee. The committee must be staffed by CERRA, and shall meet at least twice annually. The committee's reportabilities are limited to: (1) establishing goals for the Teacher Loan Program; (2) actiliating				
987	Department of Education - E/A	14.7		2018-19 Proviso	(b) E4A Mosteneous-Other Education Number and Provided Technology and Provided Technology 2000 Caroline Carol Lans, It is the inter of the General Accessity frant Lans Springer 1000 High Springer Caroline Carol Lans, It is the inter of the General Accessity frant Lans Springer 1000 High Springer Springer 1000 High Springer 1000 Hig	d	No		
988	Department of Education - EVA	18.8	State	2018-19 Proviso	(20) E40. At an Education Fund appropriate in Par IIA, Sector 1, VIII.A. Into Currula balle such apport Involve practices in and education cancium. Instruction, advances assessment in the value and performing aris including datase, music, theatra, and value at such incorporate strength from the Aris. Education the They hall ado be used to such the advances of the implementation of the instal and performing as a such assessment in the value and the such assessment in the value and performing and the such assessment in the value and the such assessment in the value and performing and program. Nower, up to thiny-free performance of the table amount of the grant flact data lab made available as AV to E44. Agriculture to the such assessment of the such assessment in the value and performance the Blass Department of Education for South Carolina and such and a flact and the current flack assess of the such assessment and current for the current flack yand to expended in accordance with the proposed assest.	Yes 9 9	Yes	Distribute funding to another entity	
989		14.9	State	2018-19 Proviso	(IDE 64). The tracker fuggests). All centres and non-centres place should associate and the CPC centres provide the structure of the tracker fuggests and the constructure of the tracker fuggests and the constructure of the tracker fuggest and the tr	Yes	Yes		
990	Department of Education - EIA	1A.10	State	2018-19 Proviso	and matrixed, ubdivesor is less T ana varandharas debite for a most an out a most after Theoreter Helm Sart Be SDE-EU: Teacher De Year Anatol, O Helm Bay possibiliteriani Teacher d'he Year Anato, sach detrict Taesher d'he Year Sha Teacher Helm Sart Sart Sart Sart Sart Sart Sart Sart	Yes	Yes		
991	Department of Education - EIA	14.11	State	2018-19 Proviso	(SDE-EIA-EOC) The Education Oversight Committee may collect, relain and expend revenue from conference registration and resc, charges for materials supplied to local school districts or other entities not otherwise manifield to be provided by state law, and from other achilities or functions sponsored by the committee including public awareness campaign achilities. Any unexpended revenue from these sources may be carried forward in the current fical year and expended to the same purposes.	No	No		
992	Desartners of Education - EM			2018-19 Proviso	(SDE-EIA: Techesal Assistance) In orders to best meet the needs of underperforming schools, funds appropriate (or incrimation assistance muscle to and the provide innersion support to chool and data the appropriate (or incrimation assistance) and the assistance on the next neuron state assessments in the increasing of advancements and the assistance on the next neuron state assessments in the increasing of advancements and the assistance on the next neuron state assessments in the increasing of advancements and the assessments on the next neuron state assessments in the increasing and advancements and the assessments on the next neuron state assessments in the increasing and advancements and the increasing assistance and the increasing assistance and the next new provide and the increasing assistance increasing and advancement and the new provides as per network and the increasing assistance and the increasing assistance and the content fragmation and the increasing assistance and the content fragmation to the content increasing assistance and the content fragmation and the content increasing assistance and the content fragmation to experiment provides and distribution that the relevance by an Example designed for the state of advance and provides that the technologies assistance and the state and the state and provides particular to parameteria and advances applement of Educations wheels are increased parameters and advances applement provides and distribution and the state and advances and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and the state and state and the state and the state and the state and the st	er.	Ves	Cher service or product our agency musimy provide	Technical Assistance to undeperforming schools
993 994	Department of Education - EIA	1A.13	State	2018-19 Proviso 2018-19 Proviso	(SBE-ELA Proviso Allocations) in the event an official ILA events a brotfal is declared by the Board of Scormic Advices, the Department of Education on granduar and pactions in Section 14 acquired by by provise in accordince with the lower Board of Economic Advices, therease seminar as a decided by the Boardon Board DHGT, in a Allocation in themate sambles ability and theod as a result of the provise. Committee County (Files Way and Maam, Scorate Finance, Servise Education, human Education and PAde (Hods.): (perficience) for the Allocation in the Allocation de Calacition, human Education and PAde	Yes No	Yes		
	Department of Education - EIA				virtual - ("Collimination retenction, Colly), - vas colocitance and splicial volctoria in a state many antibite and separating the spectral spectral spectral spectra ("Section Research Section Research Resea				
995	Supartment of Education - EIA	1A.15	State	2018-19 Proviso	(SDE-EIA: Teacher Salary Supplement) The department is directed to carry forward prior year unobligated teacher salary supplement and related employer contribution funds into the current fiscal year to be used for the	Yes	Yes		
996	Department of Education - EIA	1A.16		2018-19 Proviso	same papera. Any unexpended hutan in inacher salahy supplement may be used to kurd obtrafish in the associated employer combinish handing in the comment lineary saure. (SIDE-EAK Deopsal Phenetrina and High Schools That Work Programs). The Department of Education must proper samaly by Decombinish to its the Genome. The Charman of the Schools Education Committee used Charman of the Nouse Wary and Neura Committee. The Charman of the Schools Education Committee used programs funded by the Schools That Work Programs. The Department of the School Schools and effectiveness in providing a takter prepared workforce and student success for provide work of the prote students. The department is chool daties, and prepared workforce and student success for providing a takter prepared workforce and student success for providing a takter prepared workforce. The department of the Answer Neural Chard Schools That Work, Neural Neural Neural Schools That Work, Provide Schools That School Schools. That Work Programs and the schools and school schools. The school school is and provide schools for any related schools for any rule of used burds funds from the prior funded by the Schools That Work.	Yes	Yes	Report our agency mustimay provide	
997		1A.17	State	2018-19 Proviso	(SDE-EIA: Assessment) The department is authorized to carry forward into the current fiscal year, prior year state assessment funds for the same purpose. Reimbursements shall resume in the current fiscal year for PSA' and ACT and the mode Automatic Automatic and the same purpose.	r. No	No		
998	Department of Education - EIA	1A.18	State	2018-19 Proviso	pre-ACT or 10th grade Aspire. (SDE-EIA: Report Card Information) The percentage each school district expended on classroom instruction as		Yes		
	Department of Education - EIA				defined by the Department of Education's In§ite classification for "Instruction" must be printed on the Annual School and District Report Card.				
999	Department of Education - ElA	1A_19	State	2018-19 Proviso	(SBE 614, Cons Cunnicam Mannish). The lands appropriated in Part IIA, Section 1: 19/18.3.1 for restructional materials for core curricular hall be expended consistent with the major memory of beach of 30-160 of the 1976 Code requiring the development of higher order thinking skills and critical thinkings integrated by the comparison of the section of the percent of the overall criteria is the development of higher order thinking skills and critical thinkings.	No	No		
1000	Department of Education - EIA	1A.20	State	2018-19 Proviso	(SEE EAR Candred Staff Technology Photokeny). To excert be electrice and difficunt and the funding protecting the General Staff Technology Photokeny). To excert be electrice and attempt access, the Star Department of Education shall approve district training in the datasettically address and the contract of photokeny of the star Staff and a district training and the staff and the contraction photokeny reflection shall approve district training and the staff and the contraction photokeny reflectiones standards and phase shall be an entering the start and the start of the start and the standards. Staff and the staff at the the termstering the district start and the start and the staff staff staff and the start and the start and the start and the staff staff staff start and termstering the access the start and the start and the staff staff staff staff staff staff staff staff staff termstering the start and the start and the staff sta	Yes	Yes		

1001	1A.21	State	2018-19 Proviso	[SDE-EIA-Accountable] Program Inglementation] To support Implementation of the accountable program. The Education Oversity for the administration of the Education Oversity for administration of the Education Oversity for the administration of the Education Oversity for Committee nor Constraint (Face Strate for Education Oversity for Committee nor Constraint) Face Face for the administration of the administration of the Education Oversity for Committee nor Constraint (Face Face Face Face Face Face Face Face	No	Yes		
Department of Education - EUA 1002	1A.22	State	2018-19 Proviso	code EAA. All Tagetized EAA head advantation for a province in four specific term of the province in all social code of the province in all social code of the province in all social code of the specific term of the province in all social code of the specific term of	Yes	Yes		
Department of Education - EIA 1003	1A.23	State	2018-19 Proviso	(SDE-EIX: Reading). Of the funds appropriated for reading/litence), the Department of Education, schools, and districts that lensure that recourses are utilized to improve student achievement in reading/litency. To focus on the months of early in the distribution of the appropriate in staff to distribute acainer acain/parading/litency. We be the stude part here. This processes of the appropriate in staff to discuss of the adapt production of the adapt here. This processes of the appropriate in staff to discuss of the adapt production of the stude process of the appropriate in staff to discuss of the adapt production to could be added to added the adapt and the discuss of the adapt and intervention to focus on straight greaters and weaks for strateging and relieved to the appropriate should be directed board acceleration to provide addition option hairs to depart adapt and the intervel boards and there yields and the adapt adapt and the strateging adapt and the strateging beam of the strateging and the intervel barry adapt and the focus on strateging and the strateging barry and the intervel barry adapt and the intervel barry adapt and the focus of the appropriate to depart adapt adapt and the intervel barry adapt and the intervel barry adapt adapt and the intervel barry adapt and the intervel barry adapt adapt and the intervel barry adapt and the intervel barry adapt adapt and the intervel barry adapt and the intervel barry adapt adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel barry adapt and the intervel badapt and the intervel b	Yes	Yes	Distribute funding to another entity	
Department of Education - EIA 1004	1A.24	State	2018-19 Proviso	Fity percent of the functs shall be allocated to school districts based on the number of weighted papel write in of the prior school year. Fity percent of the functs shall be allocated to the Department of Escation to provide directs to users all employmentation of research based strateging. When provide professional divergence the directs to users all employmentation of research based strateging. When provide professional divergence the directs to users all employmentation of research based strateging. When provide professional divergence the directs to users all employmentation of research based strateging. When provide professional divergence the directs to users all employmentation of research based strateging. When provide professional divergence the divergence to an experimentation of research based strateging. When the provide professional divergence the divergence to an experimentation of research based strateging. When the provide professional divergence the divergence to an experimentation of research based strateging. When the provide professional divergence the divergence to an experimentation of research based strateging. When the provide professional divergence the divergence to an experiment of the strateging and the provide professional divergence the divergence to an experiment of the strateging and the provide professional divergence the divergence to an experiment of the strateging and the provide professional divergence the divergence to an experiment of the strateging and the provide professional divergence the divergence to an experiment of the strateging and the provide professional divergence to an experiment of the provide professional divergence the divergence to an experiment of the strateging and the provide professional divergence the provide professional divergence to an experiment of the provide professional divergence to an experiment of the provide professional divergence to an experiment of the provide provide professional divergence to an experiment of the prov	Yes	Yes	Distribute funding to another entity	
Decartment of Education - EIA 1005	1A.25	State	2018-19 Proviso	such services throughout the state. The department shall provide for an evaluation to review first year implementation activities and to establish measurements for monitoring impact on student achievement. (SDE-ELF-Professional Development) (The functional supporting the gradient activities in the 550000 multi-la supported for attifued transfer supported to professional development, up to 5500000	Yes	Yes	Distribute funding to another entity	
Department of Education - EM				Tunks approximate for professional development must be abcarate to district basids on the norther of weighted applications in each school district in proportion to the barrande weighted public training the one handle district manufactures and the school district proportion of the barrande weighted public training the one handle district manufactures and restructional barbonic personnel in grades to known public training the one handle district manufactures and restructional barbonic personnel in grades to known public training the school and control of the school district and the school district and school district and school district Barbanics to the administration and provide the school district school district barbanic training the capacity of development Barbanics and provides to the productional development and provide professional horizon and provides and provides to the school district. The Development and the capacity of development Barbanics and provides to the more than horizon and provides the school district. The Development of Barbanics methods by professional horizon and barbanics and provides to team provides professional horizon and barbanics and provides to team provides professional horizon and the school district. The Development of Barbanics methods is school of carbanic horizon and provides professional development and the carbonic and the approximation and the school district training the approximation and the school district training the approximation and the school district the approximation and the school district training the approximation and the school district the approximation and the approximation and the school district training the approximation and the approximation and the school district training the approximation and the app				
1006 Decartment of Education - EIA	14.25	State		(SDE-EIA: Assessments-Gifted & Talented, Advanced Placement, & International Baccalaureate Examp) Funds appropriated and/or authorized for assessment shall be used for assessments to determine eligibility of sludents for gifted and talented programs and for the cost of Advanced Placement and International Baccalaureate exame.	Yes	Yes		
1007	14.27	State	2018-19 Proviso	(DE-EIA: Add Education). A minimum of thirty percent of the horks appropriate for add education must be diseared to shoot dotter is some add education students belavies may get of sevenina on there you and calculated to shoot dotter is some add education students belavies may be approximately and there are readings conflicted (WorkNys). The memoring function and the add education is and which hickles factors that is supported belavies who and the add education of some and performance and the add education and the add education of the add education and the previous denoty pare, number of statistical making an education and parts and performance and the add education and the add education and the statistical making and education and the school statistical intervention of the address and the school including why the student has evolved including a statistical intervention from bits the student and the school including why the student has evolved including a statistical intervention of the address and the school including why the student has evolved including a statistical intervention to the backet and the school including why the student has evolved a sparsing hyportic be the backet mark of the student and the school including why the student. The department, ham, will provide summary information to the house Ways and Means Committee, the House add education students may called by a first the school including will be address and the school constrates on add education students may called by a first the school including will be address and the school constrates on add education is address and the school equivalency test. The Department of Education hand address for the tree high school equivalency test in that we	Yes	Ves	Distribute funding to another entity	
Department of Education - EIA 1009 Department of Education - EIA	14.28	State		(SDE-EIX. Clements Agriculture Education Teachers). The Index appropriated in Pari IA, Section VIEE. for Clemens Agriculture Education Teachers must be transferred to Clemens. Uliversity PAS II. Under summer employment of agriculture teachers and to cover state-mandated stately increases on that portion of the agriculture teachers and the summer employment. If sufficient funds remain, Clemens University PAS II. PAS may utilities such funds for a Regional Coordinator.	No	No		
1910	14.30	State	2018-19 Proviso 2018-19 Proviso 2018-19 Proviso	(DC EGA FA B-Day 46) Eligible structures in the South Carlot Early Ready Devolvement of Education in providence of the south Ready Devolvement of Education and South Carlot Early Ready Devolvement of Education 4.4.22 per structure are used to the south Carlot Early Ready Devolvement of Education and the south of the south Ready Devolvement of Education 4.4.22 per structure are used to the south of the south transports. A groutdens sub as a technical early Ready Devolvement of the south of the s	Yes	Yes	Danbade Inding to another early	
Department of Education - EIA 1012	14.32	State	2018-19 Proviso	(SDE-EH-Contess of Societience) Of the using an appropriated for Centers of Excellence, \$150,000 must be allocated to the Francis Marcin University Center of Excellence to Prepare Teachers of Children of Poverty to associated to the introving for individuals with taken britishen of moverth territoria branchers neutrality and	No	No		
Denartment of Education - EA	14.33	Slate	2018-19 Proviso	alternative staming opportunities. DEE EAN DEE, Manemere de EMINT (the to the dispersational functional sequences and the section VIIIA-1. All to Districts according to Proviso 1A-31 for the current fiscal year, in the event that there is a reduction in state function there are changes in the Education Finance Arikless Budker Contention althouse and tendors and the section of the Education Finance Arikless Budker Contention althouse and tendors the lands basis bigs and the Arikless Budker Contention althouse and tendors the United Basis Disparation of Education. Funce Arikless Budker Contentions althouse and tendors the United Basis Disparation of Education. Funce Arikless Budker Contentions and the section VIIIA-1 the United Basis Disparation of Education. Funce Arikle provided for these purposes may not be transformed to a disparation of the arikle section of the Arikless Arikless Arikless Arikless and the arises and production and arikless and arikless and the Arikless Arikl	Yes	Yes	Report our agency must may	
1014	16.34	State		(BIGE-EM. Career Claster Hodary Phartemptog From Te Nuch appropriated to the Department of Education 2002 Of marks providing addicated program is names and technology adduction representing the comparison providing addicated or program is names and technology adduction representing the comparison providing addicated or program is names and technology adduction representing the comparison providing addicated or program is names and technology adduction representing the comparison providing addicated or program is names and technology adduction representing the comparison of one grant of tests 150,000 in the least four of these specified career clasters. So the comparison addition of the specific or test is the specific or test of the specific career clasters is the comparison addition of the specific or test of the specific career technology or duction of the more all the specific career classes is the specific or test of the specific career classes is the specific career classes. The specific career technology or classific career classes is the addition of the specific career classes is the specific career technology or classific career classes is addition to the specific career classific to the the instant-specific career technology or classific career classes can addition to the dispectific to interfue classific career technology or classific career classes can addition to the dispectific to interfue classific career classes is the name of comparison. The grant much to used for career assertences programs for that indeprove classific career classes that the dispectific classes of the program, the dispectific career classes is the specific career classes and the specific classes of the interproper and classes of the interproper advice classes that the dispectific classes of the specific classes of the interproper advice classes that the classes and the charter classes and classes of the interproper advice classes of the comparison is balancies of the interproper advice classes and classes of the interproper ad	Ves .	Yes	Report ou agercy mailmay	
1015	1A.35	State	2018-19 Proviso	(SDE-EI/k: Partnerships/Other Agencies & Entities) For the current fiscal year, agencies and other entities receiving funds appropriated in Part IA, Saction 1, VIII.E. will continue to report annually to the Education Oversight Committee (ECC), Any entity receiving funds that must filter than those funds through the EOC. The EOC will make funding recommendations to the Governor and General Assembly as part	No	Yes		
Department of Education - EIA 1016	14.36	State	2018-19 Proviso	of the agency's annual budget request. (SDE-E/A: ETV Teacher Training/Support) Of the funds appropriated in Part IA, Section 1, VII.E. South Carolina Educational Television must provide training and technical support on the educational resources available to teachers and school districts.	No	Yes		
Department of Education - EIA			<u> </u>	Annual and a second second M Malakinghat				

1013		16.37	State	2018-19 Proviso	(BIE EGN trackers Saternet) The projects Southastern average scatter satery and be the same of the senses and the southast statistics and the southastern states are projected by the Revenue of Picula and Picula Southaster statistics of the southastern states are projected by the Revenue of Picula Southasternet Interaces and the southasternet states are projected by the Revenue and Picula and Southasternet Southasternet and the southasternet states are projected by the Revenue southasternet interaces are of the southasternet states are provided by the Revenue states the minimum tander tracker part and provided states the southasternet states are and the southasternet relation of the southasternet states are and the southasternet states are an and the southasternet states are and the southasternet states are an and the southasternet states are and the southasternet states are and the southasternet states are an and the southasternet states are and the southasternet states are and the southasternet states are and the southasternet states are and the provided the states for provide the Revenue and the resource and the southast states are and the provided the states are and the provided the states are and the southasternet the south provided the states are and the states are also are and the states are also are also are also are also are also are also are also are a	Yes	Yes	Distribute funding to another entity	
1018	Department of Education - EIA	1A.38	State	2018-19 Proviso	The places of the place of the place place and the entropy is the department or to be added to the entropy of the department or to be added to the entropy of the department or to be added to the entropy of the entrop	Yes	Yes		
1011	Department of Education - EIA	1A.39	Phate	2018-19 Proviso	Committee working with the Department of Education will determine how to calculate a dropout recovery rate that will be reflected on the annual school and district report cards.	Vez	Man	Other service or product our	
101		14.39	State	2018-19 Proviso	(SDE-EIA Acusting, Developing and Faulturing Professional Traching, ADEPT). Which appropriated in Fault constructionary are in populational of Education, tool adaption, the Dollaminer of Jowella Joseph and Ago of higher exclusion may provide to population (or a tubion water for the tuttor or on there-but course attract testitution from policies of population (or a tubion water for the tuttor construing decasion length englishic scholarabismut in schore as seguencing for the fame dated completing decasion length englishic scholarabismut despended for this papeae may be cannel thread thread thread the function of the course facion galax and despended for the supproper.	Yes	Yes	Uther service or product our agency mustimay provide	Implementation of ADEPT
102	Department of Education - EIA Department of Education - EIA	1A.40		2018-19 Proviso	DELETED	No	Yes		
102	Decartment of Education - EIA	18.41	State	2018-19 Proviso	(SDE-EIK Scalarioral Partnership). The funds provided to the Center for Exacutional Partnerships at the Google of Exacutional The Virturely of SOB-Carolina valie used to create consortium of exactational initialities and services to school and communities. These initialities will include, but are not initialed by professional divergences in uniting appropriate diverse communities and the school professional divergence and the school and the school and the school transmitter (statistic). Account of diversity, presents, communities, and businesses withis (Million) the responsibilities of the School improvement concerlisions and effectiveness.	No	Yes		
	Department of Education - EIA				programming to teachers and students should be included in the state's science, technology, engineering and mathematics education strategic plan.				
102		16.45	State	2018-19 Proviso	(SDE-ER) SCD Parkenshes for knowland). Of the funct appropriated or carried forward from the parts factors by the factors of the second parts of the parkenship of parkenship approximation approximation by provide and the second parkenship of the parkenship of parken	No	No	Report our agency mustimay provide	
1024	Department of Education - EIA	18.44	State	2018-19 Proviso	DBE EBA Alka Datates Data-Dong For the current faculty para, in once to dive down frank appropriate in device a diversity of the second diverse of the second diverse of the Dong down and a diverse of the Dong down and alwares a diversity of the second diverse of the Dong down and the second diverse of the Dong down and diversity alwares of the second diverse of the Dong down and the second diverse of the Dong down and holds and up diversity of the second diverse of the Dong down and the diverse diverse of the down and the diverse of the second diverse of the Dong diverse of Education or batter than holds or diverse diverse diverse diverse diverse diverse diverse diverse of the down and the diverse diverse diverse diverse diverse diverse diverse diverse of the down and the diverse of the down and the diverse dinterval diverse dinterval diverse diverse diverse divers	No	No	Report our agency mustimay provide	
102	Department of Education - EIA	1A.45	State	2018-19 Proviso	(SDE-EIA: Education and Economic Development Act Carry Forward) Funds provided for the Education and Economic Development Act may be carried forward into the current fiscal year to be expended for the same	No	No		
102	Department of Education - EIA	1A.46	State	2018-19 Proviso	purposes by the department, school districts, and special schools (SDE-EIA: EEDA Regional Education Centers). Funds appropriated from the EEDA for Regional Education	No	Yes	Distribute funding to another	
102	Department of Education - EIA	1A-47	State	2018-19 Proviso	Centers must not be less than \$108,500.	No	Vor	entity	
	Department of Education - EIA				[SDE-EIA Teach for America SQ) Because Teach For America SQ reveives EIA funds in the current finced year, strond distinct the partment with Teach For America SQ are requesite to provide to Teach For America SQ by September fint annualy, information on the prior year's assubmit; achievement of students who were directly taught by Teach For America corps methods. The Information must be a 1 format that protects the identity of individual students and must include state assessment data as appropriate.				
102		1A.48	State	2018-19 Proviso	(SDE-EN-EO-South Carolina Autom Society) Of the fund, appropriated in Section 14, VIIE. Proteentips, Education Oversity for committee (ABS, Stock) com task transformer in quartierly relativations from the Education Oversity for committee to the South Carolina Autom Society for the Autom Parent-School Parteentip Program. Begiving October 10: 2015. It is South Carolina Autom Society and provide a quartierly automatication the Charman of the South Parent-School Parteentip Program. Begiving October 10: 2015. It is South Carolina Autom Society and provide a quartierly automatication and the Charman of the Sonate Finance Committee, the Chairman of the House Ways and Means Committee and the Education Oversity Committee.	No	Yes		
1029	Department of Education - EIA	14.49	Stale	2018-19 Proviso	SIDE GLA. CHICCERENT The Control for Extractor Recontinues. Reservices and Advancement (CERRA) that the control for the institution of the institution controls holds of a chick of the control for the contr	No	No		
103	Department of Education - EIA	1A.50	State	2018-19 Proviso	(SDE-EIA: Surplus) For Fiscal Year 2017-18, EIA cash funds from the prior fiscal year and EIA funds not otherwise appropriated or authorized must be carried forward and expected on the following items in the order	No	No	Distribute funding to another	
					Monte			enay	
103	Desartment of Education - EIA	14.51	State	2018-19 Proviso	(2016) EAR-Alac Charter Papid Council, 11 Win bands reproprietates the Sub-Charlow Pable Charter School and Sub-Sub-Sub-Sub-Sub-Sub-Sub-Sub-Sub-Sub-	No	Yes		
103	Joanmer of Eduction - EA	182	State	2018-19 Proviso	(SBE E4K San Careford PABE). Charater School Daniest Funding, The Incha appropriate In Part IA. Section 1041. South Careford PABE Charater School Daniest Funding. The Incha appropriate Invitation and charater schools within the South Careford PABE Charater School Daniest. Physics encoded in visual and exchanter school and the Incharater school. The Incharater school Daniest Incharater school Daniest Incharater school Incharater Incharater school South PABE Charater School Daniest. Physics Bondol Daniest Incharater school Daniest Incharater Incharater School Daniest Incharater Incharater school Daniest Incharater Incharater Incharater Incharater Incharater School Tariater Incharater Incharater Incharater School Daniest Incharater Incharater School Daniest Incharater Incharater School Tariater Incharater School Tariater Incharater Incharater School Tariater Incharater School Tariater School Tariater	Yes	Yes	Distribute funding to another entity	
103:	Department of Education - EIA	14.53		2018-19 Proviso	(SDE-ELL tow Activered School) of The India appropriate to the Education Overlaph Commitse for Paremethys for Investmentation involvation, research-based stategies for advanced on excuring and relativity of and planning for Implementation involvation, research-based stategies forecard on excuring sub- regarding the scheme stategies and the scheme stategies and the scheme stategies and any approxement of Lativity. The committee will associate the scheme stategies and measure the effectiveness of the initiative and in identifying resources to support the initiative and in collaborating and Transformed?	No	Yes		
1034	6	1A.54 - Deleted	State	2018-19 Proviso	(SDE-EIA: TransformSC) Of the funds appropriated to the Education Oversight Committee for Partnerships for Innovation, at least \$400,000 shall be allocated to the TransformSC public-private project.	No	Yes		
103	Department of Education - EIA	18.55	State	2018-19 Proviso	(SDE-EIX-CDEPP Student Information and Reporting) For the current fiscal year, the Department of Education and the Clinic of Find Starp to School Readmass must acquire unique student identifiers or SUNS numbers for Network Ways and Beach Commission. The International Commission School Readmass Commission is Network Ways and Beach Commission. The Network Commission School Read Foreica Commission. It Sonate Education committees and the Education Oversight Committee to the Sonate Status on Committee. The International Readmass must provide any information required by the Education Oversight Committee for the annual CDEPP report to later than November Initiate.	No	Yes	Report our agency mustimay provide	
103	Department of Education - EIA Department of Education - EIA	1A.56	State	2018-19 Proviso	DELETED				

	Da	1-			-			
1037	18.57	State	2018-19 Proviso	(SIDE-EIA: Cohurter School Funding Chartered by Institution of Hydre Education). Pagies evraled in a torick and school and endprined pagi and pagie evraled in a similar of hydre education located in this school institution of SLR00 per endprined pagi and pagie evraled in a similar dismater action allandrosized by many school institution of Nacional Marcel and Pagies and Pagies Nacional Marcel and Pagies and Pagi	Yes	Yes	Distribute funding to another entity	
Deartmen of Exactor. EA 1030 Deartmen of Exactor. EA 1039	14.69 14.9	Sade State	2018-19 Proviso 2018-19 Proviso	Constraints of the second	No	Yes		
Department of Education - EIA 1040	1A.60 - Reserved	State	2018-19 Proviso	(3) Development of a forbivable loan program for individuals oursuing graduals coursework in (SDE-ELK-Project Read) (J) the funds appropriated in Section 1A, VIII.A.3. for Reading, 5500,000 must be used for teacher in-service training and processional development related to Project Read. The department may set accountability guidelines to ensure that funds are spent in accordance with the proviso.	Yes	Yes	Distribute funding to another entity	
Department of Education - EU 1041	14.05	State		(det: E16 Acadegit Jamay, Cancher) (2) Firsts appropriate for Reading/Linary Canches must be allocated to the charge of the second s		Yes	Report our agency mustimy provide	
Department of Education - EIA	1A.62 - Delated	State	2018-19 Proviso	Writin these guidalines, the Department of Education must assist districts in identifying a reading/iteracy coach in the event that the school and cast successful interflying and directly employing a qualified candidate. The prostices of subsection (A), including the board support metargement, schall and reade an instructional materials into (SEE-ER). Distributing interactional Materials). The Department of Education shall create an instructional materials into		Yes	Other service or product our	
Decartment of Education - EM		diate:	2016-13 P10460	compared of pase terms (print and/or dight) that have no exceeded Salas Board of Extendent segment introduction approximate hydrogen processing and the second second second second second second second print second second sec	nu	103	Cone service a poduct da agency mustimay provide	Instructional materials list
194	14.60	Stale	2018-19 Proviso	(BIE ELA AK Early Literics) Competencies Accessment) (O Tes Inchis carried formard from the full-day of program from the protectional and protectional formation in the state of the state	Ves	Ves	Other services or product ou agency must may provide	Assessment administration
Department of Education - EIA 1044	14.64	State	2018-19 Proviso	South Carolina Early Reading Development and Education Program in a public school or a private center, a half- dav 4K program in a public school a full-dav 4K peopram in a public school a child care center (redestred faith- (SDE-EIK-Teacher Supply Study) With funds appropriated to the Center for Educator Recruitment, Retention,	No	No		
104 Department of Education - EM		o(1392		and Pastereament (EERPA), in concern with the Commission on Higher Education, the Despiration of Education that the Despiration of Education of Education of Education (Education) and the Despiration of Education years to adjunct the Despiration of the study shall be to: (1) provide specific data and advection of Education (Education) and the Despiration of the study shall be to: (1) provide specific data and data and data and adjust and data and adjust and data and data and data and data and adjust and data and adjust and data and and data and data and data and data and data and data and data and data and data and da	nu	nu		
	14.85	State	2018-19 Proviso	(SIGE-EAL COEPP Unequeneds Funds). For Fund Year 2017.11. 8 to Office of Find Baye to Stored Readmass is permitted to main the real 10.000.000 cm yearpoint COEPP into the part for larger and equited and the real official of Find Baye is denoted to allocate any additional unequends COEPP Into the DM Again Fit at Store (Find of Find Baye is denoted to allocate any additional unequends COEPP Into the main start of the store of Find Baye is denoted to allocate any additional unequends COEPP Into the main start of the store of Find Baye is denoted to allocate any additional unequends COEPP Into the main start of the store of Find Baye is denoted to allocate any additional unequends COEPP Into the main start of the store of Find Baye is the store of the store is the store is the store is and main start of the store of the store of the store of the store is the store is the store is and another the store of the store of the store of the store is the store is the store is the store is an experiment of the store of the store is the store of the store is the store is and another the store and any papel base for denoting store of the store is the store is the locate store is denoted and baye departs and is duration of the store is the store is the store is and classone part at the store and any papel base is of during in the act for the part program. Is deated and classone part and a the store of part and the store of the store is the store is the store is and classone part and conforms the paperpixel during in the act for the part paper allocation and classone part and conform the the approprintice during in the act for the part paper and the store and classone part and conforms the paperpixel during in the act for the part paper and the store and classone part and conforms the paperpixel during in the act of the part paper and the store and classone part and conforms the paperpixel during in the act of the part paper and the store and classone part and conforms the paperpixel during in the act of the part paper and the	Vec.	Ves	Report our agency must may	
Dearment of Education - EIA	14.66 - Dokted	State	2018-19 Proviso	(dtie Bilt, College and Caneer Readers). Front supportant of the Department of Education for Dation College and Caneer Readers Advanteers on the Mathematica from Education for Dation the organization of the College and Caneer Readers and Caneer Readers of Advanteers and the organization of the College and Caneer Readers and Caneer Readers of Advanteers and provide assistance on Section Lange appropriate generation of advances and definitioness as instructional support, data analysis and teatership development resources to sensus the ducations are expander instructional support. Advances and teatership development resources to sensus the ducations are expander instructional support. Advances and teatership development resources to sensus the ducations are expander the scores to provide subscript and teatership development resources to sensus the ducations are expander and the scores to provide subscript and teatership development resources to sensus the ducations are expander Chairmen of the House Ways and Masina Committee on how these funds were expended.	Yes	Yes	Other service or product our agency must/may provide	SDE must provide assistance to the districts that are or were the Abbevile Plaintiff Districts
Desarmen of Education - E(A 1947	18.67	State	2018-19 Proviso	(BEE ESI hadary) Contractions Advantation) Of the turks appropriated for hadary Contractional Contractions (SEE ESI hadary) Contractions in the source of th	Yes	Yes	Distribute funding to another entity	
Department of Education - EIA	I	I			l		l	

1545 Department of Education - EM	14.68	Stato	2018-19 Proviso	(IDE EXIC Cancer and Technology Education). Funds appropriate for Cancer and Technology Education will be advanted to show for the service of the technology of the service and advanted to the service and the service of the service of the technology of the service of technology of the service of technology of Education and the service of the purchase of cancer and technol exploring the service of the purchase of communities, regular assessment and technol exploring the service of Cancer and Technology Education information on other cancer and technol exploring the service and reductions and technology Education information on other cancer and technol explorement a settlets. The detect of Cancer and Technology Education information on other cancer and technol explorement as advanted to explore the current relation points and needs in the situation and cancer centers may and reduct, as an immediated current complex and cancer on the advance on cancer and technology Education the same intended purposes. School distance and technol as allowing and formation and paneled funds to be used to the same intended purposes to up the cancer and technol as allowing and formation the Planets Planetes for Education and the concer center and technol as allowing and formation and the software and technology for model sets to up the cancer and technol as allowing and the Planetes Planetes for Education and technology for technology for detects competition, curricular, and support.	Yes	Yes	Distribute funding to another entity	
1049	1A.69	State	2018-19 Proviso	CIDE-ERL Digital Learning). Of the hands appropriated be the Education Oversight Committee for Rhammenhips for Invonction, 53 2000 multite a subtricted is reached on school discritice that have power involves of a slog by percent or greater based on the powerly index utilized the prior flocal year that use student eligibility for the rene or reaccide price Inchrogenam and Medical, or are a triat or plantific discrit is the Abbene Medical price of the price of discritice. The EOC will place a program that provides school discritics with digital learning tools, digital resources, the carcinclum flocarly calcular apport, and provides school discritics with digital learning tools, digital resources, the carcinclum flocarly calcular apport, and provides school discritics with digital learning tools, digital resources, the carcinclum flocarly calcular apport, and provides school discritics with digital learning tools, digital resources, the carcinclum flocarly place apport, and the school apport of the place and the place apport of the place apport and the place apport of the place apport and the place apport of the place appo	No	No		
Decartment of Education - EIA 1050	1A.70	State	2018-19 Proviso	(SDE-EIA: South Carolina IT Academy) fOI the funds appropriated for the South Carolina IT Academy, the Department of Education shall process and TAcademy for packic schools statewide in the coming school year. The IT Academy may contract the certification processing the school to result of a school to extend the certification school the school to extend the middle gradue and programming of the school to result of the school to product in the middle gradue and programming and these others.	Yes	Yes	Distribute funding to another entity	
Department of Education - EM	1A.71	State	2018-19 Proviso	(EDE EIA: Family Connection South Carolina) Funds appropriated in Part IA. Section 1, VIII.E. Partmerships, for Family Connection South Caroline (VIII), and ta transformed in quartery install-meta tick tions the Department of with dabilities. Sport and include, how the Viii, Franziki castalized, exaction assistance, parter suggost and parter training. The department of the Installer Strongh which Family Connection South Caroline and parter training. The department of the Install and Heart of the armst effect of the current factor sportment or User than July Heart of the armst effect on and quartery reporting of expenditures thereafter: and a performance report submitted annually.	No	No		
1052 Department of Education - EIA 1053 Department of Education - EIA	1A. 72 1A. 73 - Deleted	State	2018-19 Proviso 2018-19 Proviso	DELETED				
1055 Decarment of Education - EM	1A, 73 - Debed	State	2018-19 Proviso 2018-19 Proviso	(BDE EAK. Canser and Technical Egypment Faceling. Franka perspectate for Modernisa Canser and Technical Egypment all de dorational is school dations of mul-distict career and technical features and the dorational school dations of mul-distict career and technical egypment. The dorational school dational school dations of the purchase of career and technical egypment. The disting of Incilian and technical egypment Faceling. Each dation temperatures and technical equipments are oblight of technical endormal school dations and technical equipment and technical official of Career and Technical Egypment Faceling. Each dation temperatures and technical equipments and Official of Career and Technical Egyptical Excellence and technical equipment and other and technical program advices constrained and technical technical excellence and career and technical program advices constrained and technical technical excellence and career and technical program advices constrained and technical excellence and technical excellence and technical Isolities and replace career and technical program consumables.	No	Ves		
1055 Desarment of Education - EJA	14.75	State	2018-19 Proviso	(BIE EAN COM Manay Conversed On Marten) (Of the funds advanted for Partnersing for Innovation, the Education Overaging Commission distribution (Statistics)) and the state to accide distribution of comarations, means that professionals, school nurses, series of providence and reflexing answers. The dependent parties is increased the level of advancement of parties and registry commission (Advancement and parties) and an advancement of the school and advancement of the school and parties and provide training evaluations in the school and participation of the advancement of the school and provide training evaluations in the smear import on the educational performance of military providencies of the school and provide training providencies of the school and performance of military providencies of the school and provide training evaluations in the annual report on the educational performance of military providencies of the school and performance of the school and performance of military providencies of the school and performance of the school and performance of military performance of the school and performance of the school and performance of military performance of the school and performance of the school an	No	No		
1056 Desartment of Education - EIA	1A.76	State	2018-19 Proviso	(BDE-EIA STEM Late) Of the Links allocated for Proteomings for Innovation, for Education Overlaging Committee is diversed to exempt 3500,000 for examinas STEM bases for Reduction Overlaging Committee shall be advected to the stand partial diverse in the protection of the stand overlaging the stand review as automatical on Bing and STEM committee in signature many and the stand partial diverse in the protection of the stand partial diverse in the protection of the stand partial diverse in the stand partial diverse in the protection of the stand partial diverse in the protection of the stand partial diverse in the stand partial diverse in the protection of the stand partial diverse in the standard to a standard partial diverse in the protection of the standard partial diverse in the standard diverse and and the diverse standard partial diverse in the standard diverse in the standard diverse and and the diverse standard partial diverse in the standard diverse in the standard diverse in the standard diverse and diverse diverse and diverse diverse and diverse in the standard diverse in the standard diverse and dintegration of the standard diverse and div	No	No		
1057 Department of Education - EIA 1058	1A. 77 - Deleted 1A. 78 - Deleted	State State	2018-19 Proviso 2018-19 Proviso	DELETED (SDE-EU-Landow) For the current facal year- any funds appropriated to the Department of Education to assist datricts that are or were Paintiffs in the Abbovile law suit and funding appropriated to the department to provide technical assistance to underperforming districts may not be transferred to any other program, are not subject to flexibility, and may be carried forward and pended for the same purpose.	No	No		
Department of Education - EIA 1059 Department of Education - EIA	1A. 79 1A. 80	State	2018-19 Proviso 2018-19 Proviso	DELETED				
Descriment of Education - EA				(SIDE ELR). National Board Carrillication Incenting   Pakks stock disascent maches, to include stackers in the stock of stackers and the stock of th		Ves	Dasbaé kinding ta ancher antig	
1051	1A_81	State	2018-19 Proviso	(SDE-Elix: Revolving Student Loan Program Transfer) The State Transaurer shall transfer \$16,000,000 from the EIA Revolving Student Loan Program, Fund 41L1, to the Department of Education. The department shall utilize these funds for the School Districts Capital Improvement Plan as set forth in this act.	Yes	Yes	Distribute funding to another entity	
Deartment of Eduction - EA 1002	14. 82	State	2018-19 Proviso	(IDE EIA Ableville Equity School Districts Capital Improvement Plan) The funds appropriated for the Ableville Capity School Districts Capital Improvement Plan In Part II, School Plants, School Districts Capity School Districts Capital Improvement Plan In Part II, School Plants, School Districts Capity School Districts (Capital Improvement Plan In Part II, School Plants, School Districts Capital School Districts (Capital Improvement Plan In Part II, School Plants, School Districts Capital School Districts (Plant Part II) Part III School Plants, School District Include any school districts (Plant part) and Plants and Capital School Plants, and any school district that is a patient In the Ableville and and school Includes and Plants Include any approxed registry and school Plants, and the condult improvement biotoschool, additional, physical education papers, related interior and exterior facilities, and the condult include any properties of hardwest in School Plants, and the condult improvement and properties of hardwest in capital school plants, related and and and approxement includes in properties, capital school plants, and the condult improvement and properties of hardwest capital incrementation in the condult improvement include interproved mail properties, capital school includes and the include interprovement and properties of hardwest and includes interprovement and properties and interproteins, each calificaties and net include interproved mail properties, capital school includes and an interprovement and properties and interproteins, each calificaties and net includes interproved mail properties, and the includes and an interprovement and an interproteins and an interproteins, each calificaties and net includes interproteins and calificaties and an interproteins and an interproteins and an interproteins and	Yes	Ves	Distribute funding to another entity	
Department of Education - EIA 1063	1A. 83	State	2018-19 Proviso	The department shall develop and maintain an application process for school dencies to request funding for qualified tachod projects and stabilish policies, procedures, and priorites for the marking of grants pursuar to the provision. At least the a syst and upport except of applications provides to the application process adapted by the department, the department shall prioritize the existing projects with the greatest need and shall school and incommended grant areas for the Stable Board Education. Carriers table to avaid dour an altificantie void on altimum school and the stabilized and a school and the school and provide the school and the school and the school and the school and the avaided operation and the site of the school and the school and the school and the school and the school and provide school and the school and the school and the school and the school a	No	No	Other service or product our agency must/may provide	SDE must procure a value added assessment system
Department of Education - EIA 1064	1A. 84	State	2018-19 Proviso	the State Board. The financial assistance provided to school districts pursuant to this provision must be used for the eligible school facility project. The department is responsible for establishing policies and procedures to ensure that	Yes	Yes	Distribute funding to another entity	
Department of Education - EIA 1065	1A. 85	State	2018-19 Proviso	Solidor along project: In recognition is the solidor for transmitting porces and porceutes or ensure that funds are expended in a manner consistent with this provision. Following the close of the fiscal year, the department shall submit an annual report of its Abbeville Equity School Districts capital improvement Plan activities for the proceeding year to the Government, the Chairman of the	Yes	Yes	Distribute funding to another	
Department of Education - EIA 1066	1A.86	State	2018-19 Proviso	Senate Finance Committee, the Chairman of the House Ways and Marar Committee, the Chairman of the Senate Education Committee, and the Chairman of the House Education and Public Works Committee. Funds distributed to a school district may only be used for the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To improve external properties to review with a early of a machine tail level to the following purposes: (1) To the following tail properties to review with a early of a machine tail properties to review with a early of a machine tail properties to review with a early of a machine tail properties to review with a early of a machine tail properties to review with a early of a machine tail properties to review with a early of a machine tail properties to review with a early of a machine tail properties to review with a early of a machine tail properties to review with a early of a machine tail properties to review with a early of a machine tail	No	No	entity Report our agency mustimay provide	
Department of Education - EIA				connections to schools, with a goal of reaching at least 100 kilobits per second, per student in each school by 2017; (2) To improve internal connections within schools, with a goal of reaching at least. It megabit per second, per student in each school by 2017; or (3) To develop or expand one-to-one computing initiatives.			provide	
Department of Education - EIA 1067 Department of Education - EIA	1A.87	State	2018-19 Proviso	A school district that has achieved each of the above goals may submit a plan to the K-12 Technology Committee for permission to expend its allocation on other technology-related uses; such permission shall not be umazonobly withheld and the K-13 Technology Committee many termind district bargenial any process should a district receive approval and must provide technical assistance to districts in developing plans should the district request such.	No	Yes		
1088 Department of Education - EM	1A. 88 - Deleted	State	2018-19 Proviso	Funds appropriated may not be used to support relating school dative expenditures on technolog. By Jone 20, 2014, each school dations that receives hanging darge fiscal values 2017. Bin and produce the Nr 2 Technology Committee with an interesting report on the amount and uses of these funds, using a form diveloped by the Education Company Committee. In the report, a school datient can provide information on a field to by the Education Company. White is available resources, the K-12 Technology Committee shall support school datiest' efforts to obtain these reinfuscements.	No	No		
1069 Department of Education - EIA 1070 Department of Education - EIA	1A. 89 1A. 90 - Deleted	State	2018-19 Proviso	EIA funds directed to EOC Partnerships - Kinesthetic Learning Platform EIA funds directed to EOC Partnerships - Alaekra Nation	No	No Yes		
1071 Department of Education - EIA 1076 Article 3. Requirement for Teacher	1A. 91 - Deleted 43-50 Persons Required to Hold a Teaching	State		EIA funds directed to EOC Partnerships - kindergarten readiness Each individual employed in an instructional, classroom teaching position or who serves in a position designed for	No Yes	No Yes	Other service or product our	Provide teaching credential
Education and Certification Regulations	Certificate.		900 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -	the support of the instructional program in a public school of the state must hold an appropriate South Contains backing constenting. The cleaning of metaleonizational professionals in the areas of Antology, Naving, and Social Work is remanded to the established levering/boards effective. July 1, 2000, Individuals employed as Trade and Industrial leachers are required to meet all general certification requirements except where specified orderexise.			agency must/may provide	

1077	Adada Tagatement for Yaacher Ragutations Ragutations	43-81 Certification Regularements,	State	Regulation	I Regularements for Certification I is not set of the second set of the set of the second second second second second second set of the second secon	Vos	Yes	Oher senies o produt ou agine y matimy produ	Provide tracking or oddynad
	Artica 3. Requirement for Teacher Education and Cieffication Regulations	43-52 Application for Teaching Credinited.	Shite	Régulation	I despeñato de carácteriza de la complexita de decumentation from applicante for teacher carácterizativa de carácterizativa de la complexita de decumentation from applicates for teacher carácterizativa. The applicate mais clamit ha complexita de las Department el de carácterizativa de la decumentativa for a decumentativa de la complexita de decumentativa de la compañía de decumentativa de la compañía de complexita de decumentativa de la compañía de la compañía de decumentativa de la compañía de la com	a L	Yes		Provide tracting oredential
	Acto 3. Requester for Yache Regulation Regulation Regulation Acto 3. Requester for Yache Education and Cariflation Regulators	49-63 Credential Cassification. 43-65 Romani of Credentials.	State State	Regulation	<ul> <li>Types of Constraint Classification         A number of the sequence of the seq</li></ul>	Yes	Yes	Oter service or product or agency multime provide	Provide traching credental
1081	Education and Certification Regulations Article 3. Requirement for Teacher	43-66 Foreign Agelants. 43-67 Phor Work Expensive.	State	Regulation	emissionner jan, sagort he gaat of the employing educational emily, and promote advances tradement, and example for ploguitors (2007). Assissing, Developing, and Esakating Polacose Tradebing (ADEPT), and example for ploguitors of the soft of the employing and Esakating Polacose Tradebing (ADEPT), and (10) An application are to is or employed in a position that requires advances and the documes to emiliarian a contra certification and soft and emiliaria of the advances and the documes to emiliarian a contra certification and soft and emiliaria of the advances and the advances and docubly relation to a for employed in application that requires advances and the advances and docubly relation to a document and soft and relations that examines of advances and the ratio and emiliaria of the advances and the advances and advances and the ratio and the advances and soft advances and a contradict and an and soft and relation and advances and advances and docubly relation to a document and soft and relation and soft and documents of the ratio and the ratio and soft advances and a contradict and an and soft and relation and soft and soft and advances and docubly relation that advances and contradict and soft advances and advances and advances and docubly relation that advances and the advances and advances and advances and advances and advances and docubly relation that advances and contradict and soft advances and advances and advances and the ratio advances and docuble advances and the advances and contradict and soft advances and advances and the ratio advances and advances and the advances and adva	No Yes	Yes	Other service or product our	Maintain records
1083	Education and Certification Regulations Article 3. Requirement for Teacher Education and Certification Regulations	43-57.1 Computing the Experience of Teachers.	State	Regulation	sensities. As the comparation of supportness credit, the tolowing constitutes will apply. 1. Full time operations for conclude that to get out () () FTI get part for maximum supportness to conclude that to get out () () FTI get part is the maximum supportness to be concluded. 3. One year of comparisons may be conclude provided the bascher is surplying that a filter paratimetries to be concluded and the conclusion of the paratimeters in the paratimeters () and experiments () of the conclusion of the paratimeters () and experiments () of the paratimeters () and experiments () of the conclusion paratimeters () and the paratimeters () approximation () and the paratimeters () and the paratimet	No	Yes	agency mustimay provide	
1084	Asiad Regulational for Teacher Regulations of Certification Regulations	43.97 2 Tasching Experience Acceptable for Orant.	State	Regulation	A Tro new separate code is explorer multiproval and their ad according of a polynomial polynomial and the in the observation of a polynomial transformation of the polynomial polynomial program through tacking explorer code (See 14.33), methypolynomial meet the regularisments for life time or cold inter employment as stated tools. The observation of the second	No .	Yes		
1085	Article 3. Requirement for Teacher Education and Certification Regulations	43-57.5 Miltary Service.	State	Regulation	Issue No. 6, eff June 22, 2001. Experience credit may be granted for up to five years of service in the Armed Forces provided the applicant held a valid South Carolina or out of state teaching credential prior to or during the period of military service.	No	Yes		

108	Eacation and Certification Regulations	43 30 Deoplery Action on Educator Certificates	State	Regulation	The Same Based of Education has the legicial advorts to damy, revolve, or suspend a certificate, or issue a public reprinting of the fibre graduates. The second s	Yes Yes	Yes	Other service or product our agency multitray provide	Authority is damy, weeks, or support certificates
	factado and Certification Regulations	School Daviet Enjoyees			Encasion void the base Separatement of Education, the name and certificate nutries of any certified excases is a demission density, or is otherwise assessment before employment with device loade of a heaploade of crime, immovally, moral kinghad, and the second			agency mustimay provide	
108	Actola Negujiment for Teacher Regulations Regulations	3-80 Regeneration Additional Anale of Controllation	Solo	Regulation	LENERGY LINE COMMOND A Device of the data mass of certification to an exoting certificate must complete a State Board of Education agreement agre	Yes	Yes	Other service or product our agrecy multimay provide	Begue nodockatu win certitoate b ugarde certitoatec provide teaching creditional
		43.82 contend.	State	Regulation	A. ART A. ART In APPL In Subject professional conflicts at the cashy childhood elementary, middle, accondary, or pre K-12 level 3. Minitum qualitying score(s) on the content-area acaminatory (sequence) where the State Board of Education 4. Generation (Frequencies) (Section 1997) Work showed to damarg and parting (the student stoud 6 side a many offerent mode as possible) Crites 3 B. DRINE EDUCATION 1. Bachelor's darges 1. Bac	Ves	Ves	Other service of product our agricery must have provide.	Regute indicada win certificate u ograda entificatori proble technig onderted
		49.62 continued.	Stote			Ves	Ves	Other service or product our agency multitely provide	Reque includuals with certificate u grande entraction provide teaching cinclumati
		4542 contrast.	Sale	Regulation	4. Specialized Preparation Sensets Hous: A counting 6 A counting 7 A	Yes	Yes	Oher service or product our agricry multitive provide	Reque includuals with certificate us ograde entificator provide teaching crediental

109	Article 4. Terdbook Regulations	43-62 continued	Stole	Regulation Regulation	B. Bohlom A degree     Lickia or Professional entificiates at the early childhood, elementary, middle, secondary, or pre-K-12 level     AD     Constraints in the following courses Sensetter Hours Living in Powery 3     Descenae, inclusion and the provide second	Ves Ves	Yes	Other service or product our agency must may provide Other service or product our agency must may provide	Regare indukatia with ontificate b upgrade induction provide techniq ondernal
					C. REQUESTING TOR CENTERCATION (1) The application mixed in maximeness for contributions in a affect on the date of receipt by the Office providing securitie and complete documentation of eligibility is ben of the application. The application of a providentian experiment of the security of the security of the application of the application of the application of the application of application applications for an educator's certification. (a) The substantian of califications or appropriate educator's application should be secured from the Office of the Theorem of califications or appropriate educator's applications through the security of the office of the Theorem of califications or appropriate educator's applications through the security from the Office of the Theorem of califications or appropriate educator's applications through the security from the Office of the Of				
	Article 4. Terefocols Regulations	43-64 Regaments for Certification at the Advanced Lines. 43-70 Testbook Adgeton Registion.	Stole	Regulation Regulation	Tablast protection of the series (Laboration	Yes Yes	Ves Ves	Other service or product our agency multimay provide product our product our provide Destribute funding to another entity	Provide teaching oredential
1082	Article 5. Transportation Regulations	43-71 Fire Tostbooks.	State	Regulation	specient or a sem of tor years. The sense of all approach emeters and all to years. The Commers and its torong any approximation structures from of all approach emeters and the tory years. The Commers and its torong approach and the stable of the bits of the Commers and the tory years. The Commers and its torong approach and the stable of the bits of the Commers and the tory and the commers and the commers and the stable of the Commers and the tory and the dense of the torong approach and the stable of the Commers and the tory and the stable of the term of the commers and the torong approach and the tory and the stable of the term of the commers and the tory and the tory and the tory and the tory and the tory approach and the tory and the tory and the tory and the tory and the tory approach approach and the tory approach and the tory approach and the tory approach and the tory approach app	Ves.	Ves	Datibute hinding to another entity	
1093	Article 6. Teacher Training Institutions	45-73 Disposition of Instructional Materials	State	Regulation	C. Education Morrays Handwares (Section 12 Audion) Reading Pharary discuss shall be right for resources and an end of the section of the sec	Yes	Yes		
		Samples after State Adaption Process.			Interchardinal Marsine Review Predies but immen representation of panel members or off the Adoptor process: Interchardinal Marsine Review Predies but immen representation of panel members of the Considered as Interchardinal Marsine Review Predies but immediated by publicates of the bandwin the United State of the State December of the Calcoling of a terret or continual members and the Calcoling Interchardinal Marsine Review Predies State Stat				

-	Article 7. Test Security	43-80 Operation of Public Pupil Transportation	State	Regulation				Distribute funding to another	Supervision of school transportation
		Sevices.			A. The school description to pay in the description the tables theory of Escatario test the specification is school transportation payme in the description. The school class the school transportation of school based to the school transported payment of bedock to the school base to description. The school class of the school based to the school based to description of the school based to descripti			enily. Other service or product on a gentry must may provide	program
		43 89 commad	State	Regulation	Certificate A Advocume an individual to operate any school has owned or leased by the Status, it local school appropring a physical controls a physical school on a childrain facility for the papers of transporting school Certificate B. Advocumes an individual to ony ceretaria and FMAD exerted or lassed by physical controls and physical school and the physical controls and physical school and the physical controls and physical school and physical controls and physical school and physical controls and physical school and	Yes	Ves	Distributive production of production of production of production of production of a paper y multitive provide of a paper y multitive provide of the paper y multitive provide of the paper y multitive production	Supervision of school transportation program
109	Article 10. Defined Minimum Program	43-80 Program Approval Standards for South Carolina Teacher Education Institutions.	State	Regulation	The South Cancelon State Board of Education requires that all socker discation programs meet the standards and analysis and another social and another social soci	Yes	Yes	Other service or product our agency mustimay provide	Approval of teacher training institutions
	Arick 13. General School Articletation	43-100 Test Security.	State	Regulation	1. Form advancesser by or through the States Bound of Education shall include to at any orthomy field feed to be a shall be advanced to the state of the States Registration 4.9. 20 including feed to be advanced by the state of the States Registration 4.9. 20 including feed to be advanced by the state of the States Registration 4.9. 20 including feed to be advanced by the state of the States Registration 4.9. 20 including feed to be advanced by the States Registration for gramma states and the states Registration for gramma states Registration for gramma states and the states Registration for gramma states and the Registration Registration for gramma states and the Registration Registr	Yes	Yes	Other envices or product ou agency must may provide	Administer tests and assessments
	Administration Acticle 13. General School	Issue No. 6, Doc. No. 4401, eff June 27, 2014. (Former F. 43-130 was titled Accreditation Standards Filed) 43-161 Appointment (Term) of School	State	Regulation	Each school district shall employ a chief administrative officer who serves as the executive officer of the board of trustees and the professional leader of the school district. Administrators serving as area or district	No	Yes		
	Administration	Superintendent.	0		Instees and the professional liabed of the school district. Administrators serving as area or district asperinterdents for the first lime after June 20, 1058, shall hold as superinterdent's or official. Annually by October 15, the chairman of the district board of nustees shall request an out of help permit from the Office of Taxahor Education and Conflictation for a superinterinterider for property certified. Repeated by State Register Volume 38, Issue No. 6, Doc. No. 4(39), eff June 27, 2014.				
109	Article 13. General School Administration	43-162 Repealed by State Register Volume 38, Issue No. 6, Doc. No. 4391, eff June 27, 2014. (Former F. 43-130 was titled School Superintendent Compensation and Benefits/Expenses)	State	Regulation	Kopealed by Salte Kegister Volume 36, Issue No. 6, Loc. No. 4391, et Julie 27, 2014.				
	Arded 13. General School Admentation	49-165. Program for Acasishig, Developing, and Evaluating Principal Performance (PAGEPP).	State	Regulation	I FURPORE I FURPORE The Blank Bland Induced	Ves	Ves	Other envice or product ou agency must be provide	Adopt labevide performance standards
110	Ardek 13. General School Admentation	43-168 Student and School Stately.	Stote	Regulation	A School Safety Assessment The State Shippent of Education technologies Model Safe School Checklist designed to assess to Result of School S	Ves	Ves	Other envice or product ou agency must be provide	Dewley Model Safe Schools Checklet

1102 Article 13. General S	chool 43-167 Principal Induction Program.	State	Regulation	A. Purpose	Ver	Ver	Other service or product our	Develop and implement Principal
Administration				The purpose of the Principal Induction Program is to address component of many strategies which are to be entimated by the distribution to them the brain of the Blackardon Accounties (1, 4, 6, 11, more taken) and a Blackardon public school daticits in providing support and professional diversityment for first yamp principal. In the Blackardon Blackardon Hangement and the Blackardon Accounties (1, 4, 6, 11, 4, 12, 12, 12, 12, 12, 12, 12, 12, 12, 12	-		agency maxime y provide	Induction Program
1103 Anticle 14. Flocal Ma	4-161 Nation Service Generatory Societ (K) Status Face Service Meak and Comptine Rook.	Slate	Regulation	<ol> <li>Bachon Manaham.</li> <li>Bernord Manaham.</li></ol>	No	Ves		
1104 Antida 14. Fiscal Ma	da HB Food Service Management Company Contracts	Sate	Regulation	1. Encounter regulatory account and elements or alterative taking a socialized fragments for automatical taking and a social and account in a fail present to regulation account and taken taken the social account and taken tak	Yas	Yes	Donbate huding is another withy	
1105 Article 15. Business	Management 43-171 I Dobussimet of Funds for Pressing Repairs, Reconstruction and Construction	S1380	Regulation	<ul> <li>In the local walk or al bool amount management compared containts that compared on a hulf 1 and containts.</li> <li>In the local walk or al bool amount of the period patient based on the Direct's 130 and you multilensement for the period based on the Direct's 130 and you multilensement for the set of the period based on the Direct's 130 and you multilensement for the set of the period based on the Direct's 130 and you multilensement for the set of the period based on the Direct's 130 and the period based on the period based period based based period based based period based based pe</li></ul>	Yes	Vea	Desitute funding to another entity	
1100 Article 15. Business		Sas	Regulation	The Depth Anticine The Depth Anticine The Depth Antice T	Yes	Yes	Denikas huding to anotae ently	
1108 Article 15. Business		State	Regulation					
1109 Article 15. Business	was tifed "Buildings and Grounds. Management- Fire Prevention") Management 43-183. Repealed by State Register Volume 37, Issue No. 5, eff May 24, 2013 (Former R. 43-183	State	Regulation					
1110 Article 16. Facility Er	was titled "Buildings and Grounds - Cleaning Program")	State	Regulation	1 Sociary of the United States Thay Social and Sociary for Linkes States Thay such school day and shall hyte flags in accordance with the base spatiants on sociary the United States Tays as set form in 4.U.S.C., Section 6.10 and consistent with the guidance tradestard to the State Capital Building as set form in 4.U.S.C., School Am, Section 10.116.1. The Social Carolina State Capital Building as set form in 4.U.S.C., School Am, Section 10.116.1. The Social Carolina State Capital Building as set form in 4.U.S.C., School Am, Section 10.116.1. The Social Carolina State School Social Building as set form in 5.1 for all set patients entitled to the State Capital Building as set form in S.C. Code Am, Section 10.1161 as a spaties to the flying of state Register United States Tays. HIBTORY: Added by State Register Volume 30, Issue No. 5, of Hay 26, 2006. Amended by State Register Volume 38, Issue No. 6, Doc. No. 4403, eff June 27, 2014.	No	No		
1111 Article 16. Facility E 1112 Article 17. Personne		State	Regulation Regulation					
1113 Article 17. Personne	was titled "Project Plans and Specifications")	State	Regulation					
	Issue No. 5, eff May 24, 2013 (Former R. 43-191 was tifed "Facility Specifications")							

1114		43-201.1. Repealed by State Register Volume 38, Issue No. 6, Doc. No. 4409, eff June 27, 2014 (Former R. 43-201.1 was titled "Teacher Grants")	State	Regulation					
1115	Article 17. Personnel	43.205 Administrativa and Pichesiour Personel Qualification, Dates, and Worktood,	300	Reguation	L bard Level Advectable Personal     Personal employee advectable status supervises, and consultants having responsibilities for     Personal employee advectables status supervises, and consultants having responsibilities for     Personal employee advectables advectables for the advectables of the advectables for the advectables of the advectables for the advectables of the advectable of t	165	165	Dootska funding to another direct, Chet service or product out agency multitely provide	Provide and remer ordentials, Supervision and oversight. management of class size and ratio provide due process hearings
		43-205 continued	State	Regulation	principal in accordance with the laws and regulations governing nursing in South Carolina. If a school nurse works in more than one school his or her duties and reasonabilities are to be censcribed by the distict superintendent (c) Class sizes must not exceed the following student teacher ratios:	Yes	Yes	Distribute funding to another entity; Other service or product our agency must/may provide	Provide and renew credentials; Supervision and oversight; implementation of standards;
					Grade Level Maximum Student- Tacher Ralo Carbon Hall Grade Level And State (See See See See See See See See See S				menagement of class size and ratio provide due process hearings
		43-205 continued	State	Regulation	320-479.4 120 minutes Lex than 30.7 2.6 minutes 4. School Nurses Each school nurse must hold a current license issued by the State Board of Nursing to practice as a	Yes	Yes	Distribute funding to another entity; Other service or product	Provide and renew credentials; Supervision and oversight;
	Aldda 17. Personel	49-205 continues	State	Regulation	Inderstanding and registred number of as a located provide frame who is unking under the supervision of a predestanding and registred number of as a located provide frame of the supervision of a predestanding and the supervision of the supervision of the supervision of a predestanding and the supervision of the supervision of the supervision of the supervision of the the disagonal control on the supervision of the supervision o	Yes	Yes	Destribute funding to another metallicity provide and gency multility provide and gency multility provide an egency multility provide	megkeneration of standars, size and ratio provide due process hearing: provide due process hearing: Provide and renew createrinistic, supervision and overraging management of class size and ratio provide due process hearing management of class size and ratio provide due process hearing Access develop, and evaluate
18		esuals indexed a company and an example for example for the second fraction (NEPP)	Sab		Tacaber proparation programs and school districts mark address, but are not limited in the performance streads for Analysis (Developing, and Elitary) finditissional Tacabitity (DEPT), as specified in the Bate streads of the Analysis (Developing), and Elitary (DEPT) as specified in the Bate All stacker developing marks and were bate Based of Education regulations governing the All stacker developing marks and were bate Based of Education regulations governing the All stacker developing marks and were bate Based of Education regulations governing the Based handow regulations and advection programs must be approved by the State Based of Education processing and the start of the ADEPT planes must be approved by the State Based of Educations (D by AJ) of the start years, eacher developing governs must be approved by the State Based of Educations (D by AJ) of the start years, eacher developing governs must be approved by the State Based of Educations (D by AJ) of the start years, eacher developing governs must be approved by the State Based of Educations (D by AJ) of the start years, eacher developing governs must be approved by the State Based of Educations (D by AJ) of the start be species of the State Based of Education's ADEPT Desparations (ECOE) is the system completing with the State Based of Education's ADEPT Desparations (ECOE) is the system completing with the State Based of Education's ADEPT Desparations and administry and the start and the Interface canded as a surgested annual by the assurptions and administry and administry and the start processing tactifical statistice each of the system Based of Education, may be employed under an Aduction canders for the baset regulation and administry and additional administry and administry and the start processing tactification starts administry and the start administry administry. Charger 15 administry administry administry administry abased based of Education, may be employed under an Aduction cander of the State Based of Education anal tactification and administ	Yes	Yes	entig, Other service or product our agency mattery provide	professional teaching
		43-205.1 confined	Slote	Regulation	A samal optimistic location and/or advances and/or plantical plantical and to bias only per net the formal evaluation celesis and ty me sists like solution and the discussion of the sense solution of maximus and splice to a strength set of the discussion and/or the methy for the strangest bias bias of the sisted and the sense is eligible to a methy of a like solution of the emplying school discic, allive during the standard resistes and school is eligible to any strength set of the strength sense is the strength set of the strength set	Yes —	Yes —	Databan kuning a under a produktion of the second s	Aasis, develop, and svaluate professional teaching

		43-205.1 contrued	State	Regulation	31. Technet Employed in Charter Stocks 43. Encepts on immersion provides in the Charter of Looks Art (SLC: Code Arts Socioto 54.0 10)(10) (Eqs. 2017)). A Except so immersion provides in the Charter of Looks Arts (SLC: Code Arts Socioto 54.0 10)(10) (Eqs. 2017)). Except so immersion of the ASC (SLC: Code Arts Socioto 14.0 10) (Eqs. 2017)	Yes	Yes	Distribute funding to another write, Other service or product our agency must may provide	Assist, develop, and evalua professional teaching
1117	Article 17. Personnel	43-206 Professional Personnel Resignation	State	Regulation	register statistics. As a morture, the sponsor must agree is descended a ALBEPT related reformation from the incident in the sponsor. A ALBEPT and and agree is descended a ALBEPT related reformation to build on the sponsor. ALBEPT pain and agree of the state agree of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor of the sponsor	Yes	Yes	Other service or product our	Provide due process hear
					while demone gaily of unprivates source constraints and the execution of an employment contract with another board with the Biss who the Constraint of the board if the simplying the employment period. Upon the formal compliant of the simplicity of the constraints and the employment period. Upon the formal compliant of the school board, substantiated by conclusive existence, the test Bissard stall period. The school board is a school board, advantational by conclusive existence in the Bissard stall period. The school board is a school board, advantational by conclusive existence in the school board and period. The school board is advantational by conclusive existence in the school board and the school board is advantation of the school board is with school and the school board is advantation of the school board is advantation of the school board is the school board is advantation of the school board is advantation of the school board is advantation of the school board is advantation of the school board is the school board is advantation of the school board is advantation of the school board is the school board board is the school board board board board board board board board on the school board			agency mustimaý provide	
1118	3 Article 17. Personnel	43-207 Health Examination	State	Regulation	All personnel shall be screened for tuberculosis as required by Section 44 29 150 and Section 44 29 160 of the Code of Laws of South Carolina, 1976, as amended April 24, 1979. Guidelines for screening of school employees for tuberculosis are available in each county health department.	No	Yes		
1119	Ande 15. Instructional Program	43-205 Support Personnel Paraportessional Personnel Postone, Qualifications and Duties	Sale	Regulation	A. Bugot personnel positions for school dation separitements and school principals     A. Bugot status and an approximately	Yes Yes	Yes	Other service or product our agency must neg provide	Review and provide feed
					School emprove are berring environmente when public extraction students are propried for environment as public services taxas in provide a suff berring environment. School environment environment as public environmente when a sufficient and an environment. School environment environment as public environment environment environment environment environment environmente environmente environmente environmente environment environment environmente				
1121	Ancie 19. Heinzelsona Program	43-220 Gifted and Talented	Sale	Regulation	<ul> <li>and an advance show a nonsear shows for inductions. School advances stated a consolitation of school advances in the school advance school advances and school advances advance</li></ul>	Yes	Yes	Databas burring to another with (Cher service or product out agency multitive provide	Rules and regulations re gifted and talended stue
		43-220 continued	Sale	Regulation	4. The model and labeler pair labols that are approved for programming service at respective grade levels are Grades Approved Programming Model Choices 1-2 Applies Choice Programming Model Choices 1-2 Applies Choice Programming Model Choices 2-3 Applies Storem Model (1:20) Service TeamPrise (1:23) Service TeamPrise (1:24) Service TeamPrise (1:2	Ves	Ves	Databa kang ga andra yang ang pang kang pang pang kang pang pang pang pang pang pang pang p	Rules and regulations reg

	43-220 continued	1-	1		I	II		
			Regulation	(2) Denomo: C Instructure/Laboration Performance Threes students denominants a high degree direct in and commentent to accleance audor instructure Threes students denominants a high degree direct in and commentent to accleance audor instructure in a direct of commentance and three directs in the direct of the direct on a direct matched to a direct of the direct on a direct direct term of the direct on a direct on the direct of the direct of commentance direct direct on the direct on the direct on the direct on the direct on a direct on the direct on the direct on the direct on the direct on the direct on the direct on the direct on the direct on the direct on the direct on the			Dastave heritige a expected with Other areas or provide set expects multimary provide	Ruite and regulation regarding ghied and laterted students
	49-220 continued	State	Regulation	E. Funding E. Funding F. Funding F. Standing F. Stand	Ves —	Ves	Dastau huiding a safet	Ruite and regulations regarding gitted and laterate students
	43-220 continued	State	Regulation	Togenetic and the set of the	Ves	Ves	Databa Inding to another entity. Other service or product on open y mailmay provide	Rules and regulations regarding gilled and latented students
1122 Article 19. Instructional Program	4:229 Defined Program for the Palmetio United School Desire (PUSD)	State	Regulation	exploration and in depth study in one or more of the sits. The initial internal closs not be guarantee placement. In Tableshin and another histophic accounts in the initial internal closs not be guarantee placement. In Tableshin and another histophic accounts in the initial internal closs not be guarantee placement. In the initial ini	Ves	Ves .	Baad commeson, or committe on which someone from our agency multitray some	
	4-229 continued	Saa	Regulation	<ol> <li>Utime transformation for the second set of the second set of the float of the float</li></ol>	Yes	Ves	Baget completion of committe on values of the source from our agency multimy across	
	43-229 continued	Sale	Regulation	I. Addisory Council: In approximation of additional sensitivity and additional sensitivity of a subdater Additional Data spectrational of additional sensitivity of the sense of sense additional sense and sense additional sense additional sense additional sense additional sense additional Additional sense additional sense additional sense additional sense additional sense additional sense additional sense additional sense additional sense additional sense additional sense additional sense additional sense additional sense add	/Ves	Ves	Beard commission of commission of commission of the common	

1123	Ancia 13. Instructional Program	43-231 Defined Program K 5 43-231 continued	State	Regulation	Ench should district board of trackes shall ensure quality schooling having a sproport, netword controlum for all and an experiment of the service meta-school school and staff shall experiment school school school school Board of Experiments and the school school and staff shall experiment school schoo	Yes	Yes	Other service or product ou agricy must neg provide	Adap azaderis adivoment starlanti, divo addinal regulatory requirements
	Adda 19. hahudanal Pagaan	43-232 Defined Program 6-8	Sale	Regulation	Exh should datect board of tractees shall ensure quality schooling by providing a rightness, relevant currulum for all autorets. Each should datect built camme the academic achievement standards abdeted by the Sudh Chrolina Shale based and the school based of the s	Yes	Yes .	Other samios or product ou	Develop and adopt requirements for
		Gradueton Requirements			for all automatics. Each school districts must often a standard based automic curricular automatic galaxies and a			agency must new provide	re Son Gurdea High School Uppens (Deline Songara for Grades 9-12)
		45-234 continued	Sale	Regulation	Industriand up a http: English 1, 2, 3, 4 Matematics: English 1, 2, 3, 4 Matematics: Mathatematics: Matematics: Matematics: Matematics: Matematics: Matematics: Matematics: Matematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Mathatematics: Matha	Yes	Yes	Oher andrea ar product an agency musiliney provide	Develae and skipt requirements for the South Carolina High Scion Diploma (Defines Hing)am for Gradues 9-10)
1127	Ancia 13. Isatructional Program	43-234 continued	Stote	Regulation	Nit. Reporter Nit. Reporter Reporter States (Section 2014) and Section 2014 (Section 2014) and Section 2014 Section 2014 (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) Section 2014 (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) Section 2014 (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) Section 2014 (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section 2014) and Section 2014 (Section 2014) (Section 2014) and Section 2014 (Section	Yes	Yes Yes	Other services or product ou agency must neg provide	Develop and adopt requirements for the South Caroline and High Short Diplom Caroline Anny am for Crackes 9-Try
		Centers/Comprehensive High Schools			Cancer or technology centrals addres competitienses fright studied and tables and an inclusional free a variety of concers the wild concers may first encourse provide an origination of the Active Area Merid and and state handling of concerse and provides and programs. Shall complement of concers with learning and state handling for concerse and provides and programs. Shall complement of concerse with bond labels and and in high school and and concers or technology centers a full complement of concerse with an approximation of the school and the schoo				

		43-237.1 Adult Education Program	State	Regulation	A Audé Escatesnih mogram The program of and alkactions is provided for adult, who wan't a scaper a basic education, to prepare for a high and self autobiologies and an equivalence of adult and the high school depines. Terchmenic in the program and a data data for a the high school depines and the limited to adult and a school depines. Terchmenic in the program and a data data for a high school depines and the limited to adult and a school depines. Terchmenic in the program and a data data for a high school depines and the limited to adult and a school depines. Terchmenic in the program and a data data for a high school depines and the limited to adult and a school depines. Terchmenic in the program the school of the adult acceleration program hall include organized and optimized in the future of the Each adult acceleration and these for high language, macceleration and the transmission of other the school of the adult lance detacation program hall include organized and optimized in the high school of the adult program of the adult lance of the school of the adult program. Depines more adult adult and the school of the adult in the school organized in adult to program of Adult Education in program adult adult adult adult adult adult adult adult to adult the school organized and adult to program. Depines more adult adult adult adult adult adult adult adult to adult the school organized and adult to program. Depines more adult adult adult adult adult adult adult adult adult adult to program of the Adult Education in program adult adult adul	Yes	Yes	Other service or product our approxy multimary provide Other service or product our	Implementation of AAA Education Program
					The Comprehensive Health Education (CHE) And 17 1898 (B2 25) insparse that packs cancel health instruction be phoned, appropriation, and separitism. The CHE And their respirate that, all kas to be two simple to be phoned to appropriate mice the comprehensive to the And their respiration be phoned to person the Anderson term term term term term term term to the protection and control of decases and control and syndh and decayment rutification health person method are belowing staticity. In the comprehensive term term term term term term term ter			agency must may provide	Compretensive Heads Education Act/Blandurds
		43-240 Summer School Programs 49-241 Medical Homebourd Instruction	Stote		A Summer school program are provided for the Native groupsets to share academic assistance to statemin ingrade there includes get ward's following concentration (Net BGA), to provide statemin in gradue degram, Other school particles of get and the same and the concentration (Net BGA), to provide statemin in gradue degram, Other school particles of the data of the same and the concentration of the school particles of the same and the concentration of the school particles of the s	Yes	Yes	Other service or product our agency multitely provide Celler service or product our agency multitely provide agency multitely provide	Inglementation of Burmer Reading Camps
1132	Article 19. Instituctional Program	43-342 Driver Traving	State	Regulation	Department of Education. The department of Education is an explored in methodology puppl who is comprehended in reacks and/or fine department of the department of Education in the state attemest and the department of the department of Education in the state attemest and the department of the department of the department of Education in the department of the department of the department of the department of the department of the department of the department of the department of the department of the department of the department is attemption of the department of the department of the department of the department of the department is attemption of the department of the department of the department of the department of the department is activated or (1) where the department of the department of the department of the intervent is activated or (1) where the department of the department of the department of the department is activated or (1) where the department of the department	No	No		
1133	Anda 19. trainutional Poggan	43 240 Special Education, Education of Students	State		regins school year program. In school year program is school year program year program year program year program year program year year year year year year year year	Yes		Darbus ludig to anter	Implementation of DEA by algoing
		with Disabilities			The purpose of this regulation is to adjust state usits, regulations, and policies realings the education of distance is discultured to the purposes and requirement of the Modulatia Modulation Education Interpretent AC of Distances by references. The regulation is an opposited in the A13243, Special Education, Education of Statement The feetal EDA regulation is incorporated into A13244, Special Education, Education of Statement AC of the Distances and the A13244, Special Education, Education of Educations with Distances by references in A32400 and the A13244, Special Education, Education of Statement A1400 and A1400 and A14000 and A14000 and A14000 and A14000 and A14000 a			entity. Other service or product our agricy must inay provide	sata nika ngalakina, ang palana natang tao kasa UKA ngalamenta ngalamenta

43 243 confined	Sale	Regulation	(c) happenginate types of behavior telesting, under normal circumstances. (c) Ageneral processing of a relaping on the optimum. (c) Ageneral processing of a relaping on the optimum. (c) Ageneral processing of a relaping on the optimum. (c) Ageneral processing of a relaping on the optimum. (c) Ageneral processing of a relation of a relation of the optimum. (c) Ageneral processing of a relation of a relation of the optimum. (c) Ageneral processing of a relation of the optimum. (c) Ageneral processing double processing of the optimum. (d) Ageneral processing double processing of the optimum. (e) Ageneral processing double processing of the optimum.	Ves 	Yes 	Distributing to advect and an expect of the second	Ingeneration of IDEA by aligning index regulations of places reasons and the regulation of the regulation of the regulation of the regulation of the regulation of the regulation of the regulation of the regulation of the regulat
43-343 confined	Slate	Regulation	<ul> <li>b) Any Steen to kcall table segmeted the program. That workl applied for assessmere under any of the parts for a steen, the steen type of the steen, the steen type of the parts for a steen, the steen type of the parts.</li> <li>b) Work is the standards, and the steen type of the parts b) Any provided tappide segment, where parts exercises on affections, and when d steeps: b) Any provided tappide segment, where parts exercises on affections, and when d steeps: b) Any provided tappide segment, where parts exercises on affections, and when d steeps: b) Any provided tappide segments, and the parts. b) Any provided tappide segment, where parts exercises on affections, and when d steeps: b) Any provided tappide sectores and the parts. b) Any provided tappide sectores and the parts. b) Any provided tappide sectores and tappide sectores and the parts. b) Any provided tappide sectores and tappide</li></ul>	Ves	Vec	Destribution of products of ending. Other services or product our approxymutitimay provide.	Implementation of IDEA by aligning international set of policy of the po
43-243 continued -	0ab	Regulation	b) For an indicate with Barlines or bitradeus, or for an indicate with a writen large-age, in the order of communication), communication of the second seco	Yes	Yes	Dotaba koling to andre andre product mility. Other service or product our approximations provide	Ingeneration of CECA by alongs that makes, regulation and policies relating to Federal DEA regulations.
43.243 confined	State	Regulation	<ul> <li>(ii) Physical through sease services provide by a salities/physical teruspic.</li> <li>(iii) Physichedgia resources scaladar</li> <li>(iii) Physichedgia resources scaladar</li> <li>(iii) Physichedgia resources scaladar</li> <li>(ii) Charling, respective physical resources scaladar</li> <li>(iii) Charling, respective physical resources re</li></ul>	Yes	Yes	Databa kurdiga a under generative or product dimit, Other service or product or a genery must may provide.	Ingeneration of IDEA by aligning and index, regulation, and policies relation and the second of the second regulatoric deal of the second of the second regulatoric deal of the second o
43243 continued	State	Regulation	<ul> <li>(1) Nonconservation of sectors or spectra classification and prevails of sectors results of sectors and sectors results of sectors and sectors results of sectors and sectors</li></ul>	Yee	Yes	Distribut funding is and/or a product with, Other similar or product or approximating provide	Jepsenschol of DEA by alloyan ten mehr regular and places reduce to the second DEA regularised
43-343 continued	Sale	Regulation	b) (definition (the point reflexes a) in sum or some time (party harm an otherwise wild chaptened to power or point environmes) (particular set of point and an otherwise and point of point (particular set) (p	Yee	Yes	Destributing a particle or product out approximations provide out approximations provide	Ingeneration of DEA by along and models of the second deal of the second deal relating to Facheral DEA requirements

	49-243 continued	State	Regulation	D. Lass Reschicke Environmen (URE) L. Less Reschicke Environmen (URE) L. Less Reschicke Environmen (URE) L. Less Reschicke Environment Environment (URE) L. Less Reschicke Environment (URE) L. Less Reschicke Environment Environment (URE) L. Less Reschicke Environment environment (URE) L. Less Reschicke Environment environment environment environment environment environment L. Less Reschicke Environment L. Less Reschicke Environment environment environment environment environment L. Less Reschicke Reschicke Environment Less Reschicke Reschicke Environment Less Reschicke Environment	Ves	Vec.	Detribute Hunding & andher Hunding Vice Reserved and product on eightry multilety product	Implementation of IDEA by aligned in the second sec
	43-243 continued	State	Regulation	in conjunction with regular class placement. a) General. To the extent consistent with the number and location of children with disabilities who are encoded by	Yes	Yes	Distribute funding to another	Implementation of IDEA by aligning
				Their parents in private, rectading religions, elementary incloses, and accordany incloses tocated in the activation of			entig, Other service or product our agency mutitely provide	stein nicks rogalitons, wie jediesis retaing is robust (EA roganomens
	43-243 continued	State	Regulation	a) No individual right to special education and related services. No parentally placed private school child with a disability has an individual right to receive some or all of the special education and related services that the child	Yes	Yes	Distribute funding to another entity; Other service or product	Implementation of IDEA by aligning state rules, regulations, and policies
				The service of the service stands and the provided to parentally globad private school children with disabilities (1) Disolouts actual the services that will be provided to parentally globad private school children with disabilities (2) Disolutions actual the first additional the respect to the services to be provided to signal parentally placed private school children with disabilities. (2) The LEA must be first additional the respect to the services to be provided to signal school to related services from LEA, the LEA must be made in accordance with paragraph (1) at the LA must be placed private school children with disabilities. (2) The LEA must be first additional disabilities. (3) The LEA must be first additional disabilities. (3) The LEA must be the services place of the services place and with the additive services first and school disabilities. (3) The LEA must be additional to the services place of the services place the services place to the services (4) The stand school disabilities. (4) The stand school disabilities. (4) The stand school disabilities are disabilities and while a services plan for the disabilities and the services (4) The stand school disabilities are disabilities are disabilities and the services and the relation of the (4) The stand school disabilities are disabilities are disabilities must be placed by the relation of the (4) Children and the services provided. (5) Children and the services provided is a place to place to the place the by the relation of the stands school disabilities are associated and the school disabilities must be associated by (4) The services disabilities are particular place to the school disabilities must be associated by the disabilities in place to children with disabilities must be associated by the disabilities in place to children with disabilities must be associated be accuston bandwise the disabilities to book children with and school must be associated becauses the actismons the school disabilities in place be to the the the			or a gorcy mustimy provide	satar nekr regulatora, woł półoso relating to Forkuto IEEA regularenens
	43-243 continued	State	Regulation	children with disabilities a) A public agency must control and administer the funds used to provide special education and related services	Yes	Yes	Distribute funding to another	Implementation of IDEA by aligning state rules, regulations, and policies
				under Sec. 20, 137 Prough 300, 138, and rold the band administer malmals, expenser, and reports perchand with holes which for the user and properties and solution of the percent of the method for the Part B program. (a) The pack agency must arease that the administer malmals, expenses, and the percent (b) The pack agency must arease that the administer and solution for a percent action of (c) The pack agency must arease that the administer and solution (c) and the percent (c) The pack agency must arease that the administer and solution (c) and the percent (c) The pack agency must arease that the administer and solution (c) and the percent (c) The pack agency must arease that the administer and solution (c) and the percent (c) The pack agency must arease that the administer and solution (c) and the percent (c) The pack agency must arease that the administer and solution (c) and the percent (c) The pack agency must arease that the administer administer administer and the percent (c) The pack agency must arease that areas and solution (c) and the percent (c) The pack agency must arease that the administer			entip, Other service or product or a gency mutitivey provide	relating to Federal (EA regulatements
	6343 ordnad	State	Regulation	<ol> <li>EAR implementation of procedural safegurits. The EAR and any agency assigned responsibility consumptions to the constraint safegurits. The EAR and any agency assigned responsibility consumptions to the constraint safegurits. The EAR and any agency assigned responsibility consumptions and the comparison of the constraint on constraint of the constraint of the constraint of the constraint of the constraint constraint on constraint of the constrain</li></ol>	Yes	Yes	Destribut jurding is autorized or product mich, Ohen service and or provide out agency must may provide	Jepanenston of DEA by aligno that nets, neglialow, and yolicies relating to Federal DEA negliatements
	4530 ordinat	State	Regulation	(3) Processes for rescaling intergraphy displace (rocking procedures under wicht LEA may initial proceeding) under the segments of other metal and density. The intergraphy conclusters is a constrained to the intergraphical or of the intergraphy of the inter	Yes	Yes	Databa kuringa a andra min, Ohe seria a radaat a a porty multiny proda	Implementation of IEEE Any Julyon and Index, regulations, and public reating systems and public requirements

	4930 continued	State	Regulation	<ul> <li>Construction, Nathing on the part backable constructs to all for requirements imposed on a flase Medical includation service and particles of second particles of particles and particles of the part</li></ul>	Ves	Ves	Darbate landing to address or product minit, Other service or product to a spinor, mailting provide	Implementation of DECA by aligned and index regulations and CA. International Control of Control of Con- regulatements
	43-33 continued	Slote	Regulation	(a) The second consequences of the second s	Yes	Yes	Databa kurdiga a untir kurdiga	Ingeneration of DECA by aligning the first, regulations, and places realisting and the second second second requirements
	6333 overned	State	Regulation	<ul> <li>(4) In other time tells responsibly over paragraphic (b)(2), (b)(3), and (c) d the section to ensure the distribution of the distribu</li></ul>	Ves	Yes	Destructured to a contract of the second sec	Ingeneration of DEA by aligned in refusion and the subplaced of the subplaced reals regulated on the subplaced of the subplaced requirements
	43-33 continued	State	Regulation	<ul> <li>If more than one individual is displayed, the Societary displayed are out of those individual is the Iosym Official of American Phasel. Ten Antonyo Merican Control International Ten Learning Official of American Phasel. Ten Antonyo Merican Control International Ten Learning Official of American Phasel. Ten Antonyo Merican Control International Ten Learning Official of American Phasel American Phase</li></ul>	Yes	Yes	Databa kurdiga a under generative or product dimit, Other science or product or a genery must may provide.	Ingeneration of DECA by aligning the first, regulations, and policies reality regulations, and the regulatements
	49-243 continued.		Regulation	b) The Society waves the registement of stacks 012(1(15)(4) of the AL and Sec. 300.11 Hrough 300.14 Hrough 200.14 Hrough 200.	Ves	Vee	Distribut funding is and/or a product with, Other similar or product or approximating provide	Jeptensentation of DEA by allegre table the has regulation and policies relating to Facheral DEA regulationaries
	49-243 continued	State	Regulation	<ul> <li>Biorgan providerin prangelar, PUS) of the societion, fet ESA hand informed that and EAA complex and the property (1) of the societion is property (1) of the societion of the property</li></ul>	Ves	Yee	Destributing a particle or product out approximations provide out approximations provide	Jeptensenstein of DEA by allerge and the risk, regulation, and policies relating to Federal DEA regulationed.

43 243 octimust.	Saa Ragá	,	Meditation make by miLLA or them approves, Subject to paragraph (1) of the actions protocols and proceeding interflay built Los of the approve hardware with the subject means mellicular till LoS of the million of the subject mellion of the subject means the subject means mellicular till LoS of the million of the subject mellion of the subject means the loss of the subject means the subject means 1. Additional to make of the subject mellion of the subject means the loss of the subject means the loss of the subject means 1. Additional to make of the subject means the LSA or the subject means the loss of the subject means 1. Additional to make of the subject means the LSA or the subject means the loss of the subject means 1. Additional to the subject means the LSA or the subject means the loss of the loss of the means 1. Additional to the subject means the LSA or the subject means the loss of the loss of the means 1. Additional to the loss of the loss of the means the LSA or the subject means the loss of the loss of the means 1. Addition of LSA or the subject means the loss of the loss of the means 1. Addition of LSA or the subject means the loss of the loss of the means 1. Addition of LSA or the subject means the loss of the loss of the means 1. Fixed S Back I cost that subject means the loss of the loss 1. Fixed S Back I cost the subject means the loss of the los	Ves	Yes	Destribute loring to a series or product miting, Chelle series or product our approxymutiney provide	Inspersentation of DEA by algoing the molecular processing of the second
43-343 continued	Sate Repú	8 5 6 5 7 7 7 8 6 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	Loss et autointerne of exightly. Loss et autointerne of exightly, the CEA will be neighbor of the SA on enables in equipitely provide the outer LA will be neighbor of the SA of existence of the SA of the existence of existence of the SA of existence of the SA of the existence of existence of the SA of the of th	Yes I	Yee.	Detribute Harding & andhra Harding, Chen service and product on signify multilegy product	Implementation of IDEA by aligning the index regulation of the index of the network of the index of the regulation of the index of the index regulation of the index of the index of the index of the index of the index of the index of the index of the index of the index of the in
43-243 continued	Bate Repú	5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	Present conserver to service. (1) Applice agency the interpreter for maning PAPE analation to a chief with a disability must channel (1) Applice agency the interpreter for maning PAPE analation to a chief disability must channel with a disability must channel (1) The pake agency must make reasonable distribution to the subtraction of the disability must channel (1) The pake agency must make reasonable distribution to the subtraction of the disability must channel (1) The pake agency must make reasonable distribution of the distribution o	Ves	Yes	Databa kuring a surbur andre, Oher server a product on signety multimy product segmety multimy product	Inglementation of DEGA by during the index regulation of polarise networks and the standard standard standard requirements
4-243 cortinud	Sala Regió	r s s	Source of the sector process the side defines and managements and other evaluation measures as may an exceeded by process the side defines (and programs project) of the sector. If the sector process the side defines (and programs project) is defined and programs provide the sector process the side of the side of the sector process the side of the s	Yes	Yes	Doublak leving to another minit, Ohe service or product or agency must may provide	Ingeneration of DEA by algoing the roles regardlow and policies relating to Februar DEA exponential opplements
43.243 continued	Date Regit	Lation E C C C C C C C C C C C C C C C C C C	(11) the development has been by the development of the sector by th	Yes	Yau	Destroke hordngo a odreća na odreća na provina odre agency muslimy provida	Ingeneration of DEA by algoing the roles, regulation, and policies relating to Forbit DEA requirements
43 240 oortinud	Saak Regé	2 8 8 8 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9	Description of the table processing and the second	Vee	Yes	Destribute lorings a particular or product mice, Chelle sarrise, and an annual market of the sarrise of the sar	Independential of DEA by adjump alter Index, regulation, and pages relating to Faderal DEA regulaments

	43.34) continuet	Slate	Regulation	V. Procedual balaguage. Due Process Procedures for Parents and Orbitem . V. Procedual balaguage. Due Process Procedures for Parents and Orbitem . V. Procedual balaguage. Due Process Procedures Science Stat. And wave service shares and science services and science and programmer procedure alregularity that meet the magnitements of Science. Science Stat. And wave services and science services and science services. V. Procedual balaguage. Due Process Proceedings Science Science Stat. And Science Scie	Yes	Ves	Distributing a particular minit, Other service a probability of a gainey multimary provide a gainey multimary provide	Implementation of IDEA by aligning and public and public and public regulations and the second public and public requirements
 	43-243 continued	State	Regulation	unable to obtain the parent's participation in the decision. In this case, the public approximat have a record of its (2) if the native language or other mode of communication of the parent is not a written language, the public approximate that setures to ensure	Yes	Yes	Distribute funding to another entity: Other service or product	Implementation of IDEA by aligning state rules, regulations, and policies
				<ul> <li>approvement that is being to enclose the content of the notice; and the parent in his or her native language or other index of commission to the content of the notice; and it is being to be content of the notice; and it is a content of a c</li></ul>			or agercy must may provide	realing D Fodra I DEA requirements
	43-243 continued	1	Regulation	remembers. (3) A party may amend its due process complaint only if (0) The other party consents in writing to the amendment and is given the opportunity to resolve the due process complaint through a meeting held pursuant to Section 300.510; or	Yes	Yes	Distribute funding to another entity; Other service or product	Implementation of IDEA by aligning state rules, regulations, and policies relating to Federal IDEA
	43.34] continent	State	Regulation	<ul> <li>(i) The homologistical grants percentacion, accept that the statemy afford you of your percentacion to antered of the process comparism, the statemet to the escadation metering. The Section Section 300: 510(a) length again with the filling of the ammended and process comparism, the statemeters for the escadation metering. The statemeters of the process comparism, the statemeters of the statemeters are comparisment of the statemeters of the process comparism, the statemeters of the statemeters are comparisment of the statemeters of the statemeters of the statemeters are comparisment of the statemeters of the statemete</li></ul>	Yes	Yes	our agency must havy provide Distribute hunding to another attilty, Other another attilty, Other another attilty, Other another and provide attilty, Other another and provide attilty, Other another another attilty, Other another attilty, Other another attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other attilty, Other atti	Insteining to Federal DEA requirements
				provided of a FAFE to the parent's cited of (1) Caude 1 a dynamics of a ductational burdett. (1) Caude 1 a dynamics of a ductational burdett. (2) A bit comparison of a ductational burdett. (2) A bit comparison of a ductational burdett. (3) Comparison Caude 2007 Provided 2003 2003 Proceedings on the Caude		-		
	49-243 continued	2430	Regulation	a) General Each paic appror yant ensure that the rights of a child an protocold when (1) to pain register advected Section 2003 yan be identified. (1) the pain register advected Section 2003 yant a differed in section 726(6) of the McKinney Verto (1) The child is a word of the Site word register advected section 726(6) of the McKinney Verto (1) The child is a word of the Site word register advected section 726(6) of the McKinney Verto (1) The child is a word of the Site word register advected section 726(6) of the McKinney Verto Site section 10 of the Site section 100 of the section 726(6) of the McKinney Verto (1) For child is a word of the Site section 726(6) of the McKinney Verto Site section 100 of the section 100 of the section 726(6) of the McKinney Verto Site section 100 of the section 100 of the section 126(6) of the McKinney Verto Site section 100 of the section 100 of the section 126(6) of the McKinney Verto Site section 100 of the section 100 of the section 126(6) of the Site Site section 126(6) of the Site Site Site Site Site Site Site Sit	199	765 	Databa kang ga sang sa paga kang data sa paga kang sa paga sa pag	Ingeneration of DEA by aligned and rules regulations and places index regulations and the requirements
	8-30 contract.	Sab	Regulation	III. Una submittance usable (III.) having offer under Section 2014. These, and makes a determined in significant gas a speal under program (III.) having offer under Section 2014. These, and makes a determined in significant gas (III.) having offer under Section 2014. These and makes a determined in significant gas (III.) having offer under Section 2014. The same and makes a determined in the section of the section determined by the significant gas and the same gas and the same and the section 2014. The determined by the section 2014 offer the section 2014 offer the section of the section 2014 offer determines that is a significant differ and the sakebility on gas approximate intermation the section 2014. The section 2014 offer the section 2014 offer the section with a section provide the section 2014 offer determines the section 2014 offer the section 2014 offer the section makes because the section 2014 offer the section 2014 offer the section with a section provide the section 2014 offer the section 2014 offer the section 2014 offer the section with a section and the section 2014 offer the section 2014 offer the section 2014 offer the section and the section 2014 offer the section 2014 o	Yes	Yes	Destruis horing to a software or product with; Oher software or product our approximations provide	Inglementation of IDEA by alloyed that roles regulations and places relating to Facture IDEA regulations to

	43-243 continued	State	Regulation	(1) Each State must collect valid and reliable information an exected to report annually to the Secretary on the discretaries estableshows the Secretary on the subgendmenness plant. (2) If the Secretary plant is based to collect date on specifi includios threads unclear date date of the discretaries plant is based on the secretaries of the secretaries of the secretaries of the discretaries plant is based on the discretaries of each clear date on capital and plant of the (3) Noting in Part B of the A clear bala is constrained to authorize the divergence of a rationark database of eacondly detailibration and individual includes the discretaries date.	Yes	Yes	Distribute funding to another entity; Other service or product our agency must/may provide	Implementation of IDEA by aligning state rules, regulations, and policies relating to Federal IDEA requirements
				As a low as of largest and regording. a General ELGS when muruue are be targets established in the State's performance plan under Section 300.601 and the priority areas described in Section 300.600(d) to analyze the performance of each LEA. b) Paldic reporting and privacy (1) Paldic reporting and privacy (1) Subject to grangangh (b)(1)(d) of this section, the State must				
				(A) Report annually to the public on the performance of each LEA located in the State on the targets in the State's performance prior to the Societary and the State on the targets in the samual performance report to the Societary under paragraph (b)(2) of this section; and (8) Make each of the following term samuable through public manars: the State's performance plan, under Societo 30005(b); annual performance reports, under paragraph (b)(2) of this section; and the State annual societo on the performance or about LEA could in the State, under garagraph (b)(3)(4) of the section. To about Societary (b) and the Societary of the societary of the section. To about the State of the Societary of the section. To about Societary (b) and the Societary of the section. To about the Societary of the section. To about the Societary of the Societary of the Societary of the section. To about the Societary of the section. To about the Societary of the Societary of the Societary of the Societary of the section. To about the Societary of the section. To about the Societary of the section. To about the Societary of the Societ				
				so, the State mutt, at a minimum, positi the pian and reports on the SEA's web site, and distribute the pian and reports in the model and through public appropriate, and photolyphot public appropriate participants of paragraphy (b) (1)(i) of this section, collects performance data through State monoting on paraflexit, the State mutt include in the section of paragraphy (b) (1)(ii) of the section, collects performance data through State monoting on paraflexit, the State mutt include in the section of paragraphy (b) (1)(ii) of the section paraflexit, the State mutt include in the section of the data were obtained. The data were obtained in the data were obtained in the State mutt the State mutter the State sections on the parameters parameters and the State mutter the State sections on the parameters parameters and the sections on the parameters parameters and the State sections on the parameters and the sections on the parameters and the State sections on the parameters and the sections on the parameters and the State sections on the parameters and the State sections on the parameters and the State sections on the parameters and the sections and the parameters and the State sections on the parameters and the sections on the parameters and the sections and the parameters and the				
	43-243 continued	State	Regulation	and (i) Privacy. The Status and part of the public of the Sacratary any Information on performance that would reach in the disclosure of personally dentifies information boost individual children, or where the available data are instifuents to yield statistically inshibi information. Secondary in these and determination reacting Statistic performance. all Review, The Sacratary arranges that performance interacting statistical performance in the statistical performance in Review in Table and determination reacting Statistic performance. all Review in Table Sacratary arranges that Salar Sacratary are too statistical personal st	Yes	Yes	Distribute funding to another	Implementation of IDEA by aligning
	43°243 COTHENDEL	Galan	Regulation	authority under GEPA, including the provisions in 34 CFR parts 76, 77, 80, and 91 to monitor and enforce the requirement of the Anci Including the imposition of special conditions under 34 CFR 80.2 Let 8. Confidentiality of Information The Confidentiality of Becretary takes appropriate action, in accordance with section 444 of GEPA, to ensure the protection of the confidentiality of any personally demittable status, information, and records collected or 300.511 through 300.0027, John 500 Beam CER parameter to the 16 the An.2, and constituter with Section 300.511 through 300.0027, John 500 Beam CER parameter to the 16 the An.2, and constituter with Section 300.511 through 300.0027, John 500 Beam 200.0027, John 500 Beam 200, John 500, John 500 Beam 200, John 500, John 5	105	165	ently: Other service or product our agency must/may provide	repairmentation of DEA by adjung state rules, regulations, and policies relating to Federal IDEA requirements
				<ol> <li>Definitions. As used in Sect. 300.011 through 300.025</li> <li>Detaution mean physical disturtions or removal of personal identifiers from information so that the information is no trage personally identifiable.</li> <li>Bioaution records means the type of records covered under the definition of "education records" in 34 CFR per 19 (the explaintons implementing the Family Educational Rights and Privacy Act of 1972, 2013.62. 1223; PER Physical Records and Physical Records and Physical Act of 1972, 2013.62. 1223; PER Physical Records and Physical Records and Physical Act of 1972, 2013.62.</li> </ol>				
				<sup>1</sup> Periodizing spanner means any approv or institution that colorist, maintains, or or ses personally identifiable interaction, or from which instrantiss to sidentify under PR 81 0 8 44 xet. <sup>1</sup> State Stat				
				(c) A description of the cheatrich on structure (section and section) is maintained, the fight of the section and section multiple information; and section and				
				b) Before any major identification, location, or evaluation activity, the notice must be published or announced in newspapers or other media, or both, with disculation adequate to notify parents throughout the State of the activity. 4. Access rights.				
	43-243 continued	State	Regulation	15. Destruction of information. a) The packie agarcym mair forom parents when personally identifiable information collected, maintained, or used under this part is no longer needed to provide decastional services to the child. b) The information must be destrayed after parent. However, a permement record of a student's name, address, and phone number, his or her grades, attendance record, classes attended, grade level completed, and grace completed may be maintained without the traitation.	Yes	Yes	Distribute funding to another entity; Other service or product our agency must/may provide	Implementation of IDEA by aligning state rules, regulations, and policies reliating to Federal IDEA requirements
				a) The SEA must have in effect policies and procedure regarding the event to which children are afflorted rights of phrave yaims to bross afflorded to parents, taking into consideration the age of the child and type or serverity of dashilly. b) Under the regulations for FERPA In 34 CFR 99.5(a), the rights of parents regarding education records are transformed to the student at age 1.2 min. The term of term of the term of the term of term of term of the term of ter				
				majority, consistent with Section 300 202, the right seguriting exclusional records in Sect. 300.613 Procup- 002 Set and also be underfred to 16 statistich Howerk, the plade gravity multiprovide any other order social of 15 of the Act to the statisticat and the potentia. Under social statistication of the Act to the statistication of the potential statistication of the Act to the statistication of the potential statistication of the Act to the statistication of the potential statistication of the Act to the statistication of the potential statistication of the Act to the statistication of the statistication of the Act to the statistication of the Act to the flat the registromers of the Act to the significant in the part and real. The standards are described in Section 10. 10. Department used of portunal statistication of the Act to the statistication of the Act to the registromers of the statistication of the Act to the registromers of the Act to the statistication of the Act to the Act to the registromers of the Act to the Act				
				colect any personaly identifiable information regarding children with disabilises that in or subject to the Privacy that of 1974, 61, 62, 63, 64, 66, 66, 66, 66, 66, 66, 66, 66, 66				
	43-243 continued	State	Regulation	The Department of the Section of the Section of the Section of the Section 200 features of the Section 200 features of the Section 200 features and a section 200 features of the Section 200 features	Yes	Yes	Distribute funding to another	Implementation of IDEA by aligning state rules, regulations, and policies
				eath, including data do nicheol in leng in polvely, that all is Autobiad and satisticatory for the societary. Including data do nicheol in length of the societary document with the societary of the societary document and the societary of the Act for the proceeding factory and year. (ii) Phonosofia year allocation. No Statis's allocation may be less than its allocation under its societary of the Act for the proceeding factory and year. (iii) Manum. No Statis's allocation may be less than the greatest of the act for the proceeding factory and the societary document of the Act for the proceeding factory and the societary document of the 1 de Act for factory and the societary document of the Act for factory and the societary document of the Act for factory and the societary of the Act for factory and the societary document of the Act for factory and the societary document of the Act for factory and the societary document of the Act for factory and the societary document of the Act for factory and the societary document of the Act for factory and the societary document of the Act for factory and the factor of the Act for factory and the factor of the Act for factory and the Act for factory			entily; Other service or product our agency must/may provide	relating to Federal IDEA requirements
				(B) The sum of the same of				
				(ii) Naturum. Noteitetisindra garagapti (c)(2)(ii) of this section, no Saturi s allocation under paragapti (a) iii section may associate the sund iii section may associate the sund of the section may associate the sund of the section may associate the may associate the maximum may be associated the maximum may associate the maximum may be associated to maximum maximum may be associated to maximum may be associated to maximum may be associated to maximum may be associated				
				d) Decrease in funds. If the amount available for allocations to States under paragraph (a) of this section for a fiscal year is less than the amount allocated to the States under section 61 of the Act for the proceeding liscal year, those allocations are activated as follow: (1) Amounts greater than fiscal year 1999 allocations. If the amount available for allocations under paragraph (a) of this section (a) description with the amount available for allocations is allocated (a) description and and a state of the amount available for allocations is allocated (a) description (a) description (a) description (a) description (b) description (b) description (b) description (c) des				
	43-243 continued	State	Regulation	a) Local devices devices a service of the service and the service of the service of the service devices and the service of	Yes	Yes	Distribute funding to another entity; Other service or product our agency must/may provide	Implementation of IDEA by aligning state rules, regulations, and policies reliating to Federal IDEA requirements
				this section during the first and succeeding fixed years of the high cost funct and (B) To support involve and effective ways of cost sharing by the State, by an LEA, or among a consortium of LEA, as determined by the State in coordination with representatives from LEA, subject to paragraph (c)(2)(2)(4) of this section				
				(a)() a solution that not use always to Larker the solution to consider parameters by paragraphs (c)(1)(i) of the descent (c)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)(c)(				
				the section, annually review, and amend as necessary, a State plan for the high cost fund. Such State plan must (A) Estable), inconstation and coordination with representations from LEA, a definition of a high need dhis with a dashafty that at a minimum (1) Addresses the financial impacts high need dhish with a dashafty has on the budget of the chid's LEA; and (1) Addresses the financial impacts high need dhish with a dashafty has on the budget of the chid's LEA; and (1) Addresses the financial impacts high need dhish with a dashafty has the had the budget of the chid's LEA; and expenditure (as difficient (as difficult on the ESEA) in that State. (B) Estable height criticia for the analysis of the LEA that at a minimum, the inter as account the number				
	43-243 continued	State	Regulation	and percentage of high need chitters with disabilities served by an LEA. (C) Establish chittes he recurse that placements supported by the fund are consistent with the requirements of Secs. 30:0.114 through 30:0.11%; (D) Develop a Indian mechanism has the recording distributions search flocal year to LEAs that meet the criteria (3) Allocation of remaining funds. After making allocations under paragraph (k)(1) of this section, as adjusted by paragraph (k)(2) of this section, the Salam mutat	Yes	Yes	Distribute funding to another	Implementation of IDEA by aligning
				(i) Alocate 85 percent of any remaining funds to those LEAs on the basis of the relative numbers of children enroled in public and private elementary schools and secondry schools with the large bit schools and secondry schools with the large bit schools and secondry schools with the large bit schools and secondry schools with their relative numbers of children living in pover, as determined by the SEA.			entity; Other service or product our agency must/may provide	state rules, regulations, and policies relating to Federal IDEA requirements
				area served by that appro-y with State and local lands, the SEA may realboate any portion of the funds under this approximation of the state of the SEA provide SEA server realboate any portion of the funds under this special advaction and related services to all obtains with disabilities residing in the areas served by force other LEA, The SEA, may so than the fund lands to use at the State the area to the soft set that are not considered and the service of the SEA set the SEA set the SEA set the server the SEA set the SEA distributes in the set that set the set that the SEA distributes in the set that set the set the SEA distributes in the set that set the set that the SEA distributes in the second the origin of the SEA distributes in the second the set that the set that the SEA distributes in the second the origin of the set that the set the set that the set tha				
				time prior to the end of the campose prioriol in AI CPR 72.070, whether the LEA has caldpated the funct. The EBA priority approximation and versions frame of adjusted to the LEA hold the LEA in the EBA that are in caldpated to priority approximation and versions to all chief with disabilities resolved in the series served by ensemble approximation and versions to all chief with disabilities resolved in the series served by server the maximum amount of functia is primited to resorve for State level activities pursuant to Section 300.704.				
				<ol> <li>Definitions applicable to abhemesi, granta, and used influids. As used in this subgraft as i Previ associated tables means the Regulated of the Marchall lation. He Forkmind States of Micronesia, and the Regulated of Palaui.</li> <li>The Influence of the Marchall lations of the Marchall States. And the Commonwealth of the Information Influence of the Marchall States. Veryon Indirect, Guana, American Samoa, and the Commonwealth of the Information Influence of the Marchall States. Veryon Indirect, Guana, American Samoa, and the Commonwealth of Palamitist (a) State means each of the SIG States, the District of Counters, and the Commonwealth of Palamitist States (a) American per palametristic in state data states).</li> </ol>				
				means (1) Without regard to the source of funds (ii) The annexate current exemptitures, during the served fiscal usar overadion the fiscal usar for which the				

	43-243 continued	State	Regulation	2 Finds described in paragraph (1) of the section may also be used for the administration of PARC of the AAL (5. Cher Stell two links). Each Stell men much use my lock the Stell senses used the School 2012 and described and the administration used Section 300.813 (5. Cher Stell two links). The stell sense is made that the sense used the School 2012 and described and administration used Section 300.813 (5. Cher Stell two links). The stell sense is made that the sense used the School 2012 and described and the stell sense is the stell sense is made that the sense used the School 2012 and these senses also benefit children with desabilities aged frame through files. 1. Cher administration used is desative and used the stell of 10 of 10 million these senses also benefit children with desabilities aged frame through files. 1. Cher administration used is desative and used the stell of 10 of 10 million resolution of the administration used is desative and used the stell 1. Cher administration and the stell benefits and the stell stell sense is the stell stell stell sense these senses are stell administration with the stell stell stell sense is the stell stell stell stell sense these senses are stell sense is the stell st	Yes	Yes	Databak berdige to order windly, Other service or product our agency mutitiney provide	Implementation of ICEA by adjours, indian web, regulation, and profess reading to Forderal DEA requirements
1134 Adds 19. Kahudosal Pogen	49-323.1 Control for Enry New Programs of Special Education for Students with Disabilities	Sale	Regulation	In each sector the new LLA and different LEAs hands on the stabilities matrices of colorism in each sector These on their law each with program of special education for stabilities matrices of colorism and one persons responsible for its devices of special education for stabilities matrices of colorism and one persons responsible for its devices of an education of stabilities with educations and one persons responsible for its devices of education of the stabilities. The first education is and stabilities between the stabilities and the equation of stabilities the location with dealistics between the stabilities and the equation of stabilities the location of the stabilities between the stabilities and the equation of stabilities the location of the devices of the stabilities and the stabilities the location of the stabilities and advices the support the stabilities the location of the stabilities the devices of the stabilities and the stabilities the location of the stabilities advices the support the stabilities the location of the stabilities and the stabilities advices the support the stabilities the location of the stabilities and an explored advices the support the stabilities the stabilities the stabilities the stabilities and the stabilities and advices the stabilities and the stabilities the stabilities the stabilities and the stabilities advices the stabilities and the stabilities the stabilities the stabilities the stabilities and the stabilities advices the stabilities and the stabilities the stabilities the stabilities and the stabilities advices the stabilities and the stabilities the stabilities the stabilities and the stabilities advices the stabilities and the stabilities the stabilities the stabilities and the stabilities advices the stabilities the stabilities the stabilities the stabilities and the stabilities attabilities the stabilities the stabilities the stabilities the stabilities and the stabilities attabilities the stabilities the stabilities the stabilities the s	No	No		
	43-243.1 continued	Sale	Regulation	Instanta disconce, manual ca canaliza valit index funce data is an the function that the text involutes, the measures 12 - Bindy Change 13 - Bandry Change 14 - Bandry Change 14 - Bandry Change 15 - Bandry Change 16 - Bandry Change 16 - Bandry Change 17 - Bandry Change 18 - Bandry Change 19 - Bandry Change 19 - Bandry Change 10 - Bandry Chan	Yes	No		
	49-243.1 continued	State	Regulation	<ol> <li>Laplacity Chronie</li> <li>There is evidence that the child'has asserve onfrapedic impairment.</li> <li>The source allowers that the child'has asserve onfrapedic impairment.</li> <li>The source allowers of the child'has asserve onfrapedic impairment.</li> <li>The source allowers of the child'has asserve onfrapedic impairment.</li> <li>The source allowers of the child'has asserve onfrapedic impairment.</li> <li>The source allowers of the child'has asserve onfrapedic impairment.</li> <li>The source allowers of the child'has asserve onfrapedic impairment.</li> <li>State allowers of the child'has asserve onfrapedic impairment.</li> <li>State allowers of the child'has asserve of the basic psychological processes mekhod in understanding on insist parages, spalence on advergence allowers of an insignetic radius of the basic psychological processes mekhod in the child is advergence allowers of the lowers of the basic psychological processes mekhod in the child is advergence allowers of the child'has advergence allowers.</li> <li>There is existince that the odd basic recatables: advergence allowers of the source of the source allowers of the source and the so</li></ol>	No	No		
1132 Ande 19. Inductional Program 1132 Ande 19. Inductional Program 1137 Ande 19. Inductional Program	<ul> <li>di 242.4 Repealed by State Register Valven 38, Insue No. 6, Doc. No. 4396, eff June 27, 2014.</li> <li>di 244 Interschelastic Activites</li> <li>di 244 Interschelastic Activites</li> <li>di 244.1 Interschelastic Activites</li> <li>Activites Academic Registements for Participation</li> </ul>	Sala	Regulation Regulation Regulation	If there is thereafter the fact of search treached an adverted to an adverted rate for mindmain is concle indexed. Reading thereafter on the facts is child a search treached and the analysis of a survey pattern with is childred to again the search of the search of childred is a search of the s	No No	Yas		
1138 Article 19. Hothuctional Program	43-246 Instruction at Place Other Than School	State	Regulation	meet leavage anti-environment for experiations. A pear of a grand and environment for experiation of human targets period and the second of the Good of the Cood	Yes	Yes	Other service or product our agency must may provide	Provide due process hearings

1139 Ande 19. Instructional Program	43-248 Vitad Education Program	Slato	Regulation	L overview of the Vistal Education Program L overview of the Vistal Education Program Section 1 and	Yee	Yes	Other service or product our	Establish virtuel exiscation program
	43-248 Vitad Education Program	Slate	Regulation	VIII. Vitral Becaution Program Course Costs. VIII. Vitral Becaution Program Course Costs. A for balle and decomparement wantice of the neutral backace program may change here subscripts. The vitral backace program may change here backaces. The vitral backace program may change here backaces. The subscripts of the program Course of the subscripts on backace program may change here backaces. The vitral backaces program may change here backaces are backaces on the socied backaces of the program Course of the program Course of the the subscripts on backaces of the subscripts on the subscripts of the subscripts. A instruction Employment  A instruction of the subscript of the subscripts of the subscripts of the subscripts. The subscripts of the subscripts of the subscripts of the subscripts. A instruction Employment  A instruction Employment  A instruction Component Network multite the that a valid backace on program instructures.  A instruction component Network multite the that a valid backace on program instructures.  A instruction component Network multite the that a valid backace on program instructures.  A instruction component Network multite the that a valid backace on program instructures.  A instructure control on program instructure multite the that and the subscripts on the taxing of the subscripts of	Yes	Ves	Other service or product our agency musimy provide	Determine celts associated with Vinuel Education Program countes
1140 Article 18. https://doi.org/10.00000000000000000000000000000000000	43 285.1 Advanced Pacement	State	Regulation	December 1 host has help the proceeding of the second balance ba	Yas	Yes	Databa bendra to avaita or product minity, Oher service or product our agency must may provide	Fund and coordinate AP training leader courses
1141 Ande 19. Instructional Program	43-209 Adul Education	Slat	Regulation	<ol> <li>In the Stars High School Equivalency Deplom</li> <li>The Stars High School Equivalency Deplom</li> <li>School Equivalency Deplom</li> <li>Schoo</li></ol>	1995	100	Offer service or product our agency mutiting provide	Issa a state high school equivalency depres to legita encoders. Ingenere data Execution Program
1142 Article 19. Instructional Program	43-209 continued 43-200 Use and Dissemination of Test Results	Sate	Regulation	Extra tracking defaults, adva are update the anderboard flag. Bath Description of Avenila Autoria traves     A constantion Requerements     A constantion Requerement     A constantion Requestion Requerement     A constantion Requerement     A constantio	Ym	Yes	Ditter service or product our agency multimy provide	tinn an tiete high interest offenne in offen endetaker. Implement Ada Education Program
1143 Article 18. Instructional Program	43-241 Dilatest and School Planning.	5an	Regulation	A Development of Datins (Bassage PBe and Shock Researe IPene 1. Electricited district makings in plane material certain states (and material states) and the plane states) are separately in a Euro/ Califordia Development and Asabane Asabane Asabane 1. Electricited district makings in plane material states) are separately and early transmission 1. Res The plane district and school gives that the submitted to the Shath Dependence of Education by (eff 3). 2. Res The plane district and school gives that the submitted to the Shath Dependence of Education by (eff 3). 3. Res The plane district and school gives that the submitted to the Shath Dependence of Education by (eff 3). 3. Res The plane district and school gives that the Shath Dependence of Education by (eff 3). 3. Res The plane district and school gives that the Shath Dependence of Education by (eff 3). 3. Res The plane district and school gives that the Shath Dependence of Education by (eff 3). 3. Res The Shath Dependence of the Shath Dependence of Education by (eff 3). 3. The district stateging and actional term is an existential proteines and explorate and the Shath Dependence of the Shath Dependence	Yes	Yes	Otter service or product our agency must neg provide	Photob benoral additions, Benow Datafits (Bradge phan ad School Rohead Plans

1144	Article 19. Instructional Program	43-262 Assessment Program.	State	Regulation	I. STATEWIDE ASSESSMENT PROGRAM A. The Education Accountability Act of 1998 (EAA), S.C. Code Ann. Section 59 18 310 (Supp. 2008), and the No.	Yes	Yes	Other service or product our	Specify content and skill areas for
					Child Left Behind Act of 2001, 20 U.S.C. Section 6301, et seq. (2002) (NCLB) require that the State Board of Education develop or adopt a statewide assessment program in certain grades and selected content/skill areas. B. The statewide assessment program will involve testing public school students at selected grade levels and in			agency must/may provide	Salewide assessments
					selected content and skill areas at times specified by the South Carolina Department of Education. The grade(s) and contentiskill areas to be included in the assessment program are identified by the EAA, NCLB, and State Board of Education regulations. The statewide assessment program includes				
					Palmetto Assessment of State Standards (PASS), South Carolina Alternate Assessment (SC Att), Exit Examination, and				
					End of Course Tests. C. The program is funded through an annual appropriation included in the South Carolina General Appropriations Act. The request for such funding is included in the annual budget request of the State Superintender of Education. Continued coeration of the ensoram is continued used and availability of funds.				
					D. Responsibilities of the South Carolina Department of Education for assessments in which school districts are required to participate. <ol> <li>Sumple is processed under and participate.</li> </ol>				
					<ol> <li>Pay all shipping costs for the transportation of test materials and score reports between the Department, school districts, and scoring service(s).</li> <li>Provide workshops on test administration, interpretation, and utilization for district test coordinators and other</li> </ol>				
					selected staff. 4. Report the statewide results of the program to the State Board of Education on an annual basis. 5. Field test, at the discretion of the State Superintendent of Education, new assessment instruments and/or				
					procedures and recommend changes in the Statewide Assessment Program to the State Board of Education, the Education Oversign's Committee, and other appropriate poly making bodes. E. Responsibilities of local school districts J. As gued in these resultations. To cload school district that mean node is school denicte as well as other state.				
					As used in these regulations, "local school district" shall mean public school districts as well as other state supported documental institutions that award state high school diplomas.     2. Participate in the statewide assessment program as required by taw.     3. Designate one runner district test coordinators DITCS who will be the solid of contact for the South Carolina Repeated by State Register Volume's States No. 4530, eff thum 28, 2015				
1145	Article 19. Instructional Program	43-262.4 Repealed by State Register Volume 39, Issue No. 6, Doc. No. 4530, eff June 26, 2015 (Former R. 43-262.4 was titled "End-of-Course	State	Regulation	. Repealed by State Register Volume 39, Issue No. 6, Doc. No. 4530, eff June 26, 2015				
1146	Article 19. Instructional Program	43-264.1 Half Day Child Development Programs.	State	Regulation	I. Legislation In order to comply with the South Carolina Education Improvement Act of 1984 and the Early Childhood Development and Academic Assistance Act of 1993 school districts may establish and provide for the education	Yes	Yes	Other service or product our agency must/may provide	Evaluation of districts
					Development and Academic Assistance Act of 1993 school districts may establish and provide for the education of three and four year old children who have predicted significant readiness deficiencies. The legislation requires that each district will provide for at least a half day early childrohood development program for four year old children. Districts have the option of serving three year old children.				
					Each district shall provide at least one program for four year old children and may serve identified three year old children who have significant readiness deficiencies. Districts and schools shall integrate the planning and direction of the hall day program with the Early Childhood				
					III. Pain for Enrollment II. Pain for Enrollment A. Public Notification of Program Availability School districts shal attempt to contact parents or guardians of children who will reach age three or four on or				
					before September 1 and who have potential for later school failure. The district shall make substantial efforts to publicize the availability of the program for four year olds, and for three year olds if appropriate. B. Criteria for Errollment				
					Each district shall develop criteria for the enrollment of children who have predicted significant readiness deficiencies. These criteria shall include the following: 1. A screening instrument approved by the State Department of Education for use in determining each child's				
					developmental level, 2. An entrance age requirement which specifies a child must be three if the program serves three year olds, or four years of age on or before September 1 of the applicable school year, 3. Legal birth certificate issued by the Department of Heath and Environmental Control or other appropriate				
					3. Legal bith certificate issued by the Department of Health and Environmental Control or other appropriate authorized against, Certificate of Immunization, 6. Comprehensive Health Appraal II deemed necessary or appropriate.				
					III. Coordination In the event that a local advisory committee exists in a community to coordinate early childhood education and development, school districts shall consult with the committee in planning and developing services to make maximum use of resources and avoid duplication of effort. When a local advisory committee does not exist, the				
			_	_	school district shall identify available early childhood development and education resources in order to avoid dunlication of nublic services. This may include Headstart and other Child Development Block Grant Programs				
1147	Article 19. Instructional Program	43-265 Parenting/Family Literacy.	otate	regulation	I. Program Goals III. Requirements III. Program Components Family titeracy uses a more holistic and integrated approach to serving families. Districts must use this approach	145	105	Other service or product our agency must/may provide	Provide and coordinate activities to train parent educators in developing and implementing parenting and family literacy initiatives
					for families requiring more intense experiences to change intergenerational patterns associated with low literacy and undereducation. The South Carolina definition is consistent with federal legislation. Family literacy is clearly and consistently defined in the Adult Education and Family Literacy Act of 1998, Even Start, Head Start and the				y swiwy suddivus
					Reading Excellence Acts. These acts define "family iteracy services" as services that are of sufficient intensity in terms of hours, and of sufficient duration, to make sustainable changes in a family, and that integrate all of the following activities:				
					Districts must participate in evaluation efforts coordinated by the State Department of Education. This will include tracking children of participating parents through first grade to determine the program's impact on school readiness. The evaluation should include a variety of other indicators, such as IV. Service Delivery Methods				
					The methods bervery weillades The methods care service delivery will vary in specific type, mix, and intensity according to community needs and priorities.				
					VI. Coordination Collaboration and coordination with other local agencies and community organizations must be integrated into all bases of program development, design, and implementation. School districts must consult with a local advisory				
					commitee to plan and develop parenting and family literacy services to maximize resources and avoid duplication of effort. This may include district early childhood, duit education, literacy, Success By 6, Head Start, Department of Social Services, and other community services.				
					VII. Processional Levelopment The State Department of Education will provide or coordinate activities to train parent educators in developing and implementing parenting and family literacy initiatives. Nationally validated program and curriculum training, such as Parents AT eschers. Motheread. Parent Home Child. edc. must be included. Accorroriate onopoint staff				
					development activities must be incorporated in the district's Strategic Plan as required by Act 135. VIII. Guidelines Additional information relation to the implementation of this regulation includion service delivery methods.				
1148	Article 20. Students	43-267 Early Childhood Assistance Programs Grades K 3.	State	Regulation	developmental screening instruments, and at risk factors/inflerin is contained in the "Guidelines for Implementing <u>ParentinorSmith</u> , Ulersov Programs" available at the State Department of Education. The State Board of I. Program Goale A. To place an emohasis on early childhood education and prevention.	Yes	Yes	Other service or product our agency must/may provide	Review and update guidelines on "as needed" basis
		an owner Philds			B. To focus the state's resources on academic success and prevention of academic problems. C. To establish the expectation that by providing extra assistance and learning time, all children will be prepared for the fourth made.			-gency maximaly provide	TREASE LIBBO
					D. To promote the advancement of developmentally appropriate curriculum. E. To promote coordinated programs from preschool through grade three which are supportive of the curriculum for grades four through twelve. F. To allow districts and schools greater flexibility in providing targeted, coordinated programs of student wirelence.				
					G. To plan for accelerating the performance of students performing below their peers.				
					II. Requirements A. Districts and schools that develop and implement a developmentally appropriate curriculum model from pre school through grade three. If alternatives to the options listed in the guidelines are chosen for use in the Early Childhood Assistance Program, they should be based on the needs assessment performed as a part of the district and/or school				
					B. Schools shall establish programs of activities for assisting children and their parents with the transitions between the various levels of schooling. C. Districts and schools shall integrate the planning and direction of the half day program for four year olds with other early childhood initiatives.				
					D. Districts and schools shall integrate the planning and direction of the parentingfamily literacy program established in Section 59 1.450 with the early childbood initialives. E. Districts and schools shall design methods of assessing the efficacy of the early childbood programs or extractionic implemented.				
					strategies implemented. F. Districts and schools shall demonstrate coordination of the program or strategies implemented with federally funded early childhood programs. G. Districts and schools shall demonstrate the interrelationship of the various components of the early childhood				
					Initiatives for grades K 3 and the academic assistance programs for grades 4 12. H. Districts and schools shall implement a program that expands and improves early child development activities. I. Districts and schools shall implement an Early Childhood Assistance program that plans for accelerating the				
1149	Article 20. Students	43-268 Academic Assistance Programs Grades 4 12.	State	Regulation	netromonce of students netromical below their near- 1. Program Goals A. To focus the state's resources on academic success and prevention of academic problems. B. To estable the expectation that by providing extra assistance and learning time all students will graduate from	Yes	Yes	Other service or product our agency must/may provide	Implemt guidelines for academic assistance programs
					high school with their peers. C. To allow districts and schools greater flexibility in providing targeted, coordinated programs of student assistance.				
					D. To support students with academic difficulties in grades four through twelve so they are able to progress academically and move through school with their peers. III. Requirements				
					A. Districts and schools shall develop and implement academic assistance programs which address alternatives to year long and youl our tenediation methods of service. If alternatives to the options listed in the guidelines are chosen, they should be based on the needs assessment performed as a part of the district and/or school comprehensive period and not arstradegies found to be effective in research.				
					B. Options for methods of service and descriptions of service that are available to districts and schools are included in the "Guidelines to Academic Assistance Programs" Grades 4 12". C. Districts and schools may choose to target resources to certain conditioned levels or areas of learning				
					D. Assistance may be for short, intensive periods or for longer, on going assistance as needed by each student. E. Emphasis is on providing assistance at the time of need and on accelerating the progress of students performing below their peers.				
					F. Districts and schools shall implement a parent involvement program in grades four through eight. G. Districts and schools shall develop a system for maintaining a record of parent conferences annually that identify the date free and response of parentifiaence room fleenences.				
					III. Funding The General Assembly shall determine an appropriation level for the funding. A. The number of students in grades 4.12 who score below minimum basis skills act standards in reading, mothematics: a writing, or the provident will execute funding to a provided add on unlot				
					B. Funds generated shall be used to provide needed academic assistance to any student in these grades.     C. Expenditures must adhere to definitions and guidelines established by the Office of Finance, State     Desartment of Education, or the State Procurement code.				
			_		IV. Professional Development Appropriate training to prepare teachers and administrators in the teaching techniques and strategies needed to immement the Academic Assistance Processes shall be included in the district strategic plan and school needed.				
1150	Article 20. Students	43-272 School Admission	State	Regulation	A. Kindergarten and Grades 1.12: Each kindergarten and first grade pupi not previously enroled shal submit a bith certificate or other documentation to welfy a bith record in special situations as alwated by a local board of trustees. All students in grades K 12 must show evidence of compliance with Department of Health and Environmental Control rules and resultations concernation immunitation.	No	Yes		
					B. Preregistration for Grades 9 12: Each high school shall develop a preregistration form outlining the courses in which a student may enroll for their entire high school career.				
					<ol> <li>Preregistration for Career Centers: Each career center shall develop a preregistration form in cooperation with participating high schools which outlines the career and technology education courses students may take in Grades 9 12.</li> </ol>				

1151 Article 20. Budents 1152 Article 20. Budents	43-272 5 State Level Recolution Process for Recourse Devices University Intercompanied Youth and Hometers Children.	State	Regulation	The focked Binserf B. McKinney Honeless Assistance Actingates that each table implement a state long process to revew datate long declarations regarding the enclosure of a honeless critica or a unaccompanies of the intervent datate long declarations regarding the enclosure of a honeless critica or a unaccompanies of the intervent datate long declarations regarding an enclosure of a honeless critica or a unaccompanies of the intervent datate long declarations regarding an enclosure of the datates of honeless. Critica or a network datates have been constructed to a difficult of constructions of the datates of honeless. Critica or a network datates in the construction or a difficult of constructions of management of the network of the datates of the datates of the datates of honeless critica or honeless of the datates of the datates of the datates of the datates of honeless critica is provided at relevant services, and be aboved to participate have a network of the management of the markes of data management of the datates of the datates of the datates of the datates of the provided at relevant services, and be aboved to participate have been detected on chronic to the markes have an endoted based cannot be settled at the datate long. The datates can be registed to the datates of the data data data cannot be settled at the datate long. The datates can be registed to the datates of the data datates of the datates of the datates of the markes can be an endot datase and the datates begatteres of dataset on the cancel based concel based and the datates of the datates and varia. The data datates data data datates of the datates of the markes child at any of the datates and the datates of the dataset of the datates of the datates of the datates of the datates of the dataset of the datates of the datates of the datates of the datates and the datates of the datates of the da	Yes	Yes Yes	Oher sevice or product our agency must may provide	Review decisions of districts
1153 Artick 20. Students	43-274 Student Attendance	State	Regulation	possible but on but man has been adays upon receiving the written request, excluding weekend and Association tarticitation during disording sub enditors and an equipations the package or private school to which the student is transferred by the written request the analysis of the package and the student tarticitation of the student is transferred by the receiving school, as soon as possible to the student tarticitation of the student is transferred by the student school tarticitation and school to school tarticitation of the student is transferred by the school tarticitation of the student is transferred by the school tarticitation of the student is transferred by the school tarticitation of the school tartitation of the school tarticitation t	No	Yes		
				(a) Land Landscreen invide factor root Immed 9 (b) Landscreen invide factor root Immed 9 (c) Landscreen are based in the standard's invidence to include sould endanger the or her head to end head to effect. (c) advectes due to an infinises or duration in duration by the principal (c) advectes due to any the standard's invidence by the principal (c) advectes due to any the standard's invidence by the principal (c) advectes due to any the standard's invidence by the principal (c) advectes due to any the standard's invidence by the principal (c) advectes due to any the standard invidence by the principal (c) advectes due to any the standard invidence by the principal (c) advectes due to any the standard indexes of the principal (c) advectes due to any the standard indexes (c) the principal (c) advectes due to any the standard indexes (c) the principal (c) advectes due to any the standard indexes (c) the principal (c) advectes due to any the standard indexes (c) the principal (c) advectes due to any the standard indexes (c) the principal (c) advectes due to any the standard indexes (c) the principal (c) advectes due to any the standard indexes (c) the standard advectes the standard indexes (c) advectes (c) ad				
1154 Arcis 23. Excasional Agency Relations	43-27-4.1 AF Risk Students.	State	Regulation	<ol> <li>A Robust - Definition</li> <li>A Assider Definition</li> <li>A Assider Definition</li> <li>A Assider to divide dispegs of at factorial basis statust day, because of the or the traductal mode, regulate the traductal mode angular dispession for the or the factor.</li> <li>B Couhers: dependent on the factorial basis and compared basis to anti-galable in the home, in the or the factorial basis of the dispect of traductal basis and the dispect of traductation of the or the factorial basis of the dispect of traductation and other responsible dashes write yields and the dispect of traductation of the original factorial basis of the dispect of traductation and other responsible dashes write yields and the dispect of traductation of the dispect of traductation and other responsible dashes write yields and the dispect of traductation and other responsible dashes write yields and the dispect of traductation and other responsible dashes write yields and the original dashes and the galary distribution.</li> <li>The South Candrel dashes of the dispect of traductation and other responsible dashes write yields and watereases of traductation and the dispect of the dispect of traductation and the dispect of the dispe</li></ol>	Yee.	Ves		
1155 Arcia 23. Essational Agency Relations	43-275 Minmum Standarki of Baldenti Constat and Desplayer (Joname Proceduar is be hypernetical by Load School Devices.	Shate	Regulation	Bukers in the public school of South Caroline ergs free same basis rights of United States school of South Caroline ergs for a supported by transport States charged States and South United States school States St	No	Yes		
1192 Addes 23. Exactional Agency Relations	43-300 Accreditation Criteria	State	Regulation	Lead scored starts and provide the adhead program approvality the State Board of Education that complex instandards prevalence of the boards of the starts, distance starts, unmers school programs, and add exclusion the secondary project, career and technology education centers, unmers school programs, and add exclusion the secondary project, career and technology education centers, unmers school programs, and add exclusion the school programs, career and technology education centers, unmers school programs, and add exclusion the school programs, and add exclusion technology and the school programs, and add exclusion the school programs, and add exclusion technology and the school programs, and add exclusion the school programs, and the school programs and the school programs, and add exclusion the status of the accordition classification. (Education classification). (Education classification), and the school add exclusion technology and the school programs (add exclusion), and board following procedures. A Option 1. Accordition the school addition of the school addition (Education), the following conclusions and the school programs (add exclusion), and the discustory distance of the school addition of the school addition of the school addition (Education). The document school the Iduation of the conclusion technology addition addition and the Board Defined Minnum Program for the school addition of the school addition addition addition, and and accordition (Education). The document school the Iduation of the school addition addition, and and accordition (Education). The document accordition (Education) (ELGUE), (Education), (Educ	Yes	Yes	Offer service or product our agency multitray service	Accreditation taradardi: keep documents on file

1157	Article 23. Educational Agency Relations	43-302 Palmetto Gold and Silver Awards Program.	State	Regulation	A. Program Implementation The Parimetro Gold and Silver Awards Program is established to recognize and reward schools for academic achievement. Awards will be stabilished for schools attaining high levels of absolute performance and for schools attaining high rates of Improvement. The reogram shall be operated by the Stabil Department of Education in	Yes	Yes	Other service or product our agency must/may provide	Operate program in accordance with criteria set by the EOC
					according on program or these stabilishes by the Division of Accountably of the Education Densight B. Expenditure of the Price of the Accountable of the Education Densight Assert Data are to be used to improve another manufant exceptional stables address informance associating to Advance Long the Accountable and the Accountable of				
1168	Andre 26. Teocher Training Program in Mahamate, Sancee, and Composer Education	43 303 Peedidy Through Deregalation Program.	Sale	Regulation	I. Program Implementation     The Gazanton Account of the Arm, Section Section 18 e1 1110 and 51 to 1120 (2002), provide for     the Gazanton Account of the Arm Section 18 e1 1110, Special provides to a set of the arm of the arm of the Arm Section 19 e1 1110, Special provides to a set of the arm of the Arm of the Arm Arm of the Arm	Yes	Yes	Oher service or product our agency multitely provide	Operate program in accordance with onterine set by the EOC
1159	Article 26. Charter Schools	43-307 Alignment of Assessment and Accountability Elements with the No Child Left Behind Act.	State	Regulation	Brohom mov nonexin flavitility statin, when each of the following recent on sea met- 1. The State Beack decisation and the South Carolina Department of Education will align its assessment and accountability elements with the measures mandated by federal law. II. The State Boack of Education and the State & South Carolina Department of Education to develop and amend the State Accountability Workbook as necessary to meet U.S. Department of Education approval.	Yes	Yes	Other service or product our agency must/may provide	Develop and amend State Accountability Workbook
1160		43-500. Repealed by State Register Volume 38, Issue No. 6, Doc. No. 4405, eff June 27, 2014 (Former R. 43-500 was tilled "Operation and Funding of Teacher Training Courses in Mathematics, Science, Reading and Computer	State	Regulation	43-500. Repealed by State Register Volume 38, Issue No. 6, Doc. No. 4405, eff June 27, 2014.				
1161		<u>Education</u> 26:00 Proceedings and Stadards for Review of Charter School Applications	State	Regulation	L BEFATIONE (A) "Tribute solution" means a public, increaligious, nonhome based, negrotilit corporation forming a school that operate by approarchip of a public school district, the Subit Cauchian Public Charter School Datiert, or a public operate by approarchip of a public school district, the Subit Cauchian Public Charter School Tribute school that the school district, and subit school district, and subit school that the school district and school district and school district and school district school for school district and school district and school district and school district and public or school and the school district and school district and the school district and school and the school district and school district and the school district and the school brance school district and school district and the school district and the school district school brance school district and school district and the school district and the school district and school and school district and school district and school district and the school district and the school brance school district and school district and school district and the school district and the school brance school district and school district and school district and the school district and school district and school district and school district and the school district and school district and school district and school distric	Yes	Yes	Other service or product our agency multimay provide	Issue produktes to south checker activates in comparison with feature legislation,
1162		49401 sortmad	State	Regulation	<ul> <li>Internet in the rates, course, secondarities, and cardomous executions for each math is the contract.</li> <li>In the subscription must to interface of the same grades, or nonpado each course of the same grade of the same grades.</li> <li>In the subscription must to interface of the same grades, or nonpado each course course of an and may also provide and the same grades.</li> <li>In the subscription must to interface the school must do interface of the same grades.</li> <li>In the subscription for the same grades, or nonpado each course counse of an and may also provide and the school must do interface of the same grades.</li> <li>In the course of the same grades of the same grades of the same grades.</li> <li>In the course of the same grades of the same grades.</li> <li>In the course of the same grades of the same grades.</li> <li>In the course of the same grades of the same grades.</li> <li>In the course of the same grades of the same grades.</li> <li>In the course of the same grades of the same grades.</li> <li>In the course of the same grades of the same grades of the same grades.</li> <li>In the course of the same grades of the same grades.</li> <li>In the course of the same grades of the same gr</li></ul>	Yes	Yes	Oher service or product ou appropriating provide	Issue geldense to assist of here schools in complex with federal legislation.
1163		49-601 continued	State	Regulation	(a) Pacification and Engineeri  The application multicals a description of the building facilities, and equipment and an explanation multicals a description of the building facilities, and equipment and an explanation multicals and explanation of the building facilities and the standard explanation.  (b) In the facility particle charant and build and concept to being queck and a public boot and the standard and the building facilities and the standard explanation.  (c) In the splanation multi devide and antibia and the building of additional and the building devidence and the splanation multiple splanation facilities and the standard explanation and the devidence that the standard explanation and and devidence that the standard explanation and the devidence that the standard	Ves	Ves	Offer service or product our agric or multitary provide	Isse publiclines to assist channel schools in complying with factual legislation,
1164		49.601 corinad.	State	Regulation	U. COMOTIQUE CHARTERS The beal activation constraint any part a conditional charter, instead of a Hd charter, be an applicant whose application restricts a charter stroke the control provided in the provided of the charter with the control of the control provided activation of the control provided in the control provided in the control provided in the control provided in the control provided in control provided in the control provided in the control provided in the control provided in the control provided in control provided in the control provided in the control provided in the control provided in the control provided in the control provided in the control provided in the control provided in the control provided in the control provided in the control provided in the control provided in the control provided in the control provided in the provided in the control provided in the c	Ves	Ves		Isse publicles to scala change schools in complexit theory logistics.

	Department of Education								Accountability Report
gency Code:	H630	Section:	001						Legal Standards Template
Item #	Law Title, Chapter, Article	Law Number	Jurisdiction	Type of Law	Statutory Requirement and/or Authority Granted	Does this law specify who your agency must or may serve? (Y/N)	Does the law specify a product or service your agency must or may provide?	If yes, what type of service or product?	If other service or product please specify what service product.
65	Subpart B—General Provisions	§200.101 Applicability	Federal	Statute	<ul> <li>(a) General applicability to Federal agencies. The requirements established in this part apply to Federal agencies that the make Federal awards to non-Federal entities. These requirements are applicable to all costs related to Federal awards.</li> <li>(b)(1) Applicability to different types of Federal awards. The following table describes what portions of this part apply to which types of Federal awards. The terms and conditions of Federal awards (including this part) flow down to subawards to subrecipients unless a particular section of this part or the terms and conditions of the Federal award specifically indicate otherwise. This means that non-Federal emust comply with requirements in this part regardless of whether the non-Federal entity is a recipient or subrecipient of a Federal award. Pas-through entities</li> </ul>	No	Yes	Other service or product our agency must/may provide	
					must comply with the requirements described in Subpart D—Post Federal Award Requirements of this part, §§200.330 Subrecipient and contractor determinations through 200.332 Fixed amount Subawards, but not any requirements in this part directed towards Federal awarding agencies unless the requirements of this part or the terms and conditions of the Federal award indicate otherwise. (2) Federal award of cost-reimbursement contract under the FAR to a non-Federal entity. When a non-Federal entity is				
					awarded a cost-reimbursement contract, only Subpart D—Post Federal Award Requirements of this part, §§200.330 Subrecipient and contractor determinations through 200.332 Fixed amount Subawards (in addition to any FAR related requirements for subaward monitoring), Subpart E—Cost Principles of this part and Subpart F—Audit Requirements of this part are incorporated by reference into the contract. However, when the Cost Accounting Standards (CAS) are applicable to the contract, they take precedence over the requirements of this part except for Subpart F—Audit Requirements of this part when they are in conflict. In addition, costs that are made unallowable under 10 U.S.C. 2324(e) and 41 U.S.C. 4304(a) as described in the FAR subpart 31.2 and subpart 31.603 are always unallowable. For requirements other than those covered in Subpart D—Post Federal Award Requirements of this part, §§200.330 Subrecipient and contractor determinations through 200.332 Fixed amount Subawards, Subpart E—Cost Principles of this part and Subpart F—Audit Requirements of this part, the terms of the contract and the FAR apply.				
					(3) With the exception of Subpart F—Audit Requirements of this part, which is required by the Single Audit Act, in any circumstances where the provisions of Federal statutes or regulations differ from the provisions of this part, the provision of the Federal statutes or regulations govern. This includes, for agreements with Indian tribes, the provisions of the Indian Self-Determination and Education and Assistance Act (ISDEAA), as amended, 25 U.S.C 450-458ddd-2.				
66	Subpart B—General Provisions	§200.112 Conflict of interest	Federal	Statute	The Federal awarding agency must establish conflict of interest policies for Federal awards. The non-Federal entity must disclose in writing any potential conflict of interest to the Federal awarding agency or pass-through entity in accordance with applicable Federal awarding agency policy.	Yes	Yes	Other service or product our agency must/may provide	Establish conflict of interest policies for Federal awards
67	Subpart B—General Provisions	§200.113 Mandatory disclosures	Federal	Statute	The non-Federal entity or applicant for a Federal award must disclose, in a timely manner, in writing to the Federal awarding agency or pass-through entity all violations of Federal criminal law involving fraud, bribery, or gratuity violations potentially affecting the Federal award. Failure to make required disclosures can result in any of the remedies described in §200.338 Remedies for noncompliance, including suspension or debarment. (See also 2 CFR part 180 and 31 U.S.C. 3321).	Yes	Yes	Other service or product our agency must/may provide	Disclose in a timely manner al violations of Federal criminal I
68	Subpart C—Pre-Federal Award Requirements and Contents of Federal Awards	§200.201 Use of grant agreements (including fixed amoun awards), cooperative agreements, and contracts	Federal t	Statute	<ul> <li>(a) The Federal awarding agency or pass-through entity must decide on the appropriate instrument for the Federal award (i.e., grant agreement, cooperative agreement, or contract) in accordance with the Federal Grant and Cooperative Agreement Act (31 U.S.C. 6301-08).</li> <li>(b) Fixed Amount Awards. In addition to the options described in paragraph (a) of this section, Federal awarding agencies, or pass-through entities as permitted in §200.332 Fixed amount subawards, may use fixed amount awards (see §200.45 Fixed amount awards) to which the following conditions apply:</li> </ul>	Yes	Yes	Other service or product our agency must/may provide	Establish grant agreement, cooperative agreement, or contract in accordance with FDCAA
					(1) The Federal award amount is negotiated using the cost principles (or other pricing information) as a guide. The Federal awarding agency or pass-through entity may use fixed amount awards if the project scope is specific and if adequate cost, historical, or unit pricing data is available to establish a fixed amount award based on a reasonable estimate of actual cost. Payments are based on meeting specific requirements of the Federal award. Accountability is based on performance and results. Except in the case of termination before completion of the Federal award, there is no governmental review of the actual costs incurred by the non-Federal entity in performance of the award. Some of the ways in which the Federal award may be paid include, but are not limited to:				
					(i) In several partial payments, the amount of each agreed upon in advance, and the "milestone" or event triggering the payment also agreed upon in advance, and set forth in the Federal award;				
					<ul> <li>(ii) On a unit price basis, for a defined unit or units, at a defined price or prices, agreed to in advance of performance of the Federal award and set forth in the Federal award; or,</li> <li>(iii) In one payment at Federal award completion.</li> </ul>				
					<ul><li>(iii) in one payment at Pederal award completion.</li><li>(2) A fixed amount award cannot be used in programs which require mandatory cost sharing or match.</li></ul>				
					(3) The non-Federal entity must certify in writing to the Federal awarding agency or pass-through entity at the end of the Federal award that the project or activity was completed or the level of effort was expended. If the required level of activity or effort was not carried out, the amount of the Federal award must be adjusted.				
					(4) Periodic reports may be established for each Federal award.				

	Federal Awards	agency review of risk posed by applicants			(a) Prior to making a Federal award, the Federal awarding agency is required by 31 U.S.C. 3321 and 41 U.S.C. 2313 note to review information available through any OMB-designated repositories of governmentwide eligibility qualification or financial integrity information, such as SAM Exclusions and "Do Not Pay". See also suspension and debarment requirements at 2 CFR part 180 as well as individual Federal agency suspension and debarment regulations in title 2 of the Code of Federal Regulations.			
					(b) In addition, for competitive grants or cooperative agreements, the Federal awarding agency must have in place a framework for evaluating the risks posed by applicants before they receive Federal awards. This evaluation may incorporate results of the evaluation of the applicant's eligibility or the quality of its application. If the Federal awarding agency determines that a Federal award will be made, special conditions that correspond to the degree of risk assessed may be applied to the Federal award. Criteria to be evaluated must be described in the announcement of funding opportunity described in §200.203 Notices of funding opportunities.			
					(c) In evaluating risks posed by applicants, the Federal awarding agency may use a risk-based approach and may consider any items such as the following:			
					(1) Financial stability;			
					(2) Quality of management systems and ability to meet the management standards prescribed in this part;			
					(3) History of performance. The applicant's record in managing Federal awards, if it is a prior recipient of Federal awards, including timeliness of compliance with applicable reporting requirements, conformance to the terms and conditions of previous Federal awards, and if applicable, the extent to which any previously awarded amounts will be expended prior to future awards;			
					(4) Reports and findings from audits performed under Subpart F—Audit Requirements of this part or the reports and findings of any other available audits; and			
					(5) The applicant's ability to effectively implement statutory, regulatory, or other requirements imposed on non-Federal entities.			
					(d) In addition to this review, the Federal awarding agency must comply with the guidelines on governmentwide			
1170	Subpart C—Pre-Federal Award Requirements and Contents of	§200.207 Specific conditions	Federal	Statute		Yes	Yes	Other service or product agency must/may provide
	Federal Awards				<ol> <li>Based on the criteria set forth in §200.205 Federal awarding agency review of risk posed by applicants;</li> </ol>			agency musi/may provid
					(2) When an applicant or recipient has a history of failure to comply with the general or specific terms and conditions of a Federal award;			
					(3) When an applicant or recipient fails to meet expected performance goals as described in §200.210 Information contained in a Federal award; or			
					(4) When an applicant or recipient is not otherwise responsible.			
					(b) These additional Federal award conditions may include items such as the following:			
					(1) Requiring payments as reimbursements rather than advance payments;			
					(2) Withholding authority to proceed to the next phase until receipt of evidence of acceptable performance within a given period of performance;			
					(3) Requiring additional, more detailed financial reports;			
					(4) Requiring additional project monitoring;			
					(5) Requiring the non-Federal entity to obtain technical or management assistance; or			
					(6) Establishing additional prior approvals.			
					(c) The Federal awarding agency or pass-through entity must notify the applicant or non-Federal entity as to:			
					(1) The nature of the additional requirements;			
1171	Subpart C—Pre-Federal Award Requirements and Contents of	§200.208 Certifications and representations	Federal	Statute	Unless prohibited by Federal statutes or regulations, each Federal awarding agency or pass-through entity is authorized to require the non-Federal entity to submit certifications and representations required by Federal statutes,	No	Yes	
1172	Federal Awards Subpart D—Post Federal Award	§200.300 Statutory and national	Federal	Statute	or regulations on an annual basis. Submission may be required more frequently if the non-Federal entity fails to meet a (a) The Federal awarding agency must manage and administer the Federal award in a manner so as to ensure that	No	Yes	Other service or produc
	Requirements Standards for Financial and Program Management	policy requirements			Federal funding is expended and associated programs are implemented in full accordance with U.S. statutory and public policy requirements: including, but not limited to, those protecting public welfare, the environment, and prohibiting discrimination. The Federal awarding agency must communicate to the non-Federal entity all relevant public policy requirements, including those in general appropriations provisions, and incorporate them either directly or by reference in the terms and conditions of the Federal award.			agency must/may provid
					(b) The non-Federal entity is responsible for complying with all requirements of the Federal award. For all Federal awards, this includes the provisions of FFATA, which includes requirements on executive compensation, and also requirements implementing the Act for the non-Federal entity at 2 CFR part 25 Financial Assistance Use of Universal Identifier and Central Contractor Registration and 2 CFR part 170 Reporting Subaward and Executive Compensation Information. See also statutory requirements for whistleblower protections at 10 U.S.C. 2304, 41 U.S.C. 4304 and 4310.			

or product our may provide	Impose additional specific award conditions
or product our may provide	Compliance with all requirements of the Federal award

1173	Subpart D—Post Federal Award Requirements Standards for Financial and Program Management	§200.301 Performance measurement	Federal	Statute	The Federal awarding agency must require the recipient to use OMB-approved standard information collections when providing financial and performance information. As appropriate and in accordance with above mentioned information collections, the Federal awarding agency must require the recipient to relate financial data to performance accomplishments of the Federal award. Also, in accordance with above mentioned standard information collections, and when applicable, recipients must also provide cost information to demonstrate cost effective practices (e.g., through unit cost data). The recipient's performance should be measured in a way that will help the Federal awarding agency and other non-Federal entities to improve program outcomes, share lessons learned, and spread the adoption of promising practices. The Federal awarding agency should provide recipients with clear performance goals, indicators, and milestones as described in §200.210 Information contained in a Federal award. Performance reporting frequency and content should be established to not only allow the Federal awarding agency to understand the recipient progress but also to facilitate identification of promising practices among recipients and build the evidence upon which the Federal awarding agency's program and performance decisions are made.	Yes	Yes	Other service or product our agency must/may provide	Maintain financial data of performance accomplishments
1174	Subpart D—Post Federal Award Requirements Standards for Financial and Program Management	§200.302 Financial management	Federal	Statute	<ul> <li>(a) Each state must expend and account for the Federal award in accordance with state laws and procedures for expending and accounting for the state's own funds. In addition, the state's and the other non-Federal entity's financial management systems, including records documenting compliance with Federal statutes, regulations, and the terms and conditions; and the tracing of funds to a level of expenditures adequate to establish that such funds have been used according to the Federal statutes, regulations, and the tracing of funds to a level of expenditures adequate to establish that such funds have been used according to the Federal statutes, regulations, and the terms and conditions of the Federal award. See also §200.450 Lobbying.</li> <li>(b) The financial management system of each non-Federal entity must provide for the following (see also §§200.333 Retention requirements for records, 200.334 Requests for transfer of records, 200.335 Methods for collection, transmission and storage of information, 200.336 Access to records, and 200.337 Restrictions on public access to records):</li> <li>(1) Identification, in its accounts, of all Federal awards received and expended and the Federal programs under which they were received. Federal program and Federal award identification must include, as applicable, the CFDA title and number, Federal award identification number and year, name of the Federal agency, and name of the pass-through entity, if any.</li> <li>(2) Accurate, current, and complete disclosure of the financial results of each Federal award or program in accordance with the reporting requirements set forth in §§200.327 Financial reporting and 200.328 Monitoring and reporting program performance. If a Federal awarding agency requires reporting on an accrual basis form a recipient that maintains its records on other than an accrual basis, the recipient must not be required to establish an accrual accounting system. This recipient may develop accrual data for its reports on the basis of an analysis</li></ul>	Yes	Yes	Other service or product our agency must/may provide	Expend and account for the Federal award in accordance with state law.
1175	Subpart D—Post Federal Award Requirements Standards for Financial and Program Management	§200.303 Internal controls	Federal	Statute	The non-Federal entity must: (a) Establish and maintain effective internal control over the Federal award that provides reasonable assurance that the non-Federal entity is managing the Federal award in compliance with Federal statutes, regulations, and the terms	Yes	Yes	Other service or product our agency must/may provide	Establish internal controls over Federal award, comply with federal statutes, evaluate and monitor compliance, take prompt
1176	Management Subpart D—Post Federal Award Requirements Standards for Financial and Program Management	§200.305 Payment	Federal	Statute	<ul> <li>(a) For states, payments are governed by Treasury-State CMIA agreements and default procedures codified at 31 CFR Part 205 "Rules and Procedures for Efficient Federal-State Funds Transfers" and TFM 4A-2000 Overall Disbursing Rules for All Federal Agencies.</li> <li>(b) For non-Federal entities other than states, payments methods must minimize the time elapsing between the transfer of funds from the United States Treasury or the pass-through entity and the disbursement by the non-Federal entity whether the payment is made by electronic funds transfer, or issuance or redemption of checks, warrants, or payment by other means. See also §200.302 Financial management paragraph (b)(6). Except as noted elsewhere in this part, Federal agencies must require recipients to use only OMB-approved standard governmentwide information collection requests to request payment.</li> <li>(1) The non-Federal entity must be paid in advance, provided it maintains or demonstrates the willingness to maintain both written procedures that minimize the time elapsing between the transfer of funds and disbursement by the non-Federal entity, and financial management systems that meet the standards for fund control and accountability as established in this part. Advance payments to a non-Federal entity must be limited to the minimum amounts needed and be timed to be in accordance with the actual, immediate cash requirements of the non-Federal entity in carrying out the purpose of the approved program or project. The timing and amount of advance payments must be as close as and the proportionate share of any allowable indirect costs. The non-Federal entity must make timely payment to contractors in accordance with the contract provisions.</li> <li>(2) Whenever possible, advance payments must be consolidated to cover anticipated cash needs for all Federal awards made by the Federal awarding agency to the recipient.</li> <li>(i) Advance payment mechanisms include, but are not limited to, Treasury check and electronic funds transfer and mu</li></ul>	Yes	Yes	Distribute funding to another entity	

77	Subpart D—Post Federal Award Requirements Standards for Financial and Program Management	§200.306 Cost sharing or matching	Federal	Statute	(a) Under Federal research proposals, voluntary committed cost sharing is not expected. It cannot be used as a factor during the merit review of applications or proposals, but may be considered if it is both in accordance with Federal awarding agency regulations and specified in a notice of funding opportunity. Criteria for considering voluntary committed cost sharing and any other program policy factors that may be used to determine who may receive a Federal award must be explicitly described in the notice of funding opportunity. See also §§200.414 Indirect (F&A) costs, 200.203 Notices of funding opportunities, and Appendix I to Part 200—Full Text of Notice of Funding Opportunity.	Yes	Distribute funding to another entity
					(b) For all Federal awards, any shared costs or matching funds and all contributions, including cash and third party in- kind contributions, must be accepted as part of the non-Federal entity's cost sharing or matching when such contributions meet all of the following criteria:		
					(1) Are verifiable from the non-Federal entity's records;		
					(2) Are not included as contributions for any other Federal award;		
					(3) Are necessary and reasonable for accomplishment of project or program objectives;		
					(4) Are allowable under Subpart E—Cost Principles of this part;		
					(5) Are not paid by the Federal Government under another Federal award, except where the Federal statute authorizing a program specifically provides that Federal funds made available for such program can be applied to matching or cost sharing requirements of other Federal programs;		
					(6) Are provided for in the approved budget when required by the Federal awarding agency; and		
					(7) Conform to other provisions of this part, as applicable.		
					(c) Unrecovered indirect costs, including indirect costs on cost sharing or matching may be included as part of cost sharing or matching only with the prior approval of the Federal awarding agency. Unrecovered indirect cost means the difference between the amount charged to the Federal award and the amount which could have been charged to the		
					Federal award under the non-Federal entity's approved negotiated indirect cost rate.		
3	Subpart D—Post Federal Award Requirements Standards for Financial and Program	§200.307 Program income	Federal	Statute	<ul> <li>(a) General. Non-Federal entities are encouraged to earn income to defray program costs where appropriate.</li> <li>(b) Cost of generating program income. If authorized by Federal regulations or the Federal award, costs incidental to</li> </ul>	Yes	Distribute funding to another entity
	Management				the generation of program income may be deducted from gross income to determine program income, provided these costs have not been charged to the Federal award.		
					(c) Governmental revenues. Taxes, special assessments, levies, fines, and other such revenues raised by a non- Federal entity are not program income unless the revenues are specifically identified in the Federal award or Federal award or Federal awarding agency regulations as program income.		
					(d) Property. Proceeds from the sale of real property, equipment, or supplies are not program income; such proceeds will be handled in accordance with the requirements of Subpart D—Post Federal Award Requirements of this part, Property Standards §§200.311 Real property, 200.313 Equipment, and 200.314 Supplies, or as specifically identified in		
					Federal statutes, regulations, or the terms and conditions of the Federal award. (e) Use of program income. If the Federal awarding agency does not specify in its regulations or the terms and		
					conditions of the Federal award, or give prior approval for how program income is to be used, paragraph (e)(1) of this section must apply. For Federal awards made to IHEs and nonprofit research institutions, if the Federal awarding agency does not specify in its regulations or the terms and conditions of the Federal award how program income is to		
					be used, paragraph (e)(2) of this section must apply. In specifying alternatives to paragraphs (e)(1) and (2) of this section, the Federal awarding agency may distinguish between income earned by the recipient and income earned by subscripts of the section of t		
					subrecipients and between the sources, kinds, or amounts of income. When the Federal awarding agency authorizes the approaches in paragraphs (e)(2) and (3) of this section, program income in excess of any amounts specified must also be deducted from expenditures.		
					(1) Deduction. Ordinarily program income must be deducted from total allowable costs to determine the net allowable costs. Program income must be used for current costs unless the Federal awarding agency authorizes otherwise. Program income that the non-Federal entity did not anticipate at the time of the Federal award must be used to reduce		
					the Federal award and non-Federal entity contributions rather than to increase the funds committed to the project.		
					(2) Addition. With prior approval of the Federal awarding agency (except for IHEs and nonprofit research institutions, as described in paragraph (e) of this section) program income may be added to the Federal award by the Federal		

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	§200.308 Revision of budget and program plans		Statute	<ul> <li>(a) The approved budget for the Federal award summarizes the financial aspects of the project or program as approved during the Federal award process. It may include either the Federal and non-Federal share (see §200.43 Federal share) or only the Federal share, depending upon Federal awarding agency requirements. It must be related to performance for program evaluation purposes whenever appropriate.</li> <li>(b) Recipients are required to report deviations from budget or project scope or objective, and request prior approvals from Federal awarding agencies for budget and program plan revisions, in accordance with this section.</li> <li>(c) For non-construction Federal awards, recipients must request prior approvals from Federal awarding agencies for one or more of the following program or budget-related reasons:</li> <li>(1) Change in the scope or the objective of the project or program (even if there is no associated budget revision requiring prior written approval).</li> <li>(2) Change in a key person specified in the application or the Federal award.</li> </ul>	Yes	Yes	Distribute fundin entity
				from Federal awarding agencies for budget and program plan revisions, in accordance with this section. (c) For non-construction Federal awards, recipients must request prior approvals from Federal awarding agencies for one or more of the following program or budget-related reasons: (1) Change in the scope or the objective of the project or program (even if there is no associated budget revision requiring prior written approval).			
				one or more of the following program or budget-related reasons: (1) Change in the scope or the objective of the project or program (even if there is no associated budget revision requiring prior written approval).			
				requiring prior written approval).			
				(2) Change in a key person specified in the application or the Federal award.			
				(3) The disengagement from the project for more than three months, or a 25 percent reduction in time devoted to the project, by the approved project director or principal investigator.			
				(4) The inclusion, unless waived by the Federal awarding agency, of costs that require prior approval in accordance with Subpart E—Cost Principles of this part or 45 CFR part 75 Appendix IX, "Principles for Determining Costs Applicable to Research and Development under Awards and Contracts with Hospitals," or 48 CFR part 31, "Contract Cost Principles and Procedures," as applicable.			
				(5) The transfer of funds budgeted for participant support costs as defined in §200.75 Participant support costs to other categories of expense.			
				(6) Unless described in the application and funded in the approved Federal awards, the subawarding, transferring or contracting out of any work under a Federal award, including fixed amount subawards as described in §200.332 Fixed amount subawards. This provision does not apply to the acquisition of supplies, material, equipment or general support services.			
opart D—Post Federal Award quirements Standards for ancial and Program nagement	§200.309 Period of performance	Federal	Statute	A non-Federal entity may charge to the Federal award only allowable costs incurred during the period of performance (except as described in §200.461 Publication and printing costs) and any costs incurred before the Federal awarding agency or pass-through entity made the Federal award that were authorized by the Federal awarding agency or pass-through entity.	No	Yes	Distribute fundi entity
pperty Standards	§200.310 Insurance coverage	Federal	Statute	The non-Federal entity must, at a minimum, provide the equivalent insurance coverage for real property and equipment acquired or improved with Federal funds as provided to property owned by the non-Federal entity. Federally- owned property need not be insured unless required by the terms and conditions of the Federal award.	Yes	Yes	Distribute fundi entity
operty Standards	§200.311 Real property	Federal	Statute	(a) Title. Subject to the obligations and conditions set forth in this section, title to real property acquired or improved under a Federal award will vest upon acquisition in the non-Federal entity.	No	Yes	
				(b) Use. Except as otherwise provided by Federal statutes or by the Federal awarding agency, real property will be used for the originally authorized purpose as long as needed for that purpose, during which time the non-Federal entity must not dispose of or encumber its title or other interests.			
				(c) Disposition. When real property is no longer needed for the originally authorized purpose, the non-Federal entity must obtain disposition instructions from the Federal awarding agency or pass-through entity. The instructions must provide for one of the following alternatives:			
				(1) Retain title after compensating the Federal awarding agency. The amount paid to the Federal awarding agency will be computed by applying the Federal awarding agency's percentage of participation in the cost of the original purchase (and costs of any improvements) to the fair market value of the property. However, in those situations where the non- Federal entity is disposing of real property acquired or improved with a Federal award and acquiring replacement real property under the same Federal award, the net proceeds from the disposition may be used as an offset to the cost of the replacement property.			
				(2) Sell the property and compensate the Federal awarding agency. The amount due to the Federal awarding agency will be calculated by applying the Federal awarding agency's percentage of participation in the cost of the original purchase (and cost of any improvements) to the proceeds of the sale after deduction of any actual and reasonable selling and fixing-up expenses. If the Federal award has not been closed out, the net proceeds from sale may be offset against the original cost of the property. When the non-Federal entity is directed to sell property, sales procedures must be followed that provide for competition to the extent practicable and result in the highest possible return.			
				(3) Transfer title to the Federal awarding agency or to a third party designated/approved by the Federal awarding agency. The non-Federal entity is entitled to be paid an amount calculated by applying the non-Federal entity's			
per	ty Standards	ty Standards §200.311 Real property	ty Standards §200.311 Real property Federal	ty Standards §200.311 Real property Federal Statute	ty Standards \$200.311 Real property Federal (a) Title. Subject to the obligations and conditions set forth in this section, title to real property acquired or improved under a Federal award will vest upon acquisition in the non-Federal entity. (b) Use. Except as otherwise provided by Federal statutes or by the Federal awarding agency, real property will be used for the originally authorized purpose as long as needed for that purpose, during which time the non-Federal entity must not dispose of or encumber its tille or other interests. (c) Disposition. When real property is no longer needed for the originally authorized purpose, the non-Federal entity must not dispose of or encumber its tille or other interests. (c) Disposition instructions from the Federal awarding agency or pass-through entity. The instructions must provide for one of the following alternatives: (1) Retain title after compensating the Federal awarding agency. The amount paid to the Federal awarding agency, in those situations where the non-Federal entity is disposition instructions from the Federal award with a Federal award ad acquiring replacement real property used in the estimated value of the property. However, in those situations where the non-Federal entity is disposing of real property acquired or improved with a Federal award acquiring replacement real property. (2) Self the property. Meet here to the cost of the original gurchase (and cost of any improvements) to the proceeds of the sale after deduction of any actual and reasonable selfing and fixing-ye expenses. If the Federal awarding agency. The amount due to the Federal awarding agency. The amount calculated by applying the non-Federal entity is directed to self property, sales procedures must be followed that provide by applying the non-Federal entity is directed to self property, sales procedures must be followed that provide by applying the non-Federal awarding agency the non-Federal en	ty Standards \$200.311 Real property Federal X tatute (a) Title. Subject to the obligations and conditions set forth in this section, title to real property acquired or improved under a Federal award will vest upon acquisition in the non-Federal entity (b) Use. Except as otherwise provided by Federal statutes or by the Federal awarding agency, real property will be used for the originally authorized purpose, a long as needed for that purpose, during which time the non-Federal entity must not dispose of or encumber its title or other interests. (c) Disposition instructions from the Federal awarding agency or pass-through entity. The instructions must provide for one of the following alternatives: (l) Retain a lawarding agency by property, alter and acquiring replacement real property. The amount paid to the Federal awarding agency will be ecomputed by applying the Federal awarding agency's percentage of participation in the cost of the noriginal purchase (and cost of any improvements) to the far market value of the property. However, in those situations where the non-Federal entity will be ecalculated by applying the Federal awarding agency. The amount paid to the Federal awarding agency will be calculated by applying the Federal awarding agency. The amount paid to the Federal awarding agency will be calculated of any improvements) to the far market value of the property. However, in those situations where the non-Federal entity is disposing of real property acquired and acquiring replacement real property. Use the property and acquired pacebase (and cost of any improvements) to the far market value of the situations and acquiring replacement real property. C) Self the property and acquired proceeds from the disposition in the cost of the original purchase (and cost of any improvements) to the property. When the non-Federal entity is directed to sell property, sales procedures must be followed by applying the Federal awarding agency. The amount due to the Federal awarding agency will be calculated by applying the	y Standards       \$200.311       Real property       Federal       Statute       (a) Title. Subject to the obligations and conditions set forth in this section, title to real property acquired or improved under a Federal award will vest upon acquisition in the non-Federal entity.       No       Yes         ty Standards       \$200.311       Real property       Federal       (a) Title. Subject to the obligations and conditions set forth in this section, title to real property acquired or improved under a Federal award will vest upon acquisition in the non-Federal entity.       No       Yes         (b) Use. Except as otherwise provided by Federal statutes or by the Federal awarding agency, real property will be used for the originally authorized purpose, during which time the non-Federal entity must obtain disposition instructions from the Federal awarding agency or pass-through entity. The instructions must provide for one of the following alternatives:       (b) Use, Except as otherwise provided by Federal awarding agency or pass-through entity. The instructions must provide for one of the following alternatives:       (c) Disposition. When real property is no longer needed for the originally authorized purpose, the non-Federal entity must obtain disposition instructions from the Federal awarding agency will be computed by applying the Federal awarding agency. The amount paid to the Federal awarding agency will be computed by applying the Federal awarding agency. The amount due to the Federal awarding agency will be computed by applying the Federal awarding agency. The amount due to the Federal awarding agency will be calculated by applying the Federal awarding agency. The amount due to the Federal awarding agency will be calculated by papying the Federal awarding agency. The amount due to the Fede

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Property Standards	§200.312 Federally-owned and exempt property	⊦ederal	Statute	(a) Title to federally-owned property remains vested in the Federal Government. The non-Federal entity must submit annually an inventory listing of federally-owned property in its custody to the Federal awarding agency. Upon completion of the Federal award or when the property is no longer needed, the non-Federal entity must report the property to the Federal awarding agency for further Federal agency utilization.	No	Yes		
				(b) If the Federal awarding agency has no further need for the property, it must declare the property excess and report it for disposal to the appropriate Federal disposal authority, unless the Federal awarding agency has statutory authority to dispose of the property by alternative methods (e.g., the authority provided by the Federal Technology Transfer Act (15 U.S.C. 3710 (i)) to donate research equipment to educational and non-profit organizations in accordance with Executive Order 12999, "Educational Technology: Ensuring Opportunity for All Children in the Next Century."). The Federal awarding agency must issue appropriate instructions to the non-Federal entity.	/			
				(c) Exempt federally-owned property means property acquired under a Federal award where the Federal awarding agency has chosen to vest title to the property to the non-Federal entity without further obligation to the Federal Government, based upon the explicit terms and conditions of the Federal award. The Federal awarding agency may exercise this option when statutory authority exists. Absent statutory authority and specific terms and conditions of the Federal award, title to exempt federally-owned property acquired under the Federal award remains with the Federal Government.				
Property Standards	§200.313 Equipment	Federal	Statute	See also §200.439 Equipment and other capital expenditures.	Yes	Yes	Other service or product our	Use, manage, and dispose of
				(a) Title. Subject to the obligations and conditions set forth in this section, title to equipment acquired under a Federal award will vest upon acquisition in the non-Federal entity. Unless a statute specifically authorizes the Federal agency to vest title in the non-Federal entity without further obligation to the Federal Government, and the Federal agency elects to do so, the title must be a conditional title. Title must vest in the non-Federal entity subject to the following conditions:			agency must/may provide	equipment in alignment with Federal award requirements.
				(1) Use the equipment for the authorized purposes of the project during the period of performance, or until the property is no longer needed for the purposes of the project.	'			
				(2) Not encumber the property without approval of the Federal awarding agency or pass-through entity.				
				(3) Use and dispose of the property in accordance with paragraphs (b), (c) and (e) of this section.				
				(b) A state must use, manage and dispose of equipment acquired under a Federal award by the state in accordance with state laws and procedures. Other non-Federal entities must follow paragraphs (c) through (e) of this section.				
				(c) Use. (1) Equipment must be used by the non-Federal entity in the program or project for which it was acquired as long as needed, whether or not the project or program continues to be supported by the Federal award, and the non-Federal entity must not encumber the property without prior approval of the Federal awarding agency. When no longer needed for the original program or project, the equipment may be used in other activities supported by the Federal awarding agency, in the following order of priority:				
				(i) Activities under a Federal award from the Federal awarding agency which funded the original program or project, then				
				(ii) Activities under Federal awards from other Federal awarding agencies. This includes consolidated equipment for information technology systems.				
				(2) During the time that equipment is used on the project or program for which it was acquired, the non-Federal entity				
Property Standards	§200.314 Supplies	Federal	Statute	See also §200.453 Materials and supplies costs, including costs of computing devices.	Yes	Yes	Distribute funding to another	]
				(a) Title to supplies will vest in the non-Federal entity upon acquisition. If there is a residual inventory of unused supplies exceeding \$5,000 in total aggregate value upon termination or completion of the project or program and the supplies are not needed for any other Federal award, the non-Federal entity must retain the supplies for use on other activities or sell them, but must, in either case, compensate the Federal Government for its share. The amount of compensation must be computed in the same manner as for equipment. See §200.313 Equipment, paragraph (e)(2) for the calculation methodology.			entity	
				(b) As long as the Federal Government retains an interest in the supplies, the non-Federal entity must not use supplies acquired under a Federal award to provide services to other organizations for a fee that is less than private companies charge for equivalent services, unless specifically authorized by Federal statute.				
_		Property Standards §200.313 Equipment	Property Standards §200.313 Equipment Federal	Property Standards       \$200.313       Equipment       Federal       Statute	Image: a memp property         Image: a memp property         Image: a memp property         Image: a memory bits of the Federal acaded pages by the could be property interest the property interest the property interest acaded pages by the property must declare the property interest the property interest acaded pages by th	Property Standards         Statute         Statute	Network         Search property         Search property in the Forder all accident on the property in the Search proper	Image: Signapping the second

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1186	Property Standards	§200.315 Intangible property	Federal	Statute	(a) Title to intangible property (see §200.59 Intangible property) acquired under a Federal award vests upon acquisition in the non-Federal entity. The non-Federal entity must use that property for the originally-authorized purpose, and must not encumber the property without approval of the Federal awarding agency. When no longer needed for the originally authorized purpose, disposition of the intangible property must occur in accordance with the provisions in §200.313 Equipment paragraph (e).	No	Yes	
					(b) The non-Federal entity may copyright any work that is subject to copyright and was developed, or for which ownership was acquired, under a Federal award. The Federal awarding agency reserves a royalty-free, nonexclusive and irrevocable right to reproduce, publish, or otherwise use the work for Federal purposes, and to authorize others to do so.			
					(c) The non-Federal entity is subject to applicable regulations governing patents and inventions, including governmentwide regulations issued by the Department of Commerce at 37 CFR Part 401, "Rights to Inventions Made by Nonprofit Organizations and Small Business Firms Under Government Awards, Contracts and Cooperative Agreements."			
					(d) The Federal Government has the right to:			
					(1) Obtain, reproduce, publish, or otherwise use the data produced under a Federal award; and			
					(2) Authorize others to receive, reproduce, publish, or otherwise use such data for Federal purposes.			
					(e) Freedom of Information Act (FOIA).			
					(1) In response to a Freedom of Information Act (FOIA) request for research data relating to published research findings produced under a Federal award that were used by the Federal Government in developing an agency action that has the force and effect of law, the Federal awarding agency must request, and the non-Federal entity must provide, within a reasonable time, the research data so that they can be made available to the public through the procedures established under the FOIA. If the Federal awarding agency obtains the research data solely in response to a FOIA request, the Federal awarding agency may charge the requester a reasonable fee equaling the full incremental cost of obtaining the research data. This fee should reflect costs incurred by the Federal agency and the			
1187	Dronorti Stondordo	S200.216 Droporty truct	Federal	Statute	non-Federal entity. This fee is in addition to any fees the Federal awarding agency may assess under the FOIA (5 Real property, equipment, and intangible property, that are acquired or improved with a Federal award must be held in	No	Yes	
1107	Property Standards	§200.316 Property trust relationship	reuerai	Sidiule	trust by the non-Federal entity as trustee for the beneficiaries of the project or program under which the property was acquired or improved. The Federal awarding agency may require the non-Federal entity to record liens or other appropriate notices of record to indicate that personal or real property has been acquired or improved with a Federal award and that use and disposition conditions apply to the property.	NU		
1188	Procurement Standards	§200.317 Procurements by states	Federal	Statute	When procuring property and services under a Federal award, a state must follow the same policies and procedures it uses for procurements from its non-Federal funds. The state will comply with §200.322 Procurement of recovered materials and ensure that every purchase order or other contract includes any clauses required by section §200.326 Contract provisions. All other non-Federal entities, including subrecipients of a state, will follow §§200.318 General procurement standards through 200.326 Contract provisions.	No	Yes	
1189	Procurement Standards	§200.318 General procurement standards	Federal	Statute	(a) The non-Federal entity must use its own documented procurement procedures which reflect applicable State, local, and tribal laws and regulations, provided that the procurements conform to applicable Federal law and the standards identified in this part.	No	Yes	
					(b) Non-Federal entities must maintain oversight to ensure that contractors perform in accordance with the terms, conditions, and specifications of their contracts or purchase orders.			
1190	Procurement Standards	§200.319 Competition	Federal	Statute		No	Yes	
1191	Procurement Standards	§200.320 Methods of procurement	Federal	Statute	(1) Placing unreasonable requirements on firms in order for them to qualify to do business; The non-Federal entity must use one of the following methods of procurement.	No	Yes	<u> </u>
		to be followed			(a) Procurement by micro-purchases. Procurement by micro-purchase is the acquisition of supplies or services, the aggregate dollar amount of which does not exceed the micro-purchase threshold (§200.67 Micro-purchase). To the extent practicable, the non-Federal entity must distribute micro-purchases equitably among qualified suppliers. Micro-purchases may be awarded without soliciting competitive quotations if the non-Federal entity considers the price to be reasonable.			
					(b) Procurement by small purchase procedures. Small purchase procedures are those relatively simple and informal procurement methods for securing services, supplies, or other property that do not cost more than the Simplified Acquisition Threshold. If small purchase procedures are used, price or rate quotations must be obtained from an			



1192	Procurement Standards	§200.321 Contracting with small and minority businesses, women's business enterprises, and labor surplus area firms.	Federal	Statute	<ul> <li>(a) The non-Federal entity must take all necessary affirmative steps to assure that minority businesses, women's business enterprises, and labor surplus area firms are used when possible.</li> <li>(b) Affirmative steps must include:</li> <li>(1) Placing qualified small and minority businesses and women's business enterprises on solicitation lists;</li> <li>(2) Assuring that small and minority businesses, and women's business enterprises are solicited whenever they are potential sources;</li> <li>(3) Dividing total requirements, when economically feasible, into smaller tasks or quantities to permit maximum participation by small and minority businesses, and women's business enterprises;</li> <li>(4) Establishing delivery schedules, where the requirement permits, which encourage participation by small and minority businesses;</li> <li>(5) Using the services and assistance, as appropriate, of such organizations as the Small Business Administration and the Minority Business Development Agency of the Department of Commerce; and</li> <li>(6) Requiring the prime contractor, if subcontracts are to be let, to take the affirmative steps listed in paragraphs (1) through (5) of this section.</li> </ul>	Yes	Yes	Other service or product our agency must/may provide	Take all necessary steps to ensure minority businesses are used when possible
1193	Procurement Standards	§200.323 Contract cost and price	Federal	Statute	<ul> <li>(a) The non-Federal entity must perform a cost or price analysis in connection with every procurement action in excess of the Simplified Acquisition Threshold including contract modifications. The method and degree of analysis is dependent on the facts surrounding the particular procurement situation, but as a starting point, the non-Federal entity must make independent estimates before receiving bids or proposals.</li> <li>(b) The non-Federal entity must negotiate profit as a separate element of the price for each contract in which there is no price competition and in all cases where cost analysis is performed. To establish a fair and reasonable profit, consideration must be given to the complexity of the work to be performed, the risk borne by the contractor, the contractor's investment, the amount of subcontracting, the quality of its record of past performance, and industry profit rates in the surrounding geographical area for similar work.</li> </ul>	Yes	Yes	Other service or product our agency must/may provide	Perform costs or price analysis in connection with every procurement action in excess of threshold
1194	Progurament Standards	\$200.324 Endors averting	Eodoral	Statute	<ul> <li>(c) Costs or prices based on estimated costs for contracts under the Federal award are allowable only to the extent that costs incurred or cost estimates included in negotiated prices would be allowable for the non-Federal entity under Subpart E—Cost Principles of this part. The non-Federal entity may reference its own cost principles that comply with the Federal cost principles.</li> <li>(d) The cost plus a percentage of cost and percentage of construction cost methods of contracting must not be used.</li> </ul>	Vas	Voc		Maka available technice!
1194	Procurement Standards	§200.324 Federal awarding agency or pass-through entity review	Federal	Statute	<ul> <li>(a) The non-Federal entity must make available, upon request of the Federal awarding agency or pass-through entity, technical specifications on proposed procurements where the Federal awarding agency or pass-through entity believes such review is needed to ensure that the item or service specified is the one being proposed for acquisition. This review generally will take place prior to the time the specification is incorporated into a solicitation document. However, if the non-Federal entity desires to have the review accomplished after a solicitation has been developed, the Federal awarding agency or pass-through entity may still review the specifications, with such review usually limited to the technical aspects of the proposed purchase.</li> <li>(b) The non-Federal entity must make available upon request, for the Federal awarding agency or pass-through entity pre-procurement review, procurement documents, such as requests for proposals or invitations for bids, or independent cost estimates, when:</li> <li>(1) The non-Federal entity's procurement procedures or operation fails to comply with the procurement standards in this part;</li> <li>(2) The procurement is expected to exceed the Simplified Acquisition Threshold and is to be awarded without</li> </ul>	Yes	Yes	Other service or product our agency must/may provide	Make available technical specifications on proposed procurements
					<ul> <li>competition or only one bid or offer is received in response to a solicitation;</li> <li>(3) The procurement, which is expected to exceed the Simplified Acquisition Threshold, specifies a "brand name" product;</li> <li>(4) The proposed contract is more than the Simplified Acquisition Threshold and is to be awarded to other than the apparent low bidder under a sealed bid procurement; or</li> <li>(5) A proposed contract modification changes the scope of a contract or increases the contract amount by more than the Simplified Acquisition Threshold.</li> <li>(c) The non-Federal entity is exempt from the pre-procurement review in paragraph (b) of this section if the Federal awarding agency or pass-through entity determines that its procurement systems comply with the standards of this part.</li> </ul>				
1195	Performance and Financial Monitoring and Reporting	§200.327 Financial reporting	Federal	Statute	(1) The non-Federal entity may request that its procurement system be reviewed by the Federal awarding agency or Unless otherwise approved by OMB, the Federal awarding agency may solicit only the standard, OMB-approved governmentwide data elements for collection of financial information (at time of publication the Federal Financial Report or such future collections as may be approved by OMB and listed on the OMB Web site). This information must be collected with the frequency required by the terms and conditions of the Federal award, but no less frequently than annually nor more frequently than quarterly except in unusual circumstances, for example where more frequent reporting is necessary for the effective monitoring of the Federal award or could significantly affect program outcomes, and preferably in coordination with performance reporting.	No	Yes		

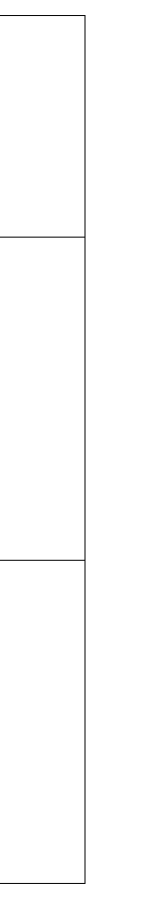
1196	Performance and Financial Monitoring and Reporting	§200.328 Monitoring and reporting program performance	Federal	Statute	(a) Monitoring by the non-Federal entity. The non-Federal entity is responsible for oversight of the operations of the Federal award supported activities. The non-Federal entity must monitor its activities under Federal awards to assure compliance with applicable Federal requirements and performance expectations are being achieved. Monitoring by the non-Federal entity must cover each program, function or activity. See also §200.331 Requirements for pass-through	Yes	Yes	Report our agency must/may provide
					<ul> <li>(b) Non-construction performance reports. The Federal awarding agency must use standard, OMB-approved data elements for collection of performance information (including performance progress reports, Research Performance Progress Report, or such future collections as may be approved by OMB and listed on the OMB Web site).</li> </ul>			
					(1) The non-Federal entity must submit performance reports at the interval required by the Federal awarding agency or pass-through entity to best inform improvements in program outcomes and productivity. Intervals must be no less frequent than annually nor more frequent than quarterly except in unusual circumstances, for example where more frequent reporting is necessary for the effective monitoring of the Federal award or could significantly affect program outcomes. Annual reports must be due 90 calendar days after the reporting period; quarterly or semiannual reports before the anniversary dates of multiple year Federal awards. The final performance report will be due 90 calendar days after the period of performance end date. If a justified request is submitted by a non-Federal entity, the Federal agency may extend the due date for any performance report.			
					(2) The non-Federal entity must submit performance reports using OMB-approved governmentwide standard information collections when providing performance information. As appropriate in accordance with above mentioned information collections, these reports will contain, for each Federal award, brief information on the following unless other collections are approved by OMB:			
					(i) A comparison of actual accomplishments to the objectives of the Federal award established for the period. Where the accomplishments of the Federal award can be quantified, a computation of the cost (for example, related to units of accomplishment) may be required if that information will be useful. Where performance trend data and analysis would be informative to the Federal awarding agency program, the Federal awarding agency should include this as a performance reporting requirement.			
1197	Performance and Financial Monitoring and Reporting	§200.329 Reporting on real property	Federal	Statute	(ii) The reasons why established goals were not met, if appropriate. The Federal awarding agency or pass-through entity must require a non-Federal entity to submit reports at least annually on the status of real property in which the Federal Government retains an interest, unless the Federal interest in the real property extends 15 years or longer. In those instances where the Federal interest attached is for a period of 15 years or more, the Federal awarding agency or pass-through entity, at its option, may require the non-Federal entity to report at various multi-year frequencies (e.g., every two years or every three years, not to exceed a five-year reporting period; or a Federal awarding agency or pass-through entity may require annual reporting for the first three years of a Federal award and thereafter require reporting every five years).	Yes	Yes	Report our agency must/may provide
1198	Subrecipient Monitoring and Management	§200.330 Subrecipient and contractor determinations	Federal	Statute	The non-Federal entity may concurrently receive Federal awards as a recipient, a subrecipient, and a contractor, depending on the substance of its agreements with Federal awarding agencies and pass-through entities. Therefore, a pass-through entity must make case-by-case determinations whether each agreement it makes for the disbursement of Federal program funds casts the party receiving the funds in the role of a subrecipient or a contractor. The Federal awarding agency may supply and require recipients to comply with additional guidance to support these determinations provided such guidance does not conflict with this section.	Yes	Yes	Other service or product our agency must/may provide
					(a) Subrecipients. A subaward is for the purpose of carrying out a portion of a Federal award and creates a Federal assistance relationship with the subrecipient. See §200.92 Subaward. Characteristics which support the classification of the non-Federal entity as a subrecipient include when the non-Federal entity:			
					<ul><li>(1) Determines who is eligible to receive what Federal assistance;</li><li>(2) Has its performance measured in relation to whether objectives of a Federal program were met;</li></ul>			
					(3) Has responsibility for programmatic decision making;			
					(4) Is responsible for adherence to applicable Federal program requirements specified in the Federal award; and			
					(5) In accordance with its agreement, uses the Federal funds to carry out a program for a public purpose specified in authorizing statute, as opposed to providing goods or services for the benefit of the pass-through entity.			
					(b) Contractors. A contract is for the purpose of obtaining goods and services for the non-Federal entity's own use and creates a procurement relationship with the contractor. See §200.22 Contract. Characteristics indicative of a procurement relationship between the non-Federal entity and a contractor are when the non-Federal entity receiving the Federal funds:			
					(1) Provides the goods and services within normal business operations;			
					(2) Provides similar goods or services to many different purchasers;			
					(3) Normally operates in a competitive environment;			<u> </u>

1199	Subrecipient Monitoring and Management	§200.331 Requirements for pass- through entities	Federal	Statute	All pass-through entities must: (a) Ensure that every subaward is clearly identified to the subrecipient as a subaward and includes the following information at the time of the subaward and if any of these data elements change, include the changes in subsequent subaward modification. When some of this information is not available, the pass-through entity must provide the best information available to describe the Federal award and subaward. Required information includes:	Yes	Yes	Other service or product our agency must/may provide	Ensure all subawards are clearly identified
					<ul><li>(1) Federal Award Identification.</li><li>(i) Subrecipient name (which must match the name associated with its unique entity identifier);</li></ul>				
					<ul><li>(ii) Subrecipient's unique entity identifier;</li></ul>				
					(iii) Federal Award Identification Number (FAIN);				
					(iv) Federal Award Date (see §200.39 Federal award date);				
					(v) Subaward Period of Performance Start and End Date;				
					(vi) Amount of Federal Funds Obligated by this action;				
					(vii) Total Amount of Federal Funds Obligated to the subrecipient;				
					(viii) Total Amount of the Federal Award;				
					(ix) Federal award project description, as required to be responsive to the Federal Funding Accountability and Transparency Act (FFATA);				
					(x) Name of Federal awarding agency, pass-through entity, and contact information for awarding official,				
					(xi) CFDA Number and Name; the pass-through entity must identify the dollar amount made available under each Federal award and the CFDA number at time of disbursement;				
1200	Subrecipient Monitoring and Management	§200.332 Fixed amount subawards	Federal	Statute	With prior written approval from the Federal awarding agency, a pass-through entity may provide subawards based on fixed amounts up to the Simplified Acquisition Threshold, provided that the subawards meet the requirements for fixed	Yes	Yes	Distribute funding to another entity	
	management	Subawarus			amount awards in §200.201 Use of grant agreements (including fixed amount awards), cooperative agreements, and contracts.			enity	
1201	Record Retention and Access	§200.333 Retention requirements	Federal	Statute	Financial records, supporting documents, statistical records, and all other non-Federal entity records pertinent to a	Yes	Yes	Other service or product our	Retention of records
		for records			Federal award must be retained for a period of three years from the date of submission of the final expenditure report or, for Federal awards that are renewed quarterly or annually, from the date of the submission of the quarterly or annual financial report, respectively, as reported to the Federal awarding agency or pass-through entity in the case of a subrecipient. Federal awarding agencies and pass-through entities must not impose any other record retention requirements upon non-Federal entities. The only exceptions are the following:			agency must/may provide	
					(a) If any litigation, claim, or audit is started before the expiration of the 3-year period, the records must be retained until all litigation, claims, or audit findings involving the records have been resolved and final action taken.				
					(b) When the non-Federal entity is notified in writing by the Federal awarding agency, cognizant agency for audit, oversight agency for audit, cognizant agency for indirect costs, or pass-through entity to extend the retention period.				
					(c) Records for real property and equipment acquired with Federal funds must be retained for 3 years after final disposition.				
					(d) When records are transferred to or maintained by the Federal awarding agency or pass-through entity, the 3-year retention requirement is not applicable to the non-Federal entity.				
					(e) Records for program income transactions after the period of performance. In some cases recipients must report program income after the period of performance. Where there is such a requirement, the retention period for the records pertaining to the earning of the program income starts from the end of the non-Federal entity's fiscal year in which the program income is earned.				
					(f) Indirect cost rate proposals and cost allocations plans. This paragraph applies to the following types of documents and their supporting records: indirect cost rate computations or proposals, cost allocation plans, and any similar accounting computations of the rate at which a particular group of costs is chargeable (such as computer usage chargeback rates or composite fringe benefit rates).				
					(1) If submitted for negotiation. If the proposal, plan, or other computation is required to be submitted to the Federal Government (or to the pass-through entity) to form the basis for negotiation of the rate, then the 3-year retention period for its supporting records starts from the date of such submission.				
1202	Record Retention and Access	§200.335 Methods for collection, transmission and storage of information	Federal	Statute	In accordance with the May 2013 Executive Order on Making Open and Machine Readable the New Default for Government Information, the Federal awarding agency and the non-Federal entity should, whenever practicable, collect, transmit, and store Federal award-related information in open and machine readable formats rather than in closed formats or on paper. The Federal awarding agency or pass-through entity must always provide or accept paper versions of Federal award-related information to and from the non-Federal entity upon request. If paper copies are submitted, the Federal awarding agency or pass-through entity must not require more than an original and two copies. When original records are electronic and cannot be altered, there is no need to create and retain paper copies. When original records are paper, electronic versions may be substituted through the use of duplication or other forms of electronic media provided that they are subject to periodic quality control reviews, provide reasonable safeguards against alteration, and remain readable.	No	Yes		
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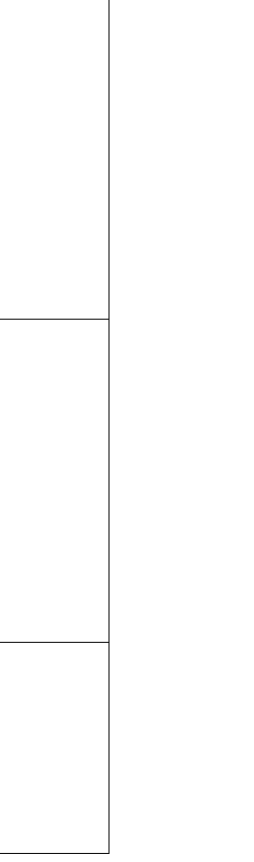
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1203	Record Retention and Access	§200.337 Restrictions on public access to records	Federal	Statute	No Federal awarding agency may place restrictions on the non-Federal entity that limit public access to the records of the non-Federal entity pertinent to a Federal award, except for protected personally identifiable information (PII) or when the Federal awarding agency can demonstrate that such records will be kept confidential and would have been exempted from disclosure pursuant to the Freedom of Information Act (5 U.S.C. 552) or controlled unclassified information of Information Act (5 U.S.C. 552) or controlled unclassified information of Information Act (5 U.S.C. 552) or controlled unclassified information Act (5 U.S.C. 552) (FOIA) does not apply to those records that remain under a non-Federal entity's control except as required under §200.315 Intangible property. Unless required by Federal, state, local, and tribal statute, non-Federal entities are not required to permit public access to their records. The non-Federal entity's records provided to a Federal agency generally will be subject to FOIA and applicable exemptions.	No	Yes		
1204	Closeout	§200.343 Closeout	Federal	Statute	<ul> <li>The Federal awarding agency or pass-through entity will close-out the Federal award when it determines that all applicable administrative actions and all required work of the Federal award have been completed by the non-Federal entity. This section specifies the actions the non-Federal entity and Federal awarding agency or pass-through entity must take to complete this process at the end of the period of performance.</li> <li>(a) The non-Federal entity must submit, no later than 90 calendar days after the end date of the period of performance, all financial, performance, and other reports as required by the terms and conditions of the Federal award. The Federal awarding agency or pass-through entity may approve extensions when requested by the non-Federal entity.</li> <li>(b) Unless the Federal awarding agency or pass-through entity authorizes an extension, a non-Federal entity must liquidate all obligations incurred under the Federal award not later than 90 calendar days after the end date of the period of performance as specified in the terms and conditions of the Federal award.</li> <li>(c) The Federal awarding agency or pass-through entity must make prompt payments to the non-Federal entity for allowable reimbursable costs under the Federal award being closed out.</li> <li>(d) The non-Federal entity must promptly refund any balances of unobligated cash that the Federal awarding agency or pass-through entity and that are not authorized to be retained by the non-Federal entity for use in other projects. See OMB Circular A-129 and see §200.345 Collection of amounts due, for requirements regarding unreturned amounts that become delinquent debts.</li> <li>(e) Consistent with the terms and conditions of the Federal awarding agency or pass-through entity for any upward or downward adjustments to the Federal awarding agency or pass-through entity for the Federal awarding agency or downward adjustments to the Federal awarding agency or pass-through entity for the federal awarding agency or downward adjustme</li></ul>	Yes	Yes	Other service or product our agency must/may provide; Distribute funding to another entity	Close out Federal award when determined all requirements have been satisfied
1205	Post-Closeout Adjustments and Continuing Responsibilities	§200.344 Post-closeout adjustments and continuing responsibilities	Federal	Statute	<ul> <li>(a) The closeout of a Federal award does not affect any of the following:</li> <li>(1) The right of the Federal awarding agency or pass-through entity to disallow costs and recover funds on the basis of a later audit or other review. The Federal awarding agency or pass-through entity must make any cost disallowance determination and notify the non-Federal entity within the record retention period.</li> <li>(2) The obligation of the non-Federal entity to return any funds due as a result of later refunds, corrections, or other transactions including final indirect cost rate adjustments.</li> <li>(3) Audit requirements in Subpart F—Audit Requirements of this part.</li> <li>(4) Property management and disposition requirements in Subpart D—Post Federal Award Requirements of this part, §\$200.310 Insurance Coverage through 200.316 Property trust relationship.</li> <li>(5) Records retention as required in Subpart D—Post Federal Award Requirements of this part, §\$200.337 Restrictions on public access to records.</li> <li>(b) After closeout of the Federal award, a relationship created under the Federal award may be modified or ended in whole or in part with the consent of the Federal awarding agency or pass-through entity and the non-Federal entity, provided the responsibilities of the non-Federal entity referred to in paragraph (a) of this section, including those for property management as applicable, are considered and provisions made for continuing responsibilities of the non-Federal entity.</li> </ul>	Yes	Yes	Other service or product our agency must/may provide; Distribute funding to another entity	Authority to disallow costs

1206	Subpart E—Cost Principles General Provisions	§200.400 Policy guide	Federal	Statute	The application of these cost principles is based on the fundamental premises that: (a) The non-Federal entity is responsible for the efficient and effective administration of the Federal award through the	Yes	Yes	Other service or product our agency must/may provide; Distribute funding to another	Assume responsibility for administering Federal funds.
					application of sound management practices. (b) The non-Federal entity assumes responsibility for administering Federal funds in a manner consistent with			entity	
					underlying agreements, program objectives, and the terms and conditions of the Federal award. (c) The non-Federal entity, in recognition of its own unique combination of staff, facilities, and experience, has the				
					primary responsibility for employing whatever form of sound organization of sain, facilities, and experience, has the necessary in order to assure proper and efficient administration of the Federal award.				
					(d) The application of these cost principles should require no significant changes in the internal accounting policies and practices of the non-Federal entity. However, the accounting practices of the non-Federal entity must be consistent with these cost principles and support the accumulation of costs as required by the principles, and must provide for adequate documentation to support costs charged to the Federal award.				
					(e) In reviewing, negotiating and approving cost allocation plans or indirect cost proposals, the cognizant agency for indirect costs should generally assure that the non-Federal entity is applying these cost accounting principles on a consistent basis during their review and negotiation of indirect cost proposals. Where wide variations exist in the treatment of a given cost item by the non-Federal entity, the reasonableness and equity of such treatments should be fully considered. See §200.56 Indirect (facilities & administrative (F&A)) costs.				
					(f) For non-Federal entities that educate and engage students in research, the dual role of students as both trainees and employees (including pre- and post-doctoral staff) contributing to the completion of Federal awards for research must be recognized in the application of these principles.				
					(g) The non-Federal entity may not earn or keep any profit resulting from Federal financial assistance, unless explicitly authorized by the terms and conditions of the Federal award. See also §200.307 Program income.				
1207	Subpart E—Cost Principles General Provisions	§200.401 Application	Federal	Statute	(a) General. These principles must be used in determining the allowable costs of work performed by the non-Federal entity under Federal awards. These principles also must be used by the non-Federal entity as a guide in the pricing of fixed-price contracts and subcontracts where costs are used in determining the appropriate price. The principles do not apply to:	No	Yes		
					(1) Arrangements under which Federal financing is in the form of loans, scholarships, fellowships, traineeships, or other fixed amounts based on such items as education allowance or published tuition rates and fees.				
					(2) For IHEs, capitation awards, which are awards based on case counts or number of beneficiaries according to the terms and conditions of the Federal award.				
					(3) Fixed amount awards. See also Subpart A—Acronyms and Definitions, §§200.45 Fixed amount awards and 200.201 Use of grant agreements (including fixed amount awards), cooperative agreements, and contracts.				
					<ul> <li>(4) Federal awards to hospitals (see Appendix IX to Part 200—Hospital Cost Principles).</li> <li>(5) Other awards under which the non-Federal entity is not required to account to the Federal Government for actual</li> </ul>				
					costs incurred. (b) Federal Contract. Where a Federal contract awarded to a non-Federal entity is subject to the Cost Accounting				
					Standards (CAS), it incorporates the applicable CAS clauses, Standards, and CAS administration requirements per the 48 CFR Chapter 99 and 48 CFR part 30 (FAR Part 30). CAS applies directly to the CAS-covered contract and the Cost Accounting Standards at 48 CFR parts 9904 or 9905 takes precedence over the cost principles in this Subpart E—Cost Principles of this part with respect to the allocation of costs. When a contract with a non-Federal entity is subject to full CAS coverage, the allowability of certain costs under the cost principles will be affected by the allocation provisions of the Cost Accounting Standards (e.g., CAS 414—48 CFR 9904.414, Cost of Money as an Element of the Cost of Facilities Capital, and CAS 417—48 CFR 9904.417, Cost of Money as an Element of the Cost of Capital Assets Under Construction), apply rather the allowability provisions of §200.449 Interest. In complying with those requirements, the non-Federal entity's application of costs caccounting practices for estimating, accumulating, and reporting costs for other Federal awards and other cost objectives under the CAS-covered contract still must be consistent with its cost accounting practices for the CAS-covered contracts. In all cases, only one set of accounting				
1208	Basic Considerations	§200.403 Factors affecting	Federal	Statute	records needs to be maintained for the allocation of costs by the non-Federal entity. Except where otherwise authorized by statute, costs must meet the following general criteria in order to be allowable	No	Yes		-
		allowability of costs			under Federal awards: (a) Be necessary and reasonable for the performance of the Federal award and be allocable thereto under these				
					principles.				
					(b) Conform to any limitations or exclusions set forth in these principles or in the Federal award as to types or amount of cost items.				
					(c) Be consistent with policies and procedures that apply uniformly to both federally-financed and other activities of the non-Federal entity.				
					(d) Be accorded consistent treatment. A cost may not be assigned to a Federal award as a direct cost if any other cost incurred for the same purpose in like circumstances has been allocated to the Federal award as an indirect cost.				
					(e) Be determined in accordance with generally accepted accounting principles (GAAP), except, for state and local governments and Indian tribes only, as otherwise provided for in this part.				
					(f) Not be included as a cost or used to meet cost sharing or matching requirements of any other federally-financed program in either the current or a prior period. See also §200.306 Cost sharing or matching paragraph (b).				
					(g) Be adequately documented. See also §§200.300 Statutory and national policy requirements through 200.309 Period of performance of this part.				

1209	Basic Considerations	§200.404 Reasonable costs	Federal	Statute	A cost is reasonable if, in its nature and amount, it does not exceed that which would be incurred by a prudent person under the circumstances prevailing at the time the decision was made to incur the cost. The question of reasonableness is particularly important when the non-Federal entity is predominantly federally-funded. In determining reasonableness of a given cost, consideration must be given to:	No	Yes	
					(a) Whether the cost is of a type generally recognized as ordinary and necessary for the operation of the non-Federal entity or the proper and efficient performance of the Federal award.			
					(b) The restraints or requirements imposed by such factors as: sound business practices; arm's-length bargaining; Federal, state, local, tribal, and other laws and regulations; and terms and conditions of the Federal award.			
					(c) Market prices for comparable goods or services for the geographic area.			
					(d) Whether the individuals concerned acted with prudence in the circumstances considering their responsibilities to the non-Federal entity, its employees, where applicable its students or membership, the public at large, and the Federal Government.			
					(e) Whether the non-Federal entity significantly deviates from its established practices and policies regarding the incurrence of costs, which may unjustifiably increase the Federal award's cost.			
1210	Basic Considerations	§200.405 Allocable costs	Federal	Statute	(a) A cost is allocable to a particular Federal award or other cost objective if the goods or services involved are chargeable or assignable to that Federal award or cost objective in accordance with relative benefits received. This standard is met if the cost:	No	Yes	
					(1) Is incurred specifically for the Federal award;			
					(2) Benefits both the Federal award and other work of the non-Federal entity and can be distributed in proportions that may be approximated using reasonable methods; and			
					(3) Is necessary to the overall operation of the non-Federal entity and is assignable in part to the Federal award in accordance with the principles in this subpart.			
					(b) All activities which benefit from the non-Federal entity's indirect (F&A) cost, including unallowable activities and donated services by the non-Federal entity or third parties, will receive an appropriate allocation of indirect costs.			
					(c) Any cost allocable to a particular Federal award under the principles provided for in this part may not be charged to other Federal awards to overcome fund deficiencies, to avoid restrictions imposed by Federal statutes, regulations, or terms and conditions of the Federal awards, or for other reasons. However, this prohibition would not preclude the non- Federal entity from shifting costs that are allowable under two or more Federal awards in accordance with existing Federal statutes, regulations, or the terms and conditions of the Federal awards.			
					(d) Direct cost allocation principles. If a cost benefits two or more projects or activities in proportions that can be determined without undue effort or cost, the cost must be allocated to the projects based on the proportional benefit. If a cost benefits two or more projects or activities in proportions that cannot be determined because of the interrelationship of the work involved, then, notwithstanding paragraph (c) of this section, the costs may be allocated or transferred to benefitted projects on any reasonable documented basis. Where the purchase of equipment or other capital asset is specifically authorized under a Federal award, the costs are assignable to the Federal award regardless of the use that may be made of the equipment or other capital asset involved when no longer needed for the purpose for which it was originally required. See also §§200.310 Insurance coverage through 200.316 Property trust relationship and 200.439 Equipment and other capital expenditures.			
1211	Direct and Indirect (F&A) Costs	§200.413 Direct costs	Federal	Ctotuto	(e) If the contract is subject to CAS, costs must be allocated to the contract pursuant to the Cost Accounting	No	Vee	
1211	Direct and indirect (F&A) Costs	§200.413 Direct costs	Federal	Statute	(a) General. Direct costs are those costs that can be identified specifically with a particular final cost objective, such as a Federal award, or other internally or externally funded activity, or that can be directly assigned to such activities relatively easily with a high degree of accuracy. Costs incurred for the same purpose in like circumstances must be treated consistently as either direct or indirect (F&A) costs. See also §200.405 Allocable costs.	NO	Yes	
					(b) Application to Federal awards. Identification with the Federal award rather than the nature of the goods and services involved is the determining factor in distinguishing direct from indirect (F&A) costs of Federal awards. Typical costs charged directly to a Federal award are the compensation of employees who work on that award, their related fringe benefit costs, the costs of materials and other items of expense incurred for the Federal award. If directly related to a specific award, certain costs that otherwise would be treated as indirect costs may also include extraordinary utility consumption, the cost of materials supplied from stock or services rendered by specialized facilities or other institutional service operations.			
					(c) The salaries of administrative and clerical staff should normally be treated as indirect (F&A) costs. Direct charging of these costs may be appropriate only if all of the following conditions are met:			
					(1) Administrative or clerical services are integral to a project or activity;			
					(2) Individuals involved can be specifically identified with the project or activity;			
					(3) Such costs are explicitly included in the budget or have the prior written approval of the Federal awarding agency; and			
					(4) The costs are not also recovered as indirect costs.			
					(d) Minor items. Any direct cost of minor amount may be treated as an indirect (F&A) cost for reasons of practicality where such accounting treatment for that item of cost is consistently applied to all Federal and non-Federal cost objectives.			
					(e) The costs of certain activities are not allowable as charges to Federal awards. However, even though these costs are unallowable for purposes of computing charges to Federal awards, they nonetheless must be treated as direct costs for purposes of determining indirect (F&A) cost rates and be allocated their equitable share of the non-Federal			

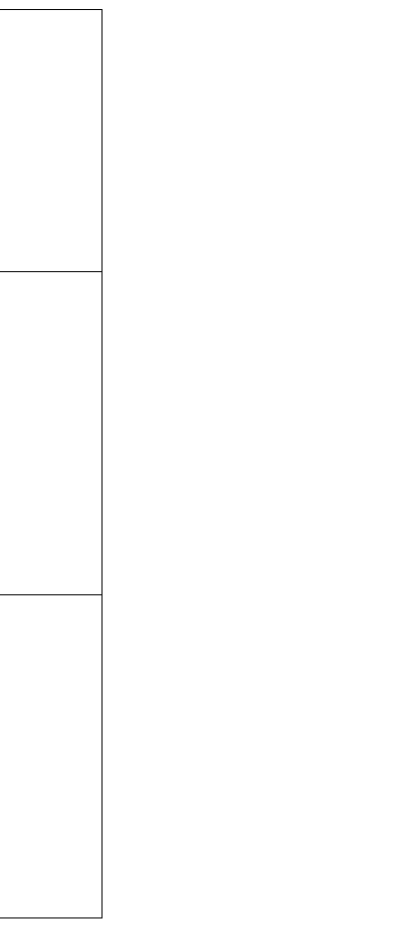


1212	Direct and Indirect (F&A) Costs	§200.414 Indirect (F&A) costs	Federal	Statute	<ul> <li>(a) Facilities and Administration Classification. For major IHEs and major nonprofit organizations, indirect (F&amp;A) costs must be classified within two broad categories: "Facilities" and "Administration." "Facilities" is defined as depreciation on buildings, equipment and capital improvement, interest on debt associated with certain buildings, equipment and capital improvements, and operations and maintenance expenses. "Administration" is defined as general administration and general expenses such as the director's office, accounting, personnel and all other types of expenditures not listed specifically under one of the subcategories of "Facilities" (including cross allocations from other pools, where applicable). For nonprofit organizations, library expenses are included in the "Administration" category; for institutions of higher education, they are included in the "Facilities" category. Major IHEs are defined as those required to use the Standard Format for Submission as noted in Appendix III to Part 200—Indirect (F&amp;A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs) paragraph C. 11. Major nonprofit organizations. Because of the diverse characteristics and accounting practices of nonprofit organizations, it is not possible to specify the types of cost which may be classified as indirect (F&amp;A) costs of parizations, it is not possible to specify the types of cost which may be classified as indirect (F&amp;A) costs of parization indistinguishing direct from indirect (F&amp;A) costs of Federal awards. However, typical examples of indirect (F&amp;A) costs of peres of executive officers, personnel administration and general expenses, such as the salaries and expenses of executive officers, personnel administration, and accounting.</li> <li>(c) Federal Agency Acceptance of Negotiated Indirect Cost Rates. (See also §200.306 Cost sharing or matching.)</li> <li>(1) The negotiated rates must be accepted by all Federal awards or a single Federal award only when required</li></ul>	No	Yes	
					(3) The Federal awarding agency must implement, and make publicly available, the policies, procedures and general decision making criteria that their programs will follow to seek and justify deviations from negotiated rates.			
1213	Direct and Indirect (F&A) Costs	§200.415 Required certifications	Federal	Statute	Required certifications include: (a) To assure that expenditures are proper and in accordance with the terms and conditions of the Federal award and approved project budgets, the annual and final fiscal reports or vouchers requesting payment under the agreements must include a certification, signed by an official who is authorized to legally bind the non-Federal entity, which reads as follows: "By signing this report, I certify to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures, disbursements and cash receipts are for the purposes and objectives set forth in the terms and conditions of the Federal award. I am aware that any false, fictitious, or fraudulent information, or the omission of any material fact, may subject me to criminal, civil or administrative penalties for fraud, false statements, false claims or otherwise. (U.S. Code Title 18, Section 1001 and Title 31, Sections 3729-3730 and 3801-3812)." (b) Certification of cost allocation plan or indirect (F&A) cost rate proposal. Each cost allocation plan or indirect (F&A) cost rate proposal to establish a cost allocation plan or an indirect (F&A) cost rate, whether submitted to a Federal cognizant agency for indirect costs or maintained on file by the non-Federal entity, must be certified by the non-Federal entity using the Certificate of Cost Allocation Plan or Certificate of Indirect Costs as set forth in Appendices III through VII, and Appendix IX. The certificate must be signed on behalf of the non-Federal entity by an individual at a level no lower than vice president or chief financial officer of the non-Federal entity that submits the proposal. (2) Unless the non-Federal entity has elected the option under §200.414 Indirect (F&A) costs, paragraph (f), the Federal Government may either disallow all indirect (F&A) costs or unilaterally establish such a plan or rate when the non-Federal entity fails to submit a certified proposal for establishing such a plan or rate in accordance	No	Yes	
1214	Special Considerations for States, Local Governments and Indian Tribes	§200.416 Cost allocation plans and indirect cost proposals	Federal	Statute	<ul> <li>(a) For states, local governments and Indian tribes, certain services, such as motor pools, computer centers, purchasing, accounting, etc., are provided to operating agencies on a centralized basis. Since Federal awards are performed within the individual operating agencies, there needs to be a process whereby these central service costs can be identified and assigned to benefitted activities on a reasonable and consistent basis. The central service cost allocation plan provides that process.</li> <li>(b) Individual operating agencies (governmental department or agency), normally charge Federal awards for indirect costs through an indirect costs under Federal awards. Indirect costs include:</li> <li>(1) The indirect costs originating in each department or agency of the governmental unit carrying out Federal awards and</li> <li>(2) The costs of central governmental services distributed through the central service costs allocation plan and not otherwise treated as direct costs.</li> <li>(b) The requirements for development and submission of cost allocation plans (for central service costs and public assistance programs) and indirect cost rate proposals are contained in appendices IV, V and VI to this part.</li> </ul>	No	Yes	

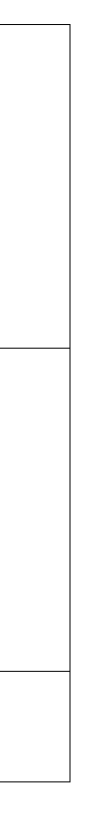


1215	General Provisions for Selected	§200.432 Conferences	Federal	Statute	A conference is defined as a meeting, retreat, seminar, symposium, workshop or event whose primary purpose is the	Yes	Yes	Other service or product our	Perform conferences to provide
	Items of Cost				dissemination of technical information beyond the non-Federal entity and is necessary and reasonable for successful performance under the Federal award. Allowable conference costs paid by the non-Federal entity as a sponsor or host of the conference may include rental of facilities, speakers' fees, costs of meals and refreshments, local transportation, and other items incidental to such conferences unless further restricted by the terms and conditions of the Federal award. As needed, the costs of identifying, but not providing, locally available dependent-care resources are allowable. Conference hosts/sponsors must exercise discretion and judgment in ensuring that conference costs are appropriate, necessary and managed in a manner that minimizes costs to the Federal award. The Federal awarding agency may authorize exceptions where appropriate for programs including Indian tribes, children, and the elderly. See also §§200.438 Entertainment costs, 200.456 Participant support costs, 200.474 Travel costs, and 200.475 Trustees.			agency must/may provide	for allowable and unallowable costs
216	General Provisions for Selected Items of Cost	§200.437 Employee health and welfare costs	Federal	Statute	<ul> <li>a) Costs incurred in accordance with the non-Federal entity's documented policies for the improvement of working conditions, employer-employee relations, employee health, and employee performance are allowable.</li> <li>(b) Such costs will be equitably apportioned to all activities of the non-Federal entity. Income generated from any of these activities will be credited to the cost thereof unless such income has been irrevocably sent to employee welfare organizations.</li> <li>(c) Losses resulting from operating food services are allowable only if the non-Federal entity's objective is to operate</li> </ul>	No	Yes		
					such services on a break-even basis. Losses sustained because of operating objectives other than the above are allowable only: (1) Where the non-Federal entity can demonstrate unusual circumstances; and (2) With the approval of the cognizant agency for indirect costs.				
217	General Provisions for Selected Items of Cost	§200.442 Fund raising and investment management costs	Federal	Statute	<ul> <li>(a) Costs of organized fund raising, including financial campaigns, endowment drives, solicitation of gifts and bequests, and similar expenses incurred to raise capital or obtain contributions are unallowable. Fund raising costs for the purposes of meeting the Federal program objectives are allowable with prior written approval from the Federal awarding agency. Proposal costs are covered in §200.460 Proposal costs.</li> <li>(b) Costs of investment counsel and staff and similar expenses incurred to enhance income from investments are unallowable except when associated with investments covering pension, self-insurance, or other funds which include Federal participation allowed by this part.</li> <li>(c) Costs related to the physical custody and control of monies and securities are allowable.</li> <li>(d) Both allowable and unallowable fund raising and investment activities must be allocated as an appropriate share of indirect costs under the conditions described in §200.413 Direct costs.</li> </ul>	No	Yes		
18	General Provisions for Selected Items of Cost	§200.463 Recruiting costs	Federal	Statute	<ul> <li>(a) Subject to paragraphs (b) and (c) of this section, and provided that the size of the staff recruited and maintained is in keeping with workload requirements, costs of "help wanted" advertising, operating costs of an employment office necessary to secure and maintain an adequate staff, costs of operating an aptitude and educational testing program, travel costs of employees while engaged in recruiting personnel, travel costs of applicants for interviews for prospective employment, and relocation costs incurred incident to recruitment of new employees, are allowable to the extent that such costs are incurred pursuant to the non-Federal entity's standard recruitment program. Where the non-Federal entity uses employment, species, costs not in excess of standard commercial rates for such services are allowable.</li> <li>(b) Special emoluments, fringe benefits, and salary allowances incurred to attract professional personnel that do not meet the test of reasonableness or do not conform with the established practices of the non-Federal entity, are unallowable.</li> <li>(c) Where relocation costs incurred incident to recruitment of a new employee have been funded in whole or in part to a Federal award, and the newly hired employee resigns for reasons within the employee's control within 12 months after hire, the non-Federal entity will be required to refund or credit the Federal share of such relocation costs to the Federal Government. See also §200.464 Relocation costs of employees.</li> <li>(d) Short-term, travel visa costs (as opposed to longer-term, immigration visas) are generally allowable expenses that may be proposed as a direct cost. Since short-term visas are issued for a specific period and purpose, they can be clearly identified as directly connected to work performed on a Federal award. For these costs to be directly charged to a Federal award, they must:</li> <li>(1) Be critical and necessary for the conduct of the project;</li> <li>(2) Be allowable under the applicable cost principles;</li></ul>		Yes	Distribute funding to another entity	

1219	General Provisions for Selected Items of Cost	§200.466 Scholarships and student aid costs	Federal	Statute	<ul> <li>(a) Costs of scholarships, fellowships, and other programs of student aid at IHEs are allowable only when the purpose of the Federal award is to provide training to selected participants and the charge is approved by the Federal awarding agency. However, tuition remission and other forms of compensation paid as, or in lieu of, wages to students performing necessary work are allowable provided that:</li> <li>(1) The individual is conducting activities necessary to the Federal award;</li> <li>(2) Tuition remission and other support are provided in accordance with established policy of the IHE and consistently provided in a like manner to students in return for similar activities conducted under Federal awards as well as other activities; and</li> <li>(3) During the academic period, the student is enrolled in an advanced degree program at a non-Federal entity or affiliated institution and the activities of the student in relation to the Federal award are related to the degree program;</li> <li>(4) The tuition or other payments are reasonable compensation for the work performed and are conditioned explicitly upon the performance of necessary work; and</li> <li>(5) It is the IHE's practice to similarly compensate students under Federal awards as well as other activities.</li> <li>(b) Charges for tuition remission and other forms of compensation paid to students as, or in lieu of, salaries and wages must be subject to the reporting requirements in §200.430 Compensation—personal services, and must be treated as direct or indirect cost in accordance with the actual work being performed. Tuition remission may be charged on an average rate basis. See also §200.431 Compensation—fringe benefits.</li> </ul>	No	Yes	
1220	General Provisions for Solocted	8200 470 Taxes (including Value	Federal	Statuto	(a) For states local opvernments and Indian tribes:	No	Vas	
1220	General Provisions for Selected Items of Cost	§200.470 Taxes (including Value Added Tax).	Federal	Statute	<ul> <li>(a) For states, local governments and Indian tribes:</li> <li>(1) Taxes that a governmental unit is legally required to pay are allowable, except for self-assessed taxes that disproportionately affect Federal programs or changes in tax policies that disproportionately affect Federal programs.</li> <li>(2) Gasoline taxes, motor vehicle fees, and other taxes that are in effect user fees for benefits provided to the Federal Government are allowable.</li> <li>(3) This provision does not restrict the authority of the Federal awarding agency to identify taxes where Federal participation is inappropriate. Where the identification of the amount of unallowable taxes would require an inordinate amount of effort, the cognizant agency for indirect costs may accept a reasonable approximation thereof.</li> <li>(b) For nonprofit organizations and IHEs:</li> <li>(1) In general, taxes which the non-Federal entity is required to pay and which are paid or accrued in accordance with GAAP, and payments made to local governments in lieu of taxes which are commensurate with the local government services received are allowable, except for:</li> <li>(i) Taxes from which exemptions are available to the non-Federal entity directly or which are available to the non-Federal entity based on an exemption afforded the Federal Government and, in the latter case, when the Federal awarding agency makes available the necessary exemption certificates,</li> <li>(ii) Special assessments on land which represent capital improvements, and</li> <li>(iii) Federal income taxes.</li> <li>(2) Any refund of taxes, and any payment to the non-Federal entity of interest thereon, which were allowed as Federal award costs, will be credited either as a cost reduction or cash refund, as appropriate, to the Federal Government. However, any interest actually paid or credited to an non-Federal entity incident to a refund of tax, interest, and penalty will be credited comment.</li> </ul>	No	Yes	
					will be paid or credited to the Federal Government only to the extent that such interest accrued over the period during which the non-Federal entity has been reimbursed by the Federal Government for the taxes, interest, and penalties.			
1221	Audits	§200.501 Audit requirements	Federal	Statute	<ul> <li>(a) Audit required. A non-Federal entity that expends \$750,000 or more during the non-Federal entity's fiscal year in Federal awards must have a single or program-specific audit conducted for that year in accordance with the provisions of this part.</li> <li>(b) Single audit. A non-Federal entity that expends \$750,000 or more during the non-Federal entity's fiscal year in Federal awards must have a single audit conducted in accordance with \$200.514 Scope of audit except when it elects to have a program-specific audit conducted in accordance with paragraph (c) of this section.</li> <li>(c) Program-specific audit election. When an auditee expends Federal awards under only one Federal program (excluding R&amp;D) and the Federal program's statutes, regulations, or the terms and conditions of the Federal awards on to require a financial statement audit of the auditee, the auditee may elect to have a program-specific audit conducted in accordance with \$200.507 Program-specific audits. A program-specific audit may not be elected for R&amp;D unless all of the Federal awards expended were received from the same Federal agency, or the same Federal agency and the same pass-through entity, and that Federal agency, or pass-through entity, that expends less than \$750,000 during the non-Federal entity's fiscal year in Federal awards is exempt from Federal audit requirements for that year, except as noted in \$200.503 Relation to other audit requirements, but records must be available for review or audit by appropriate officials of the Federal agency, pass-through entity. Glical of the FEDC may elect to treat the FFRDC as a separate entity for purposes of this part.</li> <li>(f) Subrecipients and Contractors. An auditee may simultaneously be a recipient, a subrecipient, and a contractor. Federal awards expended as a contractor are not Federal awards. Section \$200.330 Subrecipient and contractor. Federal awards or spended as a contractor are not Federal awards. Section \$200.330 Subrecipient and contractor determinations sets fo</li></ul>	No	Yes	



1222	Audits	§200.502 Basis for determining Federal awards expended	Federal	Statute	<ul> <li>(a) Determining Federal awards expended. The determination of when a Federal award is expended must be based on when the activity related to the Federal award occurs. Generally, the activity pertains to events that require the non-Federal entity to comply with Federal statutes, regulations, and the terms and conditions of Federal awards, such as: expenditure/expense transactions associated with awards including grants, cost-reimbursement contracts under the FAR, compacts with Indian Tribes, cooperative agreements, and direct appropriations; the disbursement of funds to subrecipients; the use of loan proceeds under loan and loan guarantee programs; the receipt of property; the receipt or use of program income; the distribution or use of food commodities; the disbursement of amounts entitling the non-Federal entity to an interest subsidy; and the period when insurance is in force.</li> <li>(b) Loan and loan guarantees (loans). Since the Federal Government is at risk for loans until the debt is repaid, the following guidelines must be used to calculate the value of Federal awards expended under loan programs, except as noted in paragraphs (c) and (d) of this section:</li> <li>(1) Value of new loans made or received during the audit period; plus</li> <li>(2) Beginning of the audit period balance of loans from previous years for which the Federal Government imposes continuing compliance requirements; plus</li> <li>(3) Any interest subsidy, cash, or administrative cost allowance received.</li> <li>(c) Loan and loan guarantees (loans) at IHEs. When loans are made to students of an IHE but the IHE does not make the loans, then only the value of loans made during the audit period must be considered Federal awards expended in that audit period. The balance of loans for previous audit period must be considered Federal awards expended in that audit period and loan guarantees (loans). Loans, the proceeds of which were received and expended in prior years, are not considered Federal awards expended under this part w</li></ul>		Yes	
					(e) Endowment funds. The cumulative balance of Federal awards for endowment funds that are federally restricted are considered Federal awards expended in each audit period in which the funds are still restricted.			
1223	Audits	§200.503 Relation to other audit requirements	Federal	Statute	<ul> <li>(a) An audit conducted in accordance with this part must be in lieu of any financial audit of Federal awards which a non-Federal entity is required to undergo under any other Federal statute or regulation. To the extent that such audit provides a Federal agency with the information it requires to carry out its responsibilities under Federal statute or regulation, a Federal agency must rely upon and use that information.</li> <li>(b) Notwithstanding subsection (a), a Federal agency, Inspectors General, or GAO may conduct or arrange for additional audits which are necessary to carry out its responsibilities under Federal statute or regulation. The provisions of this part do not authorize any non-Federal entity to constrain, in any manner, such Federal agency from carrying out or arranging for such additional audits, except that the Federal agency must plan such audits to not be duplicative of other audits of Federal awards. Prior to commencing such an audit, the Federal agency or pass-through entity is must review the FAC for recent audits submitted by the non-Federal entity, and to the extent such audits meet a Federal agency or pass-through entity must review the FAC for recent audits submitted by the non-Federal entity, and to the extent such audits meet a Federal agency or pass-through entity is and evaluations of Federal awards, nor limit the authority of any Federal agency Inspector General or other federal official. For example, requirements that may be applicable under the FAR or CAS and the terms and conditions of a cost-reimbursement contract may include additional applicable audits to be conducted or arranged for by Federal agencies.</li> <li>(d) Federal agency to pay for additional audits. A Federal agency that conducts or arranges for additional audits must, consistent with other applicable Federal statutes and regulations, arrange for funding the full cost of such additional audits. To allow for planning, such reguests should be made at least 180 calendar days prior to the end of the fiscal</li></ul>		Yes	
1224	Audits	§200.504 Frequency of audits	Federal	Statute	<ul> <li>Except for the provisions for biennial audits provided in paragraphs (a) and (b) of this section, audits required by this part must be performed annually. Any biennial audit must cover both years within the biennial period.</li> <li>(a) A state, local government, or Indian tribe that is required by constitution or statute, in effect on January 1, 1987, to undergo its audits less frequently than annually, is permitted to undergo its audits pursuant to this part biennially. This requirement must still be in effect for the biennial period.</li> <li>(b) Any nonprofit organization that had biennial audits for all biennial periods ending between July 1, 1992, and January 1, 1995, is permitted to undergo its audits pursuant to this part biennial.</li> </ul>	No	Yes	



1225	Audits	§200.507 Program-specific audits	Federal	Statute	(a) Program-specific audit guide available. In many cases, a program-specific audit guide will be available to provide	No	Yes	
					specific guidance to the auditor with respect to internal controls, compliance requirements, suggested audit procedures, and audit reporting requirements. A listing of current program-specific audit guides can be found in the compliance supplement beginning with the 2014 supplement including Federal awarding agency contact information and a Web site where a copy of the guide can be obtained. When a current program-specific audit guide is available, the auditor must follow GAGAS and the guide when performing a program-specific audit.			
					(b) Program-specific audit guide not available. (1) When a current program-specific audit guide is not available, the auditee and auditor must have basically the same responsibilities for the Federal program as they would have for an audit of a major program in a single audit.			
					(2) The auditee must prepare the financial statement(s) for the Federal program that includes, at a minimum, a schedule of expenditures of Federal awards for the program and notes that describe the significant accounting policies used in preparing the schedule, a summary schedule of prior audit findings consistent with the requirements of §200.511 Audit findings follow-up, paragraph (b), and a corrective action plan consistent with the requirements of §200.511 Audit findings follow-up, paragraph (c).			
					(3) The auditor must:			
					(i) Perform an audit of the financial statement(s) for the Federal program in accordance with GAGAS;			
					(ii) Obtain an understanding of internal controls and perform tests of internal controls over the Federal program consistent with the requirements of §200.514 Scope of audit, paragraph (c) for a major program;			
					(iii) Perform procedures to determine whether the auditee has complied with Federal statutes, regulations, and the terms and conditions of Federal awards that could have a direct and material effect on the Federal program consistent with the requirements of §200.514 Scope of audit, paragraph (d) for a major program;			
					(iv) Follow up on prior audit findings, perform procedures to assess the reasonableness of the summary schedule of prior audit findings prepared by the auditee in accordance with the requirements of §200.511 Audit findings follow-up, and report, as a current year audit finding, when the auditor concludes that the summary schedule of prior audit findings materially misrepresents the status of any prior audit finding; and			
1226	Auditees	§200.509 Auditor selection	Federal	Statute	(a) Auditor procurement. In procuring audit services, the auditee must follow the procurement standards prescribed by the Procurement Standards in §§200.317 Procurement by states through 20.326 Contract provisions of Subpart D- Post Federal Award Requirements of this part or the FAR (48 CFR part 42), as applicable. When procuring audit services, the objective is to obtain high-quality audits. In requesting proposals for audit services, the objectives and scope of the audit must be made clear and the non-Federal entity must request a copy of the audit organization's peer review report which the auditor is required to provide under GAGAS. Factors to be considered in evaluating each proposal for audit services include the responsiveness to the request for proposal, relevant experience, availability of staff with professional qualifications and technical abilities, the results of peer and external quality control reviews, and price. Whenever possible, the auditee must make positive efforts to utilize small businesses, minority-owned firms, and women's business enterprises, in procuring audit services as stated in §200.321 Contracting with small and minority businesses, women's business enterprises, and labor surplus area firms, or the FAR (48 CFR part 42), as applicable.	No	Yes	
					<ul> <li>(b) Restriction on auditor preparing indirect cost proposals. An auditor who prepares the indirect cost proposal or cost allocation plan may not also be selected to perform the audit required by this part when the indirect costs recovered by the audited during the prior year exceeded \$1 million. This restriction applies to the base year used in the preparation of the indirect cost proposal or cost allocation plan and any subsequent years in which the resulting indirect cost agreement or cost allocation plan is used to recover costs.</li> <li>(c) Use of Federal auditors. Federal auditors may perform all or part of the work required under this part if they comply fully with the requirements of this part.</li> </ul>			
1227	Auditees	§200.510 Financial statements	Federal	Statute	(a) Financial statements. The auditee must prepare financial statements that reflect its financial position, results of operations or changes in net assets, and, where appropriate, cash flows for the fiscal year audited. The financial statements must be for the same organizational unit and fiscal year that is chosen to meet the requirements of this part. However, non-Federal entity-wide financial statements may also include departments, agencies, and other organizational units that have separate audits in accordance with §200.514 Scope of audit, paragraph (a) and prepare separate financial statements.	Yes	Yes	Other service or p agency must/may
					(b) Schedule of expenditures of Federal awards. The auditee must also prepare a schedule of expenditures of Federal awards for the period covered by the auditee's financial statements which must include the total Federal awards expended as determined in accordance with §200.502 Basis for determining Federal awards expended. While not required, the auditee may choose to provide information requested by Federal awarding agencies and pass-through entities to make the schedule easier to use. For example, when a Federal program has multiple Federal award years, the auditee may list the amount of Federal awards expended for each Federal award year separately. At a minimum, the schedule must:			
					(1) List individual Federal programs by Federal agency. For a cluster of programs, provide the cluster name, list individual Federal programs within the cluster of programs, and provide the applicable Federal agency name. For R&D, total Federal awards expended must be shown either by individual Federal award or by Federal agency and major subdivision within the Federal agency. For example, the National Institutes of Health is a major subdivision in the Department of Health and Human Services.	,		
					(2) For Federal awards received as a subrecipient, the name of the pass-through entity and identifying number assigned by the pass-through entity must be included.			
					(3) Provide total Federal awards expended for each individual Federal program and the CFDA number or other identifying number when the CFDA information is not available. For a cluster of programs also provide the total for the cluster.			
	1	1	1	1		1	1	
					(4) Include the total amount provided to subrecipients from each Federal program.			

or product our may provide	Perform audit

1228	Auditees	§200.511 Audit findings follow-up	Federal	Statute	<ul> <li>(a) General. The auditee is responsible for follow-up and corrective action on all audit findings. As part of this responsibility, the auditee must prepare a summary schedule of prior audit findings. The auditee must also prepare a corrective action plan for current year audit findings. The summary schedule of prior audit findings under §200.516 Audit findings, paragraph (c). Since the summary schedule may include audit findings from multiple years, it must include the fiscal year in which the finding initially occurred. The corrective action plan and summary schedule of prior audit findings must include the fiscal year in which the finding relating to the financial statements which are required to be reported in accordance with GAGAS.</li> <li>(b) Summary schedule of prior audit findings. The summary schedule of prior audit findings must report the status of all audit findings reported in the prior audit's summary schedule of prior audit findings except audit findings listed as corrected in accordance with paragraph (b)(1) of this section, or no longer valid or not warranting further action in accordance with paragraph (b)(3) of this section.</li> <li>(1) When audit findings were fully corrected, the summary schedule need only list the audit findings and state that corrective action was taken.</li> <li>(2) When audit findings were not corrected or were only partially corrected, the summary schedule must describe the reasons for the finding's recurrence and planned corrective action previously reported in a corrective action plan or in the Federal agency's or pass-through entity's management decision, the summary schedule must provide an explanation.</li> <li>(3) When the audite believes the audit findings are no longer valid or do not warrant further action, the reasons for this position must be described in the summary schedule. A valid reason for considering an audit finding as not warranting further action is that all of the following have occurred:</li> <li>(i) Two years have passed since the audi</li></ul>	Yes	Other service of agency must/m
					(ii) The Federal agency or pass-through entity is not currently following up with the auditee on the audit finding; and		
					(iii) A management decision was not issued.		
1229	Auditees	§200.512 Report submission	Federal	Statute	<ul> <li>(a) General. (1) The audit must be completed and the data collection form described in paragraph (b) of this section and reporting package described in paragraph (c) of this section must be submitted within the earlier of 30 calendar days after receipt of the auditor's report(s), or nine months after the end of the audit period. If the due date falls on a Saturday, Sunday, or Federal holiday, the reporting package is due the next business day.</li> <li>(2) Unless restricted by Federal statutes or regulations, the auditee must make copies available for public inspection. Auditees and auditors must ensure that their respective parts of the reporting package do not include protected personally identifiable information.</li> <li>(b) Data Collection. The FAC is the repository of record for Subpart F—Audit Requirements of this part reporting package and data collection form. All Federal agencies, pass-through entities and others interested in a reporting package and data collection form must obtain it by accessing the FAC.</li> <li>(1) The auditee must submit required data elements described in Appendix X to Part 200—Data Collection Form (Form SF-SAC), which state whether the audit was completed in accordance with this part and provides information about the auditee, its Federal programs, and the results of the audit. The data must include information available from the auditer duried by this part that is necessary for Federal agencies to use the audit to ensure integrity for Federal programs. The data elements and format must be approved by OMB, available from the FAC, and include collections of information from the reporting package described in paragraph (c) of this section. A senior level representative of the audite collection for the data collection data say that the auditee complied with the requirements of this part, the data were prepared in accordance with this part (and the instructions accompanying the form), the reporting package does not include protected personally identifiable information, th</li></ul>	Yes	Report our age provide

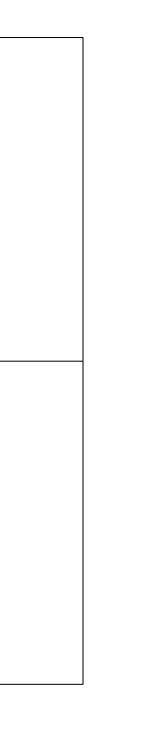
vice or product our	Follow up on audit findings
ust/may provide	
r agency must/may	

1230	Auditors	§200.514 Scope of audit	Federal	Statute	(a) General. The audit must be conducted in accordance with GAGAS. The audit must cover the entire operations of	Yes	Yes	Other service or product our	Conduct audit in accordance with
					the auditee, or, at the option of the auditee, such audit must include a series of audits that cover departments,			agency must/may provide	GAGAS
					agencies, and other organizational units that expended or otherwise administered Federal awards during such audit				
					period, provided that each such audit must encompass the financial statements and schedule of expenditures of				
					Federal awards for each such department, agency, and other organizational unit, which must be considered to be a				
					non-Federal entity. The financial statements and schedule of expenditures of Federal awards must be for the same audit period.				
					auti pendu.				
					(b) Financial statements. The auditor must determine whether the financial statements of the auditee are presented				
					fairly in all material respects in accordance with generally accepted accounting principles. The auditor must also				
					determine whether the schedule of expenditures of Federal awards is stated fairly in all material respects in relation to				
					the auditee's financial statements as a whole.				
					(c) Internal control. (1) The compliance supplement provides guidance on internal controls over Federal programs				
					based upon the guidance in Standards for Internal Control in the Federal Government issued by the Comptroller				
					General of the United States and the Internal Control-Integrated Framework, issued by the Committee of Sponsoring				
					Organizations of the Treadway Commission (COSO).				
					(2) In addition to the requirements of GAGAS, the auditor must perform procedures to obtain an understanding of				
					internal control over Federal programs sufficient to plan the audit to support a low assessed level of control risk of				
					noncompliance for major programs.				
					(3) Except as provided in paragraph (c)(4) of this section, the auditor must:				
					(i) Plan the testing of internal control over compliance for major programs to support a low assessed level of control				
					risk for the assertions relevant to the compliance requirements for each major program; and				
					(ii) Perform testing of internal control as planned in paragraph (c)(3)(i) of this section.				
					(4) When internal control over some or all of the compliance requirements for a major program are likely to be				
					ineffective in preventing or detecting noncompliance, the planning and performing of testing described in paragraph (c)(3) of this section are not required for those compliance requirements. However, the auditor must report a significant				
1231	Auditors	§200.515 Audit reporting	Federal	Statute	The auditor's report(s) may be in the form of either combined or separate reports and may be organized differently	Yes	Yes	Report our agency must/may	
					from the manner presented in this section. The auditor's report(s) must state that the audit was conducted in			provide	
					accordance with this part and include the following:				
					(a) An opinion (or disclaimer of opinion) as to whether the financial statements are presented fairly in all material				
					respects in accordance with generally accepted accounting principles and an opinion (or disclaimer of opinion) as to				
					whether the schedule of expenditures of Federal awards is fairly stated in all material respects in relation to the				
					financial statements as a whole.				
					(b) A report on internal control over financial reporting and compliance with provisions of laws, regulations, contracts,				
					and award agreements, noncompliance with which could have a material effect on the financial statements. This report				
					must describe the scope of testing of internal control and compliance and the results of the tests, and, where				
					applicable, it will refer to the separate schedule of findings and questioned costs described in paragraph (d) of this				
					section.				
					(c) A report on compliance for each major program and a report on internal control over compliance. This report must				
					describe the scope of testing of internal control over compliance, include an opinion or disclaimer of opinion as to				
					whether the auditee complied with Federal statutes, regulations, and the terms and conditions of Federal awards which				
					could have a direct and material effect on each major program and refer to the separate schedule of findings and				
					questioned costs described in paragraph (d) of this section.				
					(d) A schedule of findings and questioned costs which must include the following three components:				
					(1) A summary of the auditor's results, which must include:				
1					(1) A summary of the additor's results, which must include.				
					<ul><li>(i) The type of report the auditor issued on whether the financial statements audited were prepared in accordance with</li></ul>				
					(i) The type of report the auditor issued on whether the financial statements audited were prepared in accordance with				
					(i) The type of report the auditor issued on whether the financial statements audited were prepared in accordance with GAAP (i.e., unmodified opinion, qualified opinion, adverse opinion, or disclaimer of opinion);				
					<ul> <li>(i) The type of report the auditor issued on whether the financial statements audited were prepared in accordance with GAAP (i.e., unmodified opinion, qualified opinion, adverse opinion, or disclaimer of opinion);</li> <li>(ii) Where applicable, a statement about whether significant deficiencies or material weaknesses in internal control</li> </ul>				

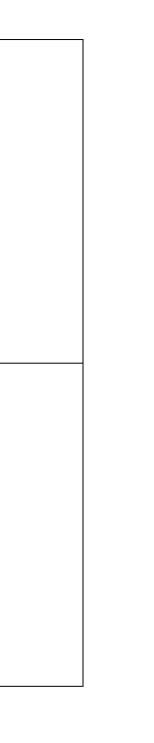
1233       Audions       \$20,517       Audi doumentation       Federal       Statute       9 (altered)       Federal       No       Yes	1232	Auditors	§200.516 Audit findings	Federal	Statute	(a) Audit findings reported. The auditor must report the following as audit findings in a schedule of findings and questioned costs:	Yes	Yes	Other service o agency must/m
Like       Advise       Sector stated is any program. The subtract motion of white in constructs of thill provide using a sector stated in any program. The subtract is the sector stated in the sector stated in the sector state in the sec						(1) Significant deficiencies and material weaknesses in internal control over major programs and significant instances of abuse relating to major programs. The auditor's determination of whether a deficiency in internal control is a significant deficiency or material weakness for the purpose of reporting an audit finding is in relation to a type of			
<ul> <li>kinetic expension of the same sector construction is the same of the same sector construction is a finite of the same sector construction of the same sector construction is a finite of the same sector construction of</li></ul>						awards related to a major program. The auditor's determination of whether a noncompliance with the provisions of Federal statutes, regulations, or the terms and conditions of Federal awards is material for the purpose of reporting an audit finding is in relation to a type of compliance requirement for a major program identified in the compliance			
Image: second content of match between second content match match second match between second match bease second match between second match between second						Known questioned costs are those specifically identified by the auditor. In evaluating the effect of questioned costs on the opinion on compliance, the auditor considers the best estimate of total costs questioned (likely questioned costs), not just the questioned costs specifically identified (known questioned costs). The auditor must also report known questioned costs when likely questioned costs are greater than \$25,000 for a type of compliance requirement for a major program. In reporting questioned costs, the auditor must include information to provide proper perspective for			
Image: service in the service intervice regiment as audit indigg in the schedule (introgen and intervice regiment as audit indiggin in the schedule (introgen and intervice) in the schedule (introgen and intervice) in the schedule (intervice) in the schedule (						program. Except for audit follow-up, the auditor is not required under this part to perform audit procedures for such a Federal program; therefore, the auditor will normally not find questioned costs for a program that is not audited as a major program. However, if the auditor does become aware of questioned costs for a Federal program that is not audited as a major program (e.g., as part of audit follow-up or other audit procedures) and the known questioned costs			
1234         Management Decisions         \$200.521         Management decision         Federal         And or service action of the suddro is supervolution of the suddro is supervolution of the suddro is action of the suddrom is action. The suddrom action is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action of the suddrom is action. The suddram is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action. The suddrom is action of the suddrom is action of the suddrom is action. The suddram is action of the suddrom is action. The suddram is action of the suddrom is action. The suddram is action of the suddrom is actis action of the suddrom is actis actis action. The suddram is act						unmodified opinion, unless such circumstances are otherwise reported as audit findings in the schedule of findings and			
interview	1233	Auditors	§200.517 Audit documentation	Federal	Statute	<ul> <li>years after the date of issuance of the auditor's report(s) to the auditee, unless the auditor is notified in writing by the cognizant agency for audit, oversight agency for audit, cognizant agency for indirect costs, or pass-through entity to extend the retention period. When the auditor is aware that the Federal agency, pass-through entity, or audite is contesting an audit finding, the auditor must contact the parties contesting the audit finding for guidance prior to destruction of the audit documentation and reports.</li> <li>(b) Access to audit documentation. Audit documentation must be made available upon request to the cognizant or oversight agency for audit, as part of a quality review, to resolve audit findings, or to carry out oversight responsibilities consistent with the purposes of this part. Access to audit documentation includes the right of Federal agencies to</li> </ul>	No	Yes	
through entity must be responsible for issuing a management decision for audit findings that relate to Federal awards it makes to subrecipients. (d) Time requirements. The Federal awarding agency or pass-through entity responsible for issuing a management decision must do so within six months of acceptance of the audit report by the FAC. The auditee must initiate and proceed with corrective action as rapidly as possible and corrective action should begin no later than upon receipt of the audit report. (e) Reference numbers. Management decisions must include the reference numbers the auditor assigned to each	1234	Management Decisions	§200.521 Management decision	Federal	Statute	<ul> <li>the decision, and the expected auditee action to repay disallowed costs, make financial adjustments, or take other action. If the auditee has not completed corrective action, a timetable for follow-up should be given. Prior to issuing the management decision, the Federal agency or pass-through entity may request additional information or documentation from the auditee, including a request for auditor assurance related to the documentation, as a way of mitigating disallowed costs. The management decision should describe any appeal process available to the auditee. While not required, the Federal agency or pass-through entity may also issue a management decision on findings relating to the financial statements which are required to be reported in accordance with GAGAS.</li> <li>(b) Federal agency. As provided in §200.513 Responsibilities, paragraph (a)(7), the cognizant agency for audit must be responsible for coordinating a management decision for audit findings that affect the programs of more than one Federal agency. As provided in §200.513 Responsibilities, paragraph (c)(3), a Federal awarding agency is responsible</li> </ul>		Yes	Other service o agency must/m
decision must do so within six months of acceptance of the audit report by the FAC. The auditee must initiate and proceed with corrective action as rapidly as possible and corrective action should begin no later than upon receipt of the audit report. (e) Reference numbers. Management decisions must include the reference numbers the auditor assigned to each						through entity must be responsible for issuing a management decision for audit findings that relate to Federal awards it			
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Other service or product our	Complete audit; report audit findings
agency must/may provide	
Other service or product our	Issue management decision if
agency must/may provide	necessary

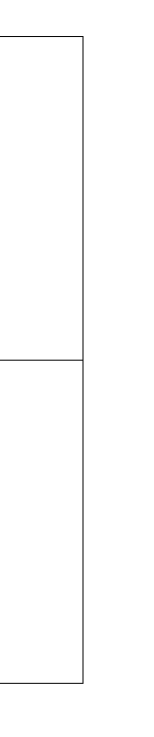
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1235	Appendix I	Appendix I to Part 200—Full Text of Notice of Funding Opportunity	Federal	Statute	The full text of the notice of funding opportunity is organized in sections. The required format outlined in this appendix indicates immediately following the title of each section whether that section is required in every announcement or is a Federal awarding agency option. The format is designed so that similar types of information will appear in the same sections in announcements of different Federal funding opportunities. Toward that end, there is text in each of the following sections to describe the types of information that a Federal awarding agency would include in that section of an actual announcement. A Federal awarding agency that wishes to include information that the format does not specifically discuss may	No	Yes	
					address that subject in whatever section(s) is most appropriate. For example, if a Federal awarding agency chooses to address performance goals in the announcement, it might do so in the funding opportunity description, the application content, or the reporting requirements.			
					Similarly, when this format calls for a type of information to be in a particular section, a Federal awarding agency wishing to address that subject in other sections may elect to repeat the information in those sections or use cross references between the sections (there should be hyperlinks for cross-references in any electronic versions of the announcement). For example, a Federal awarding agency may want to include Section A information about the types of non-Federal entities who are eligible to apply. The format specifies a standard location for that information in Section A or creating a cross reference between Section A and C.1, as long as a potential applicant can find the information quickly and easily from the standard location.			
					The sections of the full text of the announcement are described in the following paragraphs.			
					A. Program Description—Required This section contains the full program description of the funding opportunity. It may be as long as needed to adequately communicate to potential applicants the areas in which funding may be provided. It describes the Federal awarding agency's funding priorities or the technical or focus areas in which the Federal awarding agency intends to provide assistance. As appropriate, it may include any program history (e.g., whether this is a new program or a new or changed area of program emphasis). This section may communicate indicators of successful projects (e.g., if the program encourages collaborative efforts) and may include examples of projects that have been funded previously.			
					This section also may include other information the Federal awarding agency deems necessary, and must at a minimum include citations for authorizing statutes and regulations for the funding opportunity.			
1236	Appendix I	Appendix I to Part 200—Full Text of Notice of Funding Opportunity continued	Federal	Statute	<ul> <li>D. Application and Submission Information</li> <li>1. Address to Request Application Package—Required. Potential applicants must be told how to get application forms, kits, or other materials needed to apply (if this announcement contains everything needed, this section need only say so). An Internet address where the materials can be accessed is acceptable. However, since high-speed Internet access is not yet universally available for downloading documents, and applicants may have additional accessibility requirements, there also should be a way for potential applicants to request paper copies of materials, such as a U.S. Postal Service mailing address, telephone or FAX number, Telephone Device for the Deaf (TDD), Text Telephone (TTY) number, and/or Federal Information Relay Service (FIRS) number.</li> <li>2. Content and Form of Application Submission—Required. This section must identify the required content of an application and the forms or formats that an applicant must use to submit it. If any requirements are stated elsewhere because they are general requirements that apply to multiple programs or funding opportunities, this section should refer to where those requirements may be found. This section also should include required forms or formats as part of the announcement or state where the applicant may obtain them.</li> <li>This section should specifically address content and form or format requirements for: <ol> <li>i. Pre-applications, letters of intent, or white papers required or encouraged (see Section D.4), including any limitations on the number of pages or other formating requirements similar to those for full applications.</li> </ol> </li> <li>ii. The application as a whole. For all submissions, this would include any limitations on the number of pages, font size and typeface, margins, paper size, number of copies, and sequence or assembly requirements. If electronic submission is permitted or required, this could include special requirements for formatting or signatures.</li> <li>iii.</li></ul>	No	Yes	
					iv. Information that successful applicants must submit after notification of intent to make a Federal award, but prior to a Federal award. This could include evidence of compliance with requirements relating to human subjects or information needed to comply with the National Environmental Policy Act (NEPA) (42 U.S.C. 4321-4370h).			



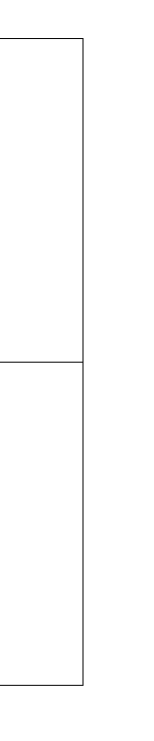
1237	Appendix	Appendix Lte Dert 000 Eul T · /	Codorol	Chahut -	E Application Devices Information	Na	Vea	1
1	Appendix I	Appendix I to Part 200—Full Text of Notice of Funding Opportunity	rederal	Statute	E. Application Review Information <ol> <li>Criteria—Required. This section must address the criteria that the Federal awarding agency will use to evaluate</li> </ol>	No	Yes	
		continued			applications. This includes the merit and other review criteria that evaluators will use to judge applications, including			
		continued			any statutory, regulatory, or other preferences (e.g., minority status or Native American tribal preferences) that will be			
					applied in the review process. These criteria are distinct from eligibility criteria that are addressed before an application			
					is accepted for review and any program policy or other factors that are applied during the selection process, after the			
					review process is completed. The intent is to make the application process transparent so applicants can make			
1					informed decisions when preparing their applications to maximize fairness of the process. The announcement should			
1					clearly describe all criteria, including any sub-criteria. If criteria vary in importance, the announcement should specify			
1					the relative percentages, weights, or other means used to distinguish among them. For statutory, regulatory, or other			
1					preferences, the announcement should provide a detailed explanation of those preferences with an explicit indication			
1					of their effect (e.g., whether they result in additional points being assigned).			
1					If an applicant's proposed cost sharing will be considered in the review process (as opposed to being an eligibility			
					criterion described in Section C.2), the announcement must specifically address how it will be considered (e.g., to			
					assign a certain number of additional points to applicants who offer cost sharing, or to break ties among applications			
1					with equivalent scores after evaluation against all other factors). If cost sharing will not be considered in the evaluation,			
l					the announcement should say so, so that there is no ambiguity for potential applicants. Vague statements that cost			
					sharing is encouraged, without clarification as to what that means, are unhelpful to applicants. It also is important that			
1					the announcement be clear about any restrictions on the types of cost (e.g., in-kind contributions) that are acceptable			
ł		1			as cost sharing.			
ł		1			2. Review and Selection Process—Required. This section may vary in the level of detail provided. The announcement			
		1			must list any program policy or other factors or elements, other than merit criteria, that the selecting official may use in			
ł		1			selecting applications for Federal award (e.g., geographical dispersion, program balance, or diversity). The Federal			
					awarding agency may also include other appropriate details. For example, this section may indicate who is responsible			
					for evaluation against the merit criteria (e.g., peers external to the Federal awarding agency or Federal awarding			
					agency personnel) and/or who makes the final selections for Federal awards. If there is a multi-phase review process			
					(e.g., an external panel advising internal Federal awarding agency personnel who make final recommendations to the			
					deciding official), the announcement may describe the phases. It also may include: the number of people on an			
					evaluation panel and how it operates, the way reviewers are selected, reviewer qualifications, and the way that			
1238	Annadia	Ann an dia II ta Dant 000 . O antra at	Fadaval	Otatuta	conflicts of interest are avoided. With respect to electronic methods for providing information about funding	No	Ma a	
1238	Appendix II	Appendix II to Part 200—Contract Provisions for Non-Federal Entity	Federal	Statute	In addition to other provisions required by the Federal agency or non-Federal entity, all contracts made by the non- Federal entity under the Federal award must contain provisions covering the following, as applicable.	NO	Yes	
		Contracts Under Federal Awards			rederal entity under the rederal award must contain provisions covering the following, as applicable.			
		Contracts onder rederar Awards						
					(A) Contracts for more than the simplified acquisition threshold currently set at \$150,000, which is the inflation adjusted			
					amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council			
					amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances			
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					<ul> <li>amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.</li> <li>(B) All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.</li> <li>(C) Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR Repart 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."</li> <li>(D) Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3148). and 3146-3148) as supplemented by Department of Labor.</li> <li>(D) Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wage determination issued by the Department of Labor. In addition, contractor must be required</li></ul>			
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					<ul> <li>amount determined by the Civilian Agency Acquisition Council and the Defense Acquisition Regulations Council (Councils) as authorized by 41 U.S.C. 1908, must address administrative, contractual, or legal remedies in instances where contractors violate or breach contract terms, and provide for such sanctions and penalties as appropriate.</li> <li>(B) All contracts in excess of \$10,000 must address termination for cause and for convenience by the non-Federal entity including the manner by which it will be effected and the basis for settlement.</li> <li>(C) Equal Employment Opportunity. Except as otherwise provided under 41 CFR Part 60, all contracts that meet the definition of "federally assisted construction contract" in 41 CFR Part 60-1.3 must include the equal opportunity clause provided under 41 CFR Repart 60-1.4(b), in accordance with Executive Order 11246, "Equal Employment Opportunity" (30 FR 12319, 12935, 3 CFR Part, 1964-1965 Comp., p. 339), as amended by Executive Order 11375, "Amending Executive Order 11246 Relating to Equal Employment Opportunity," and implementing regulations at 41 CFR part 60, "Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor."</li> <li>(D) Davis-Bacon Act, as amended (40 U.S.C. 3141-3148). When required by Federal program legislation, all prime construction contracts in excess of \$2,000 awarded by non-Federal entities must include a provision for compliance with the Davis-Bacon Act (40 U.S.C. 3141-3148). and 3146-3148) as supplemented by Department of Labor.</li> <li>(D) Davis-Bacon Act (40 U.S.C. 3141-3144, and 3146-3148) as supplemented by Department of Labor regulations (29 CFR Part 5, "Labor Standards Provisions Applicable to Contracts Covering Federally Financed and Assisted Construction"). In accordance with the statute, contractors must be required to pay wages to laborers and mechanics at a rate not less than the prevailing wage determination issued by the Department of Labor. In addition, contractor must be required</li></ul>			



1239	Appendix III	Appendix III to Part 200—Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)	Federal	Statute	A. General This appendix provides criteria for identifying and computing indirect (or indirect (F&A)) rates at IHEs (institutions). Indirect (F&A) costs are those that are incurred for common or joint objectives and therefore cannot be identified readily and specifically with a particular sponsored project, an instructional activity, or any other institutional activity. See subsection B.1, Definition of Facilities and Administration, for a discussion of the components of indirect (F&A) costs.	No	Yes	
					1. Major Functions of an Institution Refers to instruction, organized research, other sponsored activities and other institutional activities as defined in this section:			
					a. Instruction means the teaching and training activities of an institution. Except for research training as provided in subsection b, this term includes all teaching and training activities, whether they are offered for credits toward a degree or certificate or on a non-credit basis, and whether they are offered through regular academic departments or separate divisions, such as a summer school division or an extension division. Also considered part of this major function are departmental research, and, where agreed to, university research.			
					(1) Sponsored instruction and training means specific instructional or training activity established by grant, contract, or cooperative agreement. For purposes of the cost principles, this activity may be considered a major function even though an institution's accounting treatment may include it in the instruction function.			
					(2) Departmental research means research, development and scholarly activities that are not organized research and, consequently, are not separately budgeted and accounted for. Departmental research, for purposes of this document, is not considered as a major function, but as a part of the instruction function of the institution.			
					(3) Only mandatory cost sharing or cost sharing specifically committed in the project budget must be included in the organized research base for computing the indirect (F&A) cost rate or reflected in any allocation of indirect costs. Salary costs above statutory limits are not considered cost sharing.			
					b. Organized research means all research and development activities of an institution that are separately budgeted and accounted for. It includes:			
1240	Appendix III	Appendix III to Part 200—Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs) continued	Federal	Statute	<ul> <li>B. Identification and Assignment of Indirect (F&amp;A) Costs <ol> <li>Definition of Facilities and Administration</li> <li>See §200.414 Indirect (F&amp;A) costs which provides the basis for these indirect cost requirements.</li> </ol> </li> <li>Depreciation <ul> <li>The expenses under this heading are the portion of the costs of the institution's buildings, capital improvements to land and buildings, and equipment which are computed in accordance with §200.436 Depreciation.</li> <li>In the absence of the alternatives provided for in Section A.2.d, Selection of distribution method, the expenses included in this category must be allocated in the following manner: </li> <li>Depreciation on buildings used exclusively in the conduct of a single function, and on capital improvements and equipment used in such buildings, must be assigned to that function.</li> <li>Depreciation on buildings used for more than one function, and on capital improvements and equipment used in such buildings, capital the individual functions performed in each building on the basis of usable square feet of space, excluding common areas such as hallways, stairwells, and rest rooms.</li> </ul> </li> <li>(3) Depreciation on buildings, capital improvements and equipment related to space (e.g., individual rooms, laboratories) used jointly by more than one function (as determined by the users of the space) must be treated as</li> </ul>	No	Yes	
					<ul> <li>follows. The cost of each jointly used unit of space must be allocated to benefitting functions on the basis of:</li> <li>(a) The employee full-time equivalents (FTEs) or salaries and wages of those individual functions benefitting from the use of that space; or</li> <li>(b) Institution-wide employee FTEs or salaries and wages applicable to the benefitting major functions (see Section A.1) of the institution.</li> <li>(4) Depreciation on certain capital improvements to land, such as paved parking areas, fences, sidewalks, and the like, not included in the cost of buildings, must be allocated to user categories of students and employees on a full-time</li> </ul>			



1011	A 12 111		le i i	0			N	1
1241	Appendix III	Appendix III to Part 200—Indirect (F&A) Costs Identification and	Federal	Statute	7. Sponsored Projects Administration	No	Yes	
		Assignment, and Rate			a. The expenses under this heading are limited to those incurred by a separate organization(s) established primarily to administer sponsored projects, including such functions as grant and contract administration (Federal and non-			
		Determination for Institutions of			Federal), special security, purchasing, personnel, administration, and editing and publishing of research and other			
		Higher Education (IHEs)			reports. They include the salaries and expenses of the head of such organization, assistants, and immediate staff,			
		continued			together with the salaries and expenses of personnel engaged in supporting activities maintained by the organization,			
		continued			such as stock rooms, print shops, and the like. This category also includes an allocable share of fringe benefit costs,			
					general administration and general expenses, operation and maintenance expenses, and depreciation. Appropriate			
					adjustments will be made for services provided to other functions or organizations.			
1					b. In the absence of the alternatives provided for in Section A.2.d, the expenses included in this category must be			
					allocated to the major functions of the institution under which the sponsored projects are conducted on the basis of the			
					modified total cost of sponsored projects.			
I								
l					c. An appropriate adjustment must be made to eliminate any duplicate charges to Federal awards when this category			
					includes similar or identical activities as those included in the general administration and general expense category or			
					other indirect (F&A) cost items, such as accounting, procurement, or personnel administration.			
					8. Library Expenses			
					a. The expenses under this heading are those that have been incurred for the operation of the library, including the			
					cost of books and library materials purchased for the library, less any items of library income that qualify as applicable			
		1			credits under §200.406 Applicable credits. The library expense category should also include the fringe benefits			1
					applicable to the salaries and wages included therein, an appropriate share of general administration and general			
					expense, operation and maintenance expense, and depreciation. Costs incurred in the purchases of rare books			
					(museum-type books) with no value to Federal awards should not be allocated to them.			1
					b. In the absence of the alternatives provided for in Section A.2.d, the expenses included in this category must be			
					allocated first on the basis of primary categories of users, including students, professional employees, and other users.			
					(1) The student category must consist of full-time equivalent students enrolled at the institution, regardless of whether			
					they earn credits toward a degree or certificate.			
1242	Appendix III	Appendix III to Part 200—Indirect	Federal	Statute	6. Provisional and Final Rates for Indirect (F&A) Costs	No	Yes	
1242	Appendix III	(F&A) Costs Identification and	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate,	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency for indirect costs during the institution's fiscal year. Predetermined or fixed rates	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency for indirect costs during the institution's fiscal year. Predetermined or fixed rates may replace provisional rates at any time prior to the close of the institution's fiscal year. If a provisional rate is not replaced by a predetermined or fixed rate prior to the end of the institution's fiscal year, a final rate will be established	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency for indirect costs during the institution's fiscal year. Predetermined or fixed rates may replace provisional rates at any time prior to the close of the institution's fiscal year. If a provisional rate will be established and upward or downward adjustments will be made based on the actual allowable costs incurred for the period	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency for indirect costs during the institution's fiscal year. Predetermined or fixed rates may replace provisional rates at any time prior to the close of the institution's fiscal year. If a provisional rate is not replaced by a predetermined or fixed rate prior to the end of the institution's fiscal year, a final rate will be established	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency for indirect costs during the institution's fiscal year. Predetermined or fixed rates may replace provisional rates at any time prior to the close of the institution's fiscal year. If a provisional rate is not replaced by a predetermined or fixed rate prior to the end of the institution's fiscal year, a final rate will be established and upward or downward adjustments will be made based on the actual allowable costs incurred for the period involved.	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency for indirect costs during the institution's fiscal year. Predetermined or fixed rates may replace provisional rates at any time prior to the close of the institution's fiscal year. If a provisional rate is not replaced by a predetermined or fixed rate prior to the end of the institution's fiscal year, a final rate will be established and upward or downward adjustments will be made based on the actual allowable costs incurred for the period involved. 7. Fixed Rates for the Life of the Sponsored Agreement	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency for indirect costs during the institution's fiscal year. Predetermined or fixed rates may replace provisional rates at any time prior to the close of the institution's fiscal year. If a provisional rate is not replaced by a predetermined or fixed rate prior to the end of the institution's fiscal year, a final rate will be established and upward or downward adjustments will be made based on the actual allowable costs incurred for the period involved. 7. Fixed Rates for the Life of the Sponsored Agreement Except as provided in paragraph (c)(1) of §200.414 Indirect (F&A) costs, Federal agencies must use the negotiated	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency for indirect costs during the institution's fiscal year. Predetermined or fixed rates may replace provisional rates at any time prior to the close of the institution's fiscal year. If a provisional rate is not replaced by a predetermined or fixed rate prior to the end of the institution's fiscal year, a final rate will be established and upward or downward adjustments will be made based on the actual allowable costs incurred for the period involved. 7. Fixed Rates for the Life of the Sponsored Agreement Except as provided in paragraph (c)(1) of §200.414 Indirect (F&A) costs, Federal agencies must use the negotiated rates, must paragraph (b)(1) for indirect (F&A) costs in effect at the time of the initial award throughout the life of the	No	Yes	
1242	Appendix III	(F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs)	Federal	Statute	Where the cognizant agency for indirect costs determines that cost experience and other pertinent facts do not justify the use of predetermined rates, or a fixed rate with a carry-forward, or if the parties cannot agree on an equitable rate, a provisional rate must be established. To prevent substantial overpayment or underpayment, the provisional rate may be adjusted by the cognizant agency for indirect costs during the institution's fiscal year. Predetermined or fixed rates may replace provisional rates at any time prior to the close of the institution's fiscal year. If a provisional rate is not replaced by a predetermined or fixed rate prior to the end of the institution's fiscal year, a final rate will be established and upward or downward adjustments will be made based on the actual allowable costs incurred for the period involved. 7. Fixed Rates for the Life of the Sponsored Agreement Except as provided in paragraph (c)(1) of §200.414 Indirect (F&A) costs, Federal agencies must use the negotiated rates, must paragraph (b)(1) for indirect (F&A) costs in effect at the time of the initial award throughout the life of the Federal award. Award levels for Federal awards may not be adjusted in future years as a result of changes in	No	Yes	
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1243	Appendix III	Appendix III to Part 200—Indirect	Federal	Statute	E. Documentation Requirements	No	Yes	
		(F&A) Costs Identification and			The standard format for documentation requirements for indirect (indirect (F&A)) rate proposals for claiming costs			
		Assignment, and Rate Determination for Institutions of			under the regular method is available on the OMB Web site here: http://www.whitehouse.gov/omb/grants_forms.			
l		Higher Education (IHEs)			F. Certification			
		continued			1. Certification of Charges			
		continued			To assure that expenditures for Federal awards are proper and in accordance with the agreement documents and			
					approved project budgets, the annual and/or final fiscal reports or vouchers requesting payment under the agreements			
l I					will include a certification, signed by an authorized official of the university, which reads "By signing this report, I certify			
l I					to the best of my knowledge and belief that the report is true, complete, and accurate, and the expenditures,			
					disbursements and cash receipts are for the purposes and intent set forth in the award documents. I am aware that			
l					any false, fictitious, or fraudulent information, or the omission of any material fact, may subject me to criminal, civil or			
l					administrative penalties for fraud, false statements, false claims or otherwise. (U.S. Code, Title 18, Section 1001 and			
ĺ					Title 31, Sections 3729-3733 and 3801-3812)".			
					2. Certification of Indirect (F&A) Costs			
1					a. Policy. Cognizant agencies must not accept a proposed indirect cost rate unless such costs have been certified by			
					the educational institution using the Certificate of indirect (F&A) Costs set forth in subsection F.2.c			
					b. The certificate must be signed on behalf of the institution by the chief financial officer or an individual designated by			
					an individual at a level no lower than vice president or chief financial officer.			
1					An indirect (F&A) cost rate is not binding upon the Federal Government if the most recent required proposal from the			
					institution has not been certified. Where it is necessary to establish indirect (F&A) cost rates, and the institution has not			
					submitted a certified proposal for establishing such rates in accordance with the requirements of this section, the			
					Federal Government must unilaterally establish such rates. Such rates may be based upon audited historical data or			
					such other data that have been furnished to the cognizant agency for indirect costs and for which it can be			
					demonstrated that all unallowable costs have been excluded. When indirect (F&A) cost rates are unilaterally			
					established by the Federal Government because of failure of the institution to submit a certified proposal for			
					establishing such rates in accordance with this section, the rates established will be set at a level low enough to ensure that potentially unallowable costs will not be reimbursed.			
					iensure that potentially unallowable costs will not be reimpursed.			
1244	Appendix IV	Appendix IV to Part 200—Indirect	Federal	Statute	A. General	Yes	Yes	Distribute fur
1244	Appendix IV	(F&A) Costs Identification and	Federal	Statute	A. General 1. Indirect costs are those that have been incurred for common or joint objectives and cannot be readily identified with	Yes	Yes	Distribute fu entity
1244	Appendix IV	(F&A) Costs Identification and Assignment, and Rate	Federal	Statute	<ul> <li>A. General</li> <li>1. Indirect costs are those that have been incurred for common or joint objectives and cannot be readily identified with a particular final cost objective. Direct cost of minor amounts may be treated as indirect costs under the conditions</li> </ul>	Yes	Yes	
1244	Appendix IV	(F&A) Costs Identification and Assignment, and Rate Determination for Nonprofit	Federal	Statute	<ul> <li>A. General</li> <li>I. Indirect costs are those that have been incurred for common or joint objectives and cannot be readily identified with a particular final cost objective. Direct cost of minor amounts may be treated as indirect costs under the conditions described in §200.413 Direct costs paragraph (d) of this Part. After direct costs have been determined and assigned</li> </ul>	Yes	Yes	
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e funding to another

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	Appendix IV	Appendix IV to Part 200—Indirect	Federal	Statute		Yes	Yes	Distribute funding to another
		(F&A) Costs Identification and			a. General. Where an organization's indirect costs benefit its major functions in varying degrees, indirect costs must be			entity
		Assignment, and Rate			accumulated into separate cost groupings, as described in subparagraph b. Each grouping must then be allocated			
		Determination for Nonprofit			individually to benefitting functions by means of a base which best measures the relative benefits. The default			
		Organizations Continued			allocation bases by cost pool are described in section B.3.c of this Appendix.			
					b. Identification of indirect costs. Cost groupings must be established so as to permit the allocation of each grouping on			
					the basis of benefits provided to the major functions. Each grouping must constitute a pool of expenses that are of like			
					character in terms of functions they benefit and in terms of the allocation base which best measures the relative			
					benefits provided to each function. The groupings are classified within the two broad categories: "Facilities" and			
					"Administration," as described in section A.3 of this Appendix. The indirect cost pools are defined as follows:			
					(1) Depreciation. The expenses under this heading are the portion of the costs of the organization's buildings, capital			
					improvements to land and buildings, and equipment which are computed in accordance with §200.436 Depreciation.			
					(2) Interest. Interest on debt associated with certain buildings, equipment and capital improvements are computed in			
					accordance with \$200.449 Interest.			
					(3) Operation and maintenance expenses. The expenses under this heading are those that have been incurred for the			
					administration, operation, maintenance, preservation, and protection of the organization's physical plant. They include			
				1	expenses normally incurred for such items as: janitorial and utility services; repairs and ordinary or normal alterations			
				1	of buildings, furniture and equipment; care of grounds; maintenance and operation of buildings and other plant			
					facilities; security; earthquake and disaster preparedness; environmental safety; hazardous waste disposal; property,			
				1	liability and other insurance relating to property; space and capital leasing; facility planning and management; and			
					central receiving. The operation and maintenance expenses category must also include its allocable share of fringe			
					benefit costs, depreciation, and interest costs.			
					(4) General administration and general expenses. The expenses under this heading are those that have been incurred			
				1	for the overall general executive and administrative offices of the organization and other expenses of a general nature			
					which do not relate solely to any major function of the organization. This category must also include its allocable share			
					of fringe benefit costs, operation and maintenance expense, depreciation, and interest costs. Examples of this			
					category include central offices, such as the director's office, the office of finance, business services, budget and			
	Appendix IV	Appendix IV to Part 200—Indirect	Federal	Statute		Yes	Yes	Distribute funding to another
		(F&A) Costs Identification and			In some instances, a single indirect cost rate for all activities of an organization or for each major function of the			entity
		Assignment, and Rate			organization may not be appropriate, since it would not take into account those different factors which may			
		Determination for Nonprofit			substantially affect the indirect costs applicable to a particular segment of work. For this purpose, a particular segment			
		Organizations Continued			of work may be that performed under a single Federal award or it may consist of work under a group of Federal			
					awards performed in a common environment. These factors may include the physical location of the work, the level of			
					administrative support required, the nature of the facilities or other resources employed, the scientific disciplines or			
					technical skills involved, the organizational arrangements used, or any combination thereof. When a particular			
					segment of work is performed in an environment which appears to generate a significantly different level of indirect			
					costs, provisions should be made for a separate indirect cost pool applicable to such work. The separate indirect cost			
					pool should be developed during the course of the regular allocation process, and the separate indirect cost rate			
				1	resulting therefrom should be used, provided it is determined that (i) the rate differs significantly from that which would			
				1	have been obtained under sections B.2, B.3, and B.4 of this Appendix, and (ii) the volume of work to which the rate			
					would apply is material.			
					C. Negotiation and Approval of Indirect Cost Rates			
					C. Negotiation and Approval of Indirect Cost Rates			
					1. Definitions			
					1. Definitions			
					1. Definitions As used in this section, the following terms have the meanings set forth in this section:			
					<ol> <li>Definitions         As used in this section, the following terms have the meanings set forth in this section:         a. Cognizant agency for indirect costs means the Federal agency responsible for negotiating and approving indirect cost rates for a nonprofit organization on behalf of all Federal agencies.     </li> </ol>			
					<ol> <li>Definitions         As used in this section, the following terms have the meanings set forth in this section:         a. Cognizant agency for indirect costs means the Federal agency responsible for negotiating and approving indirect cost rates for a nonprofit organization on behalf of all Federal agencies.         b. Predetermined rate means an indirect cost rate, applicable to a specified current or future period, usually the     </li> </ol>			
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					<ol> <li>Definitions         As used in this section, the following terms have the meanings set forth in this section:         a. Cognizant agency for indirect costs means the Federal agency responsible for negotiating and approving indirect cost rates for a nonprofit organization on behalf of all Federal agencies.         b. Predetermined rate means an indirect cost rate, applicable to a specified current or future period, usually the organization's fiscal year. The rate is based on an estimate of the costs to be incurred during the period. A predetermined rate is not subject to adjustment.         c. Fixed rate means an indirect cost rate which has the same characteristics as a predetermined rate, except that the     </li> </ol>			
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247	Appendix VI	Appendix VI to Part 200-Public	Federal	Statute	A General	Yes	Yes	Distribute funding to another
47	Appendix VI	Appendix VI to Part 200—Public Assistance Cost Allocation Plans	Federal	Statute	<ul> <li>A. General Federally-financed programs administered by state public assistance agencies are funded predominately by the Department of Health and Human Services (HHS). In support of its stewardship requirements, HHS has published requirements for the development, documentation, submission, negotiation, and approval of public assistance cost allocation plans in Subpart E of 45 CFR Part 95. All administrative costs (direct and indirect) are normally charged to Federal awards by implementing the public assistance cost allocation plan. This Appendix extends these requirements to all Federal awarding agencies whose programs are administered by a state public assistance agency. Major federally-financed programs typically administered by state public assistance agencies include: Temporary Aid to Needy Families (TANF), Medicaid, Food Stamps, Child Support Enforcement, Adoption Assistance and Foster Care, and Social Services Block Grant.</li> <li>B. Definitions</li> <li>1. State public assistance agency means a state agency administering or supervising the administration of one or more public assistance programs operated by the state as identified in Subpart E of 45 CFR Part 95. For the purpose of this Appendix, these programs include all programs administered by the state public assistance agency.</li> <li>2. State public assistance agency costs means all costs incurred by, or allocable to, the state public assistance agency, except expenditures for financial assistance, medical contractor payments, food stamps, and payments for services and goods provided directly to program recipients.</li> <li>C. Policy</li> </ul>	Yes	Yes	Distribute funding to another entity
					State public assistance agencies will develop, document and implement, and the Federal Government will review, negotiate, and approve, public assistance cost allocation plans in accordance with Subpart E of 45 CFR Part 95. The plan will include all programs administered by the state public assistance agency. Where a letter of approval or disapproval is transmitted to a state public assistance agency in accordance with Subpart E, the letter will apply to all Federal agencies and programs. The remaining sections of this Appendix (except for the requirement for certification) summarize the provisions of Subpart E of 45 CFR Part 95.			
					<ul> <li>D. Submission, Documentation, and Approval of Public Assistance Cost Allocation Plans</li> <li>1. State public assistance agencies are required to promptly submit amendments to the cost allocation plan to HHS for review and approval.</li> </ul>			
48	Appendix VII	Appendix VII to Part 200—States and Local Government and Indian Tribe Indirect Cost Proposals	Federal	Statute	A. General <ol> <li>Indirect costs are those that have been incurred for common or joint purposes. These costs benefit more than one cost objective and cannot be readily identified with a particular final cost objective without effort disproportionate to the results achieved. After direct costs have been determined and assigned directly to Federal awards and other activities as appropriate, indirect costs are those remaining to be allocated to benefitted cost objectives. A cost may not be allocated to a Federal award as an indirect cost if any other cost incurred for the same purpose, in like circumstances, has been assigned to a Federal award as a direct cost.</li> </ol>	Yes	Yes	Distribute funding to another entity
					2. Indirect costs include (a) the indirect costs originating in each department or agency of the governmental unit carrying out Federal awards and (b) the costs of central governmental services distributed through the central service cost allocation plan (as described in Appendix V to Part 200—State/Local Government and Indian Tribe-Wide Central Service Cost Allocation Plans) and not otherwise treated as direct costs.			
					3. Indirect costs are normally charged to Federal awards by the use of an indirect cost rate. A separate indirect cost rate(s) is usually necessary for each department or agency of the governmental unit claiming indirect costs under Federal awards. Guidelines and illustrations of indirect cost proposals are provided in a brochure published by the Department of Health and Human Services entitled "A Guide for States and Local Government Agencies: Cost Principles and Procedures for Establishing Cost Allocation Plans and Indirect Cost Rates for Grants and Contracts with the Federal Government." A copy of this brochure may be obtained from the HHS Cost Allocation Services or at their Web site at https://rates.psc.gov.			
					4. Because of the diverse characteristics and accounting practices of governmental units, the types of costs which may be classified as indirect costs cannot be specified in all situations. However, typical examples of indirect costs may include certain state/local-wide central service costs, general administration of the non-Federal entity accounting and personnel services performed within the non-Federal entity, depreciation on buildings and equipment, the costs of operating and maintaining facilities.			
					5. This Appendix does not apply to state public assistance agencies. These agencies should refer instead to Appendix VI to Part 200—Public Assistance Cost Allocation Plans.			
					B. Definitions <ol> <li>Base means the accumulated direct costs (normally either total direct salaries and wages or total direct costs</li> </ol>			

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1249	Appendix VII	Appendix VII to Part 200-States	Federal	Statute	4. Special Indirect Cost Rates	Yes	Yes	Distribute funding to another	
		and Local Government and Indian			a. In some instances, a single indirect cost rate for all activities of a non-Federal entity or for each major function of the			entity	
		Tribe Indirect Cost Proposals			agency may not be appropriate. It may not take into account those different factors which may substantially affect the				
		Continued			indirect costs applicable to a particular program or group of programs. The factors may include the physical location of				
					the work, the level of administrative support required, the nature of the facilities or other resources employed, the				
					organizational arrangements used, or any combination thereof. When a particular Federal award is carried out in an				
					environment which appears to generate a significantly different level of indirect costs, provisions should be made for a separate indirect cost pool applicable to that Federal award. The separate indirect cost pool should be developed				
					during the course of the regular allocation process, and the separate indirect cost pool should be developed				
					used, provided that: (1) The rate differs significantly from the rate which would have been developed under paragraphs				
					(C)(2) and (C)(3) of this Appendix, and (2) the Federal award to which the rate would apply is material in amount.				
					b. Where Federal statutes restrict the reimbursement of certain indirect costs, it may be necessary to develop a				
					special rate for the affected Federal award. Where a "restricted rate" is required, the same procedure for developing a				
					non-restricted rate will be used except for the additional step of the elimination from the indirect cost pool those costs for which the law prohibits reimbursement.				
					D. Submission and Documentation of Proposals				
					1. Submission of Indirect Cost Rate Proposals				
					a. All departments or agencies of the governmental unit desiring to claim indirect costs under Federal awards must				
					prepare an indirect cost rate proposal and related documentation to support those costs. The proposal and related				
			1		documentation must be retained for audit in accordance with the records retention requirements contained in §200.333				
					Retention Requirements for Records.				
					b. A governmental department or agency unit that receives more than \$35 million in direct Federal funding must submit				
					its indirect cost rate proposal to its cognizant agency for indirect costs. Other governmental department or agency				
					must develop an indirect cost proposal in accordance with the requirements of this Part and maintain the proposal and				
					related supporting documentation for audit. These governmental departments or agencies are not required to submit				
					their proposals unless they are specifically requested to do so by the cognizant agency for indirect costs. Where a non-				
					Federal entity only receives funds as a subrecipient, the pass-through entity will be responsible for negotiating and/or				
					monitoring the subrecipient's indirect costs.				
250	Subpart A—Improving Basic	Standards and Assessments §200.1 State responsibilities for	Federal	Statute	(a) Academic standards in general. A State must develop challenging academic content and student academic	Yes	Yes	Other service or product our	Develop ad
	Programs Operated by Local Educational Agencies	developing challenging academic			achievement standards that will be used by the State, its local educational agencies (LEAs), and its schools to carry out subpart A of this part. These academic standards must—			agency must/may provide	student aca standards
		standards.			(1) Be the same academic content and academic achievement standards that the State applies to all public schools				
					and public school students in the State, including the public schools and public school students served under subpart				
					A of this part, except as provided in paragraphs (d) and (e) of this section, which apply only to the State's academic				
					achievement standards;				
			1		(2) Include the same knowledge and skills expected of all students and the same levels of achievement expected of all				
					(2) include the same knowledge and skills expected of all students and the same levels of achievement expected of all students, except as provided in paragraphs (d) and (e) of this section; and				
					(3) Include at least mathematics, reading/language arts, and, beginning in the 2005-2006 school year, science, and				
					may include other subjects determined by the State.				
					(b) Academic content standards. (1) The challenging academic content standards required under paragraph (a) of this				
					section must—				
					(i) Specify what all students are expected to know and be able to do;				
					(ii) Contain coherent and rigorous content; and				
					(iii) Encourage the teaching of advanced skills.				
					(2) A State's academic content standards may—				
					(i) Be grade specific; or,				
		1				1	1	1	1
					(ii) Cover more than one grade if grade-level content expectations are provided for each of grades 3 through 8.				
					<ul><li>(ii) Cover more than one grade if grade-level content expectations are provided for each of grades 3 through 8.</li><li>(3) At the high school level, the academic content standards must define the knowledge and skills that all high school</li></ul>				

Yes	Distribute funding to another	
	entity	
Yes	Other service or product our	Develop academic content and
Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement
Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement standards
Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement standards
Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement standards
Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement standards
Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement standards
Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement standards
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Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement standards
Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement standards
Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement standards
Yes	Other service or product our agency must/may provide	Develop academic content and student academic achievement standards
	Yes	Yes Distribute funding to another entity

4054	Outparent A Jacquer de la Da	Sooo o Otata asaa ah iliii (	E a da nat	Otati da	(-)(4) Fach Otata in annualitation with the LEAs must implement a surface of high must be		Ma a	Other consists and stated	Inclusion and accelerate of advect of
1251	Subpart A—Improving Basic Programs Operated by Local	§200.2 State responsibilities for assessment	Federal	Statute	(a)(1) Each State, in consultation with its LEAs, must implement a system of high-quality, yearly student academic assessments that includes, at a minimum, academic assessments in mathematics, reading/language arts and,	Yes	Yes	Other service or product our agency must/may provide	Implement system of student academic assessments annually
	Educational Agencies				beginning in the 2007-08 school year, science.				
					(2)(i) The State may also measure the achievement of students in other academic subjects in which the State has				
					adopted challenging academic content and student academic achievement standards.				
					(ii) If a State has developed assessments in other subjects for all students, the State must include students participating under subpart A of this part in those assessments.				
					(b) The assessment system required under this section must meet the following requirements:				
					(1) Be the same assessment system used to measure the achievement of all students in accordance with §200.3 or §200.4.				
					(2) Be designed to be valid and accessible for use by the widest possible range of students, including students with disabilities and students with limited English proficiency.				
					(3)(i) Be aligned with the State's challenging academic content and student academic achievement standards; and				
					(ii) Provide coherent information about student attainment of those standards.				
					(4)(i) Be valid and reliable for the purposes for which the assessment system is used; and				
					(ii) Be consistent with relevant, nationally recognized professional and technical standards.				
					(5) Be supported by evidence (which the Secretary will provide, upon request, consistent with applicable federal laws governing the disclosure of information) from test publishers or other relevant sources that the assessment system is—				
					(i) Of adequate technical quality for each purpose required under the Act; and				
4050				+		+		4	
1252	Subpart A—Improving Basic	§200.3 Designing State Academic	Federal	Statute	(a)(1) For each grade and subject assessed, a State's academic assessment system must—	Yes	Yes	Other service or product our	Design state's academic
1252	Subpart A—Improving Basic Programs Operated by Local Educational Agencies	§200.3 Designing State Academic Assessment Systems	Federal	Statute	<ul> <li>(a) (1) For each grade and subject assessed, a State's academic assessment system must—</li> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> </ul>	Yes	Yes	Other service or product our agency must/may provide	Design state's academic assessment system
1252	Programs Operated by Local		Federal	Statute		Yes	Yes		
1252	Programs Operated by Local		Federal	Statute	(i) Address the depth and breadth of the State's academic content standards under §200.1(b);	Yes	Yes		
1252	Programs Operated by Local		- Federal	Statute	<ul> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> <li>(ii) Be valid, reliable, and of high technical quality;</li> </ul>	Yes	Yes		
1252	Programs Operated by Local		: Federal	Statute	<ul> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> <li>(ii) Be valid, reliable, and of high technical quality;</li> <li>(iii) Express student results in terms of the State's student academic achievement standards; and</li> </ul>	Yes	Yes		
1252	Programs Operated by Local		: Federal	Statute	<ul> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> <li>(ii) Be valid, reliable, and of high technical quality;</li> <li>(iii) Express student results in terms of the State's student academic achievement standards; and</li> <li>(iv) Be designed to provide a coherent system across grades and subjects.</li> </ul>	Yes	Yes		
1252	Programs Operated by Local		: Federal	Statute	<ul> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> <li>(ii) Be valid, reliable, and of high technical quality;</li> <li>(iii) Express student results in terms of the State's student academic achievement standards; and</li> <li>(iv) Be designed to provide a coherent system across grades and subjects.</li> <li>(2) A State may include in its academic assessment system under §200.2 either or both—</li> </ul>	Yes	Yes		
1252	Programs Operated by Local		: Federal	Statute	<ul> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> <li>(ii) Be valid, reliable, and of high technical quality;</li> <li>(iii) Express student results in terms of the State's student academic achievement standards; and</li> <li>(iv) Be designed to provide a coherent system across grades and subjects.</li> <li>(2) A State may include in its academic assessment system under §200.2 either or both—</li> <li>(i) Criterion-referenced assessments; and</li> <li>(ii) Assessments that yield national norms, provided that, if the State uses only assessments referenced against</li> </ul>	Yes	Yes		
1252	Programs Operated by Local		- Federal	Statute	<ul> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> <li>(ii) Be valid, reliable, and of high technical quality;</li> <li>(iii) Express student results in terms of the State's student academic achievement standards; and</li> <li>(iv) Be designed to provide a coherent system across grades and subjects.</li> <li>(2) A State may include in its academic assessment system under §200.2 either or both—</li> <li>(i) Criterion-referenced assessments; and</li> <li>(ii) Assessments that yield national norms, provided that, if the State uses only assessments referenced against national norms at a particular grade, those assessments—</li> <li>(A) Are augmented with additional items as necessary to measure accurately the depth and breadth of the State's</li> </ul>	Yes	Yes		
1252	Programs Operated by Local		- Federal	Statute	<ul> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> <li>(ii) Be valid, reliable, and of high technical quality;</li> <li>(iii) Express student results in terms of the State's student academic achievement standards; and</li> <li>(iv) Be designed to provide a coherent system across grades and subjects.</li> <li>(2) A State may include in its academic assessment system under §200.2 either or both—</li> <li>(i) Criterion-referenced assessments; and</li> <li>(ii) Assessments that yield national norms, provided that, if the State uses only assessments referenced against national norms at a particular grade, those assessments—</li> <li>(A) Are augmented with additional items as necessary to measure accurately the depth and breadth of the State's academic content standards; and</li> </ul>	Yes	Yes		
	Programs Operated by Local		- Federal	Statute	<ul> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> <li>(ii) Be valid, reliable, and of high technical quality;</li> <li>(iii) Express student results in terms of the State's student academic achievement standards; and</li> <li>(iv) Be designed to provide a coherent system across grades and subjects.</li> <li>(2) A State may include in its academic assessment system under §200.2 either or both—</li> <li>(i) Criterion-referenced assessments; and</li> <li>(ii) Assessments that yield national norms, provided that, if the State uses only assessments referenced against national norms at a particular grade, those assessments—</li> <li>(A) Are augmented with additional items as necessary to measure accurately the depth and breadth of the State's academic content standards; and</li> <li>(B) Express student results in terms of the State's student academic achievement standards.</li> <li>(b) A State that includes a combination of assessments as described in paragraph (a)(2) of this section, or a combination of State and local assessments, in its State assessment system must demonstrate in its State plan that</li> </ul>	Yes	Yes		
	Programs Operated by Local		- Federal	Statute	<ul> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> <li>(ii) Be valid, reliable, and of high technical quality;</li> <li>(iii) Express student results in terms of the State's student academic achievement standards; and</li> <li>(iv) Be designed to provide a coherent system across grades and subjects.</li> <li>(2) A State may include in its academic assessment system under §200.2 either or both—</li> <li>(i) Criterion-referenced assessments; and</li> <li>(ii) Assessments that yield national norms, provided that, if the State uses only assessments referenced against national norms at a particular grade, those assessments—</li> <li>(A) Are augmented with additional items as necessary to measure accurately the depth and breadth of the State's academic content standards; and</li> <li>(B) Express student results in terms of the State's student academic achievement standards.</li> <li>(b) A State that includes a combination of assessments as described in paragraph (a)(2) of this section, or a combination of State and local assessments, in its State assessment system must demonstrate in its State plan that the system has a rational and coherent design that—</li> </ul>	Yes	Yes		
1252	Programs Operated by Local		- Federal	Statute	<ul> <li>(i) Address the depth and breadth of the State's academic content standards under §200.1(b);</li> <li>(ii) Be valid, reliable, and of high technical quality;</li> <li>(iii) Express student results in terms of the State's student academic achievement standards; and</li> <li>(iv) Be designed to provide a coherent system across grades and subjects.</li> <li>(2) A State may include in its academic assessment system under §200.2 either or both—</li> <li>(i) Criterion-referenced assessments; and</li> <li>(ii) Assessments that yield national norms, provided that, if the State uses only assessments referenced against national norms at a particular grade, those assessments—</li> <li>(A) Are augmented with additional items as necessary to measure accurately the depth and breadth of the State's academic content standards; and</li> <li>(B) Express student results in terms of the State's student academic achievement standards.</li> <li>(b) A State that includes a combination of assessments as described in paragraph (a)(2) of this section, or a combination of State and local assessments, in its State assessment system must demonstrate in its State plan that the system has a rational and coherent design that—</li> <li>(1) Identifies the assessments to be used;</li> </ul>	Yes	Yes		

1253	Subpart A—Improving Basic	§200.4 State law exception	Federal	Statute	(a) If a State provides satisfactory evidence to the Secretary that neither the State educational agency (SEA) nor any	Yes	Yes	Other service or product our	Adopt and implement policies and
.200	Programs Operated by Local			Cialdie	other State government official, agency, or entity has sufficient authority under State law to adopt academic content			agency must/may provide	assessments
	Educational Agencies				standards, student academic achievement standards, and academic assessments applicable to all students enrolled in the State's public schools, the State may meet the requirements under §§200.1 and 200.2 by—				
					(1) Adopting academic standards and academic assessments that meet the requirements of §§200.1 and 200.2 on a Statewide basis and limiting their applicability to students served under subpart A of this part; or				
					(2) Adopting and implementing policies that ensure that each LEA in the State that receives funds under subpart A of this part will adopt academic standards and academic assessments aligned with those standards that—				
					(i) Meet the requirements in §§200.1 and 200.2; and				
					(ii) Are applicable to all students served by the LEA.				
					(b) A State that qualifies under paragraph (a) of this section must-				
					(1) Establish technical criteria for evaluating whether each LEA's-				
					(i) Academic content and student academic achievement standards meet the requirements in §200.1; and				
					(ii) Academic assessments meet the requirements in §200.2, particularly regarding validity and reliability, technical quality, alignment with the LEA's academic standards, and inclusion of all students in the grades assessed;				
					(2) Review and approve each LEA's academic standards and academic assessments to ensure that they-				
					(i) Meet or exceed the State's technical criteria; and				
					(ii) For purposes of this section—				
					(A) Are equivalent to one another in their content coverage, difficulty, and quality;				
1254	Subpart A—Improving Basic	0000 5 T I I (		01-11-1-	(a) Reading/language arts and mathematics. (1) Through the 2004-2005 school year, a State must administer the	Yes	Yes	Other service or product our	State must administer
1204	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	assessments required under §200.2 at least once during—	res	165	agency must/may provide	assessments required at least
1204		§200.5 Timeline for assessments	s Federal	Statute		res	165		
1201	Programs Operated by Local	§200.5 Timeline for assessments	Federal	Statute	assessments required under §200.2 at least once during—	res			assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	assessments required under §200.2 at least once during— (i) Grades 3 through 5;	165	165		assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	assessments required under §200.2 at least once during— (i) Grades 3 through 5; (ii) Grades 6 through 9; and	165	165		assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	assessments required under §200.2 at least once during— (i) Grades 3 through 5; (ii) Grades 6 through 9; and (iii) Grades 10 through 12. (2) Except as provided in paragraph (a)(3) of this section, beginning no later than the 2005-2006 school year, a State	165	165		assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	assessments required under §200.2 at least once during— (i) Grades 3 through 5; (ii) Grades 6 through 9; and (iii) Grades 10 through 12. (2) Except as provided in paragraph (a)(3) of this section, beginning no later than the 2005-2006 school year, a State must administer both the reading/language arts and mathematics assessments required under §200.2—	165	165		assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	assessments required under §200.2 at least once during— (i) Grades 3 through 5; (ii) Grades 6 through 9; and (iii) Grades 10 through 12. (2) Except as provided in paragraph (a)(3) of this section, beginning no later than the 2005-2006 school year, a State must administer both the reading/language arts and mathematics assessments required under §200.2— (i) In each of grades 3 through 8; and	165	165		assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	<ul> <li>assessments required under §200.2 at least once during—</li> <li>(i) Grades 3 through 5;</li> <li>(ii) Grades 6 through 9; and</li> <li>(iii) Grades 10 through 12.</li> <li>(2) Except as provided in paragraph (a)(3) of this section, beginning no later than the 2005-2006 school year, a State must administer both the reading/language arts and mathematics assessments required under §200.2—</li> <li>(i) In each of grades 3 through 8; and</li> <li>(ii) At least once in grades 10 through 12.</li> <li>(3) The Secretary may extend, for one additional year, the timeline in paragraph (a)(2) of this section if a State</li> </ul>		165		assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	<ul> <li>assessments required under §200.2 at least once during— <ul> <li>(i) Grades 3 through 5;</li> <li>(ii) Grades 6 through 9; and</li> <li>(iii) Grades 10 through 12.</li> </ul> </li> <li>(2) Except as provided in paragraph (a)(3) of this section, beginning no later than the 2005-2006 school year, a State must administer both the reading/language arts and mathematics assessments required under §200.2— <ul> <li>(i) In each of grades 3 through 8; and</li> <li>(ii) At least once in grades 10 through 12.</li> </ul> </li> <li>(3) The Secretary may extend, for one additional year, the timeline in paragraph (a)(2) of this section if a State demonstrates that—</li> </ul>				assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	assessments required under §200.2 at least once during— (i) Grades 3 through 5; (ii) Grades 6 through 9; and (iii) Grades 10 through 12. (2) Except as provided in paragraph (a)(3) of this section, beginning no later than the 2005-2006 school year, a State must administer both the reading/language arts and mathematics assessments required under §200.2— (i) In each of grades 3 through 8; and (ii) At least once in grades 10 through 12. (3) The Secretary may extend, for one additional year, the timeline in paragraph (a)(2) of this section if a State demonstrates that— (i) Full implementation is not possible due to exceptional or uncontrollable circumstances such as—				assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	assessments required under §200.2 at least once during— (i) Grades 3 through 5; (ii) Grades 6 through 9; and (iii) Grades 10 through 12. (2) Except as provided in paragraph (a)(3) of this section, beginning no later than the 2005-2006 school year, a State must administer both the reading/language arts and mathematics assessments required under §200.2— (i) In each of grades 3 through 8; and (ii) At least once in grades 10 through 12. (3) The Secretary may extend, for one additional year, the timeline in paragraph (a)(2) of this section if a State demonstrates that— (i) Full implementation is not possible due to exceptional or uncontrollable circumstances such as— (A) A natural disaster; or				assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	<ul> <li>assessments required under §200.2 at least once during— </li> <li>(i) Grades 3 through 5; </li> <li>(ii) Grades 6 through 9; and </li> <li>(iii) Grades 10 through 12. </li> <li>(2) Except as provided in paragraph (a)(3) of this section, beginning no later than the 2005-2006 school year, a State must administer both the reading/language arts and mathematics assessments required under §200.2— </li> <li>(i) In each of grades 3 through 8; and </li> <li>(ii) At least once in grades 10 through 12. </li> <li>(3) The Secretary may extend, for one additional year, the timeline in paragraph (a)(2) of this section if a State demonstrates that— </li> <li>(i) Full implementation is not possible due to exceptional or uncontrollable circumstances such as— </li> <li>(A) A natural disaster; or </li> <li>(B) A precipitous and unforeseen decline in the financial resources of the State; and </li> </ul>				assessments required at least once in grades 3-5, 6-9, and 10-
	Programs Operated by Local	§200.5 Timeline for assessments	s Federal	Statute	<ul> <li>assessments required under §200.2 at least once during— <ul> <li>(i) Grades 3 through 5;</li> <li>(ii) Grades 6 through 9; and</li> </ul> </li> <li>(iii) Grades 10 through 12.</li> <li>(2) Except as provided in paragraph (a)(3) of this section, beginning no later than the 2005-2006 school year, a State must administer both the reading/language arts and mathematics assessments required under §200.2— <ul> <li>(i) In each of grades 3 through 8; and</li> <li>(ii) At least once in grades 10 through 12.</li> </ul> </li> <li>(3) The Secretary may extend, for one additional year, the timeline in paragraph (a)(2) of this section if a State demonstrates that— <ul> <li>(i) Full implementation is not possible due to exceptional or uncontrollable circumstances such as—</li> <li>(A) A natural disaster; or</li> <li>(B) A precipitous and unforeseen decline in the financial resources of the State; and</li> <li>(ii) The State can complete implementation within the additional one-year period.</li> <li>(b) Science. Beginning no later than the 2007-2008 school year, the science assessments required under §200.2 must</li> </ul></li></ul>				assessments required at least once in grades 3-5, 6-9, and 10-

1255	Subpart A—Improving Basic Programs Operated by Local	§200.6 Inclusion of all students	Federal	Statute	A State's academic assessment system required under §200.2 must provide for the participation of all students in the grades assessed in accordance with this section.	Yes Yes	Other service or product our agency must/may provide	Academic assessment must provide for participation of all
	Educational Agencies				(a) Students eligible under IDEA and Section 504—(1) Appropriate accommodations. (i) A State's academic assessment system must provide—			students in grades assessed.
					(A) For each student with a disability, as defined under section 602(3) of the IDEA, appropriate accommodations that the student's IEP team determines are necessary to measure the academic achievement of the student relative to the State's academic content and academic achievement standards for the grade in which the student is enrolled, consistent with §200.1(b)(2), (b)(3), and (c); and			
					(B) For each student covered under section 504 of the Rehabilitation Act of 1973, as amended (Section 504), appropriate accommodations that the student's placement team determines are necessary to measure the academic achievement of the student relative to the State's academic content and academic achievement standards for the grade in which the student is enrolled, consistent with §200.1(b)(2), (b)(3), and (c).			
					(ii) A State must—			
					(A) Develop, disseminate information on, and promote the use of appropriate accommodations to increase the number of students with disabilities who are tested against academic achievement standards for the grade in which a student is enrolled; and			
					(B) Ensure that regular and special education teachers and other appropriate staff know how to administer assessments, including making appropriate use of accommodations, for students with disabilities and students covered under Section 504.			
					(2) Alternate assessments. (i) The State's academic assessment system must provide for one or more alternate assessments for a child with a disability as defined under section 602(3) of the Individuals with Disabilities Education Act (IDEA) whom the child's IEP team determines cannot participate in all or part of the State assessments under paragraph (a)(1) of this section, even with appropriate accommodations.			
					(ii)(A) Alternate assessments must yield results for the grade in which the student is enrolled in at least			
1256	Subpart A—Improving Basic Programs Operated by Local Educational Agencies	§200.7 Disaggregation of data	Federal	Statute	(a) Statistically reliable information. (1) A State may not use disaggregated data for one or more subgroups under §200.2(b)(10) to report achievement results under section 1111(h) of the Act or to identify schools in need of improvement, corrective action, or restructuring under section 1116 of the Act if the number of students in those subgroups is insufficient to yield statistically reliable information.	Yes Yes	Other service or product our agency must/may provide	Revise Consolidated State Application Accountability Workbook
					(2)(i) Based on sound statistical methodology, each State must determine the minimum number of students sufficient to-			
					(A) Yield statistically reliable information for each purpose for which disaggregated data are used; and			
					(B) Ensure that, to the maximum extent practicable, all student subgroups in §200.13(b)(7)(ii) (economically disadvantaged students; students from major racial and ethnic groups; students with disabilities as defined in section 9101(5) of the Act; and students with limited English proficiency as defined in section 9101(25) of the Act) are included, particularly at the school level, for purposes of making accountability determinations.			
					(ii) Each State must revise its Consolidated State Application Accountability Workbook under section 1111 of the Act to include—			
					(A) An explanation of how the State's minimum group size meets the requirements of paragraph (a)(2)(i) of this section;			
					(B) An explanation of how other components of the State's definition of adequate yearly progress (AYP), in addition to the State's minimum group size, interact to affect the statistical reliability of the data and to ensure the maximum inclusion of all students and student subgroups in §200.13(b)(7)(ii); and			
					(C) Information regarding the number and percentage of students and student subgroups in §200.13(b)(7)(ii) excluded from school-level accountability determinations.			
					(iii) Each State must submit a revised Consolidated State Application Accountability Workbook in accordance with paragraph (a)(2)(ii) of this section to the Department for technical assistance and peer review under the process established by the Secretary under section 1111(e)(2) of the Act in time for any changes to be in effect for AYP determinations based on school year 2009-2010 assessment results.			
1257	Subpart A—Improving Basic Programs Operated by Local Educational Agencies	§200.8 Assessment reports	Federal	Statute	(a) Student reports. A State's academic assessment system must produce individual student interpretive, descriptive, and diagnostic reports that—	Yes Yes	Other service or product our agency must/may provide	Produce individual student interpretive, descriptive, and diagnostic reports
					(1)(i) Include information regarding achievement on the academic assessments under §200.2 measured against the State's student academic achievement standards; and			
					(ii) Help parents, teachers, and principals to understand and address the specific academic needs of students; and			
					(2) Are provided to parents, teachers, and principals—			
					(i) As soon as is practicable after the assessment is given;			
					(ii) In an understandable and uniform format, including an alternative format (e.g., Braille or large print) upon request; and			
					(iii) To the extent practicable, in a language that parents can understand.			
					(b) Itemized score analyses for LEAs and schools. (1) A State's academic assessment system must produce and report to LEAs and schools itemized score analyses, consistent with §200.2(b)(4), so that parents, teachers, principals, and administrators can interpret and address the specific academic needs of students.			
					(2) The requirement to report itemized score analyses in paragraph (b)(1) of this section does not require the release of test items.			

1258	Subpart A—Improving Basic Programs Operated by Local Educational Agencies	§200.9 Deferral of assessments	Federal	Statute	<ul> <li>(a) A State may defer the start or suspend the administration of the assessments required under §200.2 that were not required prior to January 8, 2002 for one year for each year for which the amount appropriated for State assessment grants under section 6113(a)(2) of the Act is less than the trigger amount in section 1111(b)(3)(D) of the Act.</li> <li>(b) A State may not cease the development of the assessments referred to in paragraph (a) of this section even if sufficient funds are not appropriated under section 6113(a)(2) of the Act.</li> </ul>	No	Yes		
1259	Subpart A—Improving Basic Programs Operated by Local Educational Agencies	§200.10 Applicability of a State's academic assessments to private schools and private school students.	Federal	Statute	<ul> <li>(a) Nothing in §200.1 or §200.2 requires a private school, including a private school whose students receive services under subpart A of this part, to participate in a State's academic assessment system.</li> <li>(b)(1) If an LEA provides services to eligible private school students under subpart A of this part, the LEA must, through timely consultation with appropriate private school officials, determine how services to eligible private school students will be academically assessed and how the results of that assessment will be used to improve those services.</li> </ul>	No	Yes		_
					(2) The assessments referred to in paragraph (b)(1) of this section may be the State's academic assessments under				
1260 Participation in National Assessment of Educational Progress (NAEP)	Assessment of Educational	§200.11 Participation in NAEP	Federal	Statute	§200.2 or other appropriate academic assessments. (a) State participation. Beginning in the 2002-2003 school year, each State that receives funds under subpart A of this part must participate in biennial State academic assessments of fourth and eighth grade reading and mathematics under the State National Assessment of Educational Progress (NAEP), if the Department pays the costs of administering those assessments.	Yes	Yes	Other service or product our agency must/may provide	Participate in State academic assessment of 4th and 5th grade reading and math
					(b) Local participation. In accordance with section 1112(b)(1)(F) of the Elementary and Secondary Education Act of 1965 (ESEA), and notwithstanding section 411(d)(1) of the National Education Statistics Act of 1994, an LEA that receives funds under subpart A of this part must participate, if selected, in the State-NAEP assessments referred to in paragraph (a) of this section.				
					(c) Report cards. Each State and LEA must report on its annual State and LEA report card, respectively, the most recent available academic achievement results in grades four and eight on the State's NAEP reading and mathematics assessments under paragraph (a) of this section. The report cards must include—				
					(1) The percentage of students at each achievement level reported on the NAEP in the aggregate and, for State report cards, disaggregated for each subgroup described in §200.13(b)(7)(ii); and				
					(2) The participation rates for students with disabilities and for limited English proficient students.				
1261	State Accountability System	§200.12 Single State accountability system	Federal	Statute	(a)(1) Each State must demonstrate in its State plan that the State has developed and is implementing, beginning with the 2002-2003 school year, a single, statewide accountability system.	Yes	Yes	Other service or product our agency must/may provide	Develop a sinlge, statewide acountability system
					(2) The State's accountability system must be effective in ensuring that all public elementary and secondary schools and LEAs in the State make AYP as defined in §§200.13 through 200.20.				
					(b) The State's accountability system must-				
					(1) Be based on the State's academic standards under §200.1, academic assessments under §200.2, and other academic indicators under §200.19;				
					(2) Take into account the achievement of all public elementary and secondary school students;				
					(3) Be the same accountability system the State uses for all public elementary and secondary schools and all LEAs in the State; and				
					(4) Include sanctions and rewards that the State will use to hold public elementary and secondary schools and LEAs accountable for student achievement and for making AYP, except that the State is not required to subject schools and LEAs not participating under subpart A of this part to the requirements of section 1116 of the ESEA.				

1262	Adequate Yearly Progress (AYP)	§200.13 Adequate yearly progress in general	Federal	Statute	(a) Each State must demonstrate in its State plan what constitutes AYP of the State and of all public schools and LEAs Yes in the State—	S	Yes	Other service or product our agency must/may provide	Define yearly adequate progress; demonstrate AYP through state plan
					(1) Toward enabling all public school students to meet the State's student academic achievement standards; while				μαιι
					(2) Working toward the goal of narrowing the achievement gaps in the State, its LEAs, and its public schools.				
					(b) A State must define adequate yearly progress, in accordance with §§200.14 through 200.20, in a manner that-				
					(1) Applies the same high standards of academic achievement to all public school students in the State, except as provided in paragraph (c) of this section;				
					(2) Is statistically valid and reliable;				
					(3) Results in continuous and substantial academic improvement for all students;				
					(4) Measures the progress of all public schools, LEAs, and the State based primarily on the State's academic assessment system under §200.2;				
					(5) Measures progress separately for reading/language arts and for mathematics;				
					(6) Is the same for all public schools and LEAs in the State; and				
					(7) Consistent with §200.7, applies the same annual measurable objectives under §200.18 separately to each of the following:				
					(i) All public school students.				
					(ii) Students in each of the following subgroups:				
					(A) Economically disadvantaged students.				
1263	Adequate Yearly Progress (AYP)	Appendix to §200.13—When May a State or LEA Exceed the 1% and 2% Caps?	Federal	Statute	The following table provides a summary of the circumstances in which a State or LEA may exceed the 1% and 2% caps described in §200.13.		Yes		
		270 04001			When May a State or LEA Exceed the 1% and 2% Caps?				
					Alternate academic achievement standards—1% cap Modified academic achievement standards—2% cap Alternate and modified academic achievement standards—3% State Not permitted Only if State is below 1% cap, but cannot exceed 3% Not permitted. LEA Only if granted an exception by the SEA Only if LEA is below 1% cap, but cannot exceed 3% Only if granted an exception to the 1% cap by the SEA, and only by the amount of the exception.				
1264	Adequate Yearly Progress (AYP)	§200.14 Components of Adequate Yearly Progress	Federal	Statute	A State's definition of AYP must include all of the following: Yes	s	Yes	Other service or product our agency must/may provide	Establish timeline
		roany rogicco			(a) A timeline in accordance with §200.15.			agono, maorina, promao	
					(b) Starting points in accordance with §200.16.				
					(c) Intermediate goals in accordance with §200.17.				
					(d) Annual measurable objectives in accordance with §200.18.				
					(e) Other academic indicators in accordance with §200.19.				
1265	Adequate Yearly Progress (AYP)	§200.15 Timeline	Federal	Statute	(a) Each State must establish a timeline for making AYP that ensures that, not later than the 2013-2014 school year, all students in each group described in §200.13(b)(7) will meet or exceed the State's proficient level of academic achievement.	S	Yes	Other service or product our agency must/may provide	Establish timeline
					(b) Notwithstanding subsequent changes a State may make to its academic assessment system or its definition of AYP under §§200.13 through 200.20, the State may not extend its timeline for all students to reach proficiency beyond the 2013-2014 school year.				

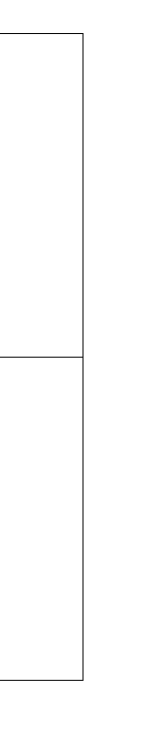
1266	Adequate Yearly Progress (AYP)	§200.16 Starting points	Federal	Statute	(a) Using data from the 2001-2002 school year, each State must establish starting points in reading/language arts and in mathematics for measuring the percentage of students meeting or exceeding the State's proficient level of academic achievement.	Yes	Yes	Other service or product our agency must/may provide	Establish starting points in reading and math for measuring percentage of students meeting or
					(b) Each starting point must be based, at a minimum, on the higher of the following percentages of students at the proficient level:				exceeding the State's proficient level of academic acheivement
					(1) The percentage in the State of proficient students in the lowest-achieving subgroup of students under §200.13(b)(7)(ii).				
					(2) The percentage of proficient students in the school that represents 20 percent of the State's total enrollment among all schools ranked by the percentage of students at the proficient level. The State must determine this percentage as follows:				
					(i) Rank each school in the State according to the percentage of proficient students in the school.				
					(ii) Determine 20 percent of the total enrollment in all schools in the State.				
					(iii) Beginning with the lowest-ranked school, add the number of students enrolled in each school until reaching the school that represents 20 percent of the State's total enrollment among all schools.				
					(iv) Identify the percentage of proficient students in the school identified in paragraph (iii).				
					(c)(1) Except as permitted under paragraph (c)(2) of this section, each starting point must be the same throughout the State for each school, each LEA, and each group of students under §200.13(b)(7).				
					(2) A State may use the procedures under paragraph (b) of this section to establish separate starting points by grade span.				
1267	Adequate Yearly Progress (AYP)	§200.17 Intermediate goals	Federal	Statute	Each State must establish intermediate goals that increase in equal increments over the period covered by the timeline under §200.15 as follows:	Yes	Yes	Other service or product our agency must/may provide	Establish intermediate goals that oncrease over a timelined period.
					(a) The first incremental increase must take effect not later than the 2004-2005 school year.				
					(b) Each following incremental increase must occur in not more than three years.				
1268	Adequate Yearly Progress (AYP)	§200.18 Annual measurable	Federal	Statute	(a) Each State must establish annual measurable objectives that—	Yes	Yes	Other service or product our	Establish measureable objectives
		objectives			(1) Identify for each year a minimum percentage of students that must meet or exceed the proficient level of academic achievement on the State's academic assessments; and			agency must/may provide	to be reviewed annually
					(2) Ensure that all students meet or exceed the State's proficient level of academic achievement within the timeline under §200.15.				
					(b) The State's annual measurable objectives—				
					(1) Must be the same throughout the State for each school, each LEA, and each group of students under §200.13(b)(7); and				
					(2) May be the same for more than one year, consistent with the State's intermediate goals under §200.17.				
1269	Adequate Yearly Progress (AYP)	§200.19 Other academic indicators	Federal	Statute	(a) Elementary and middle schools—(1) Choice of indicator. To determine AYP, consistent with §200.14(e), each State must use at least one other academic indicator for public elementary schools and at least one other academic indicator for public middle schools, such as those in paragraph (c) of this section.	Yes	Yes		
					(2) Goals. A State may, but is not required to, increase the goals of its other academic indicators over the course of the timeline under §200.15.				
					(3) Reporting. A State and its LEAs must report under section 1111(h) of the Act (annual report cards) performance on the academic indicators for elementary and middle schools at the school, LEA, and State levels in the aggregate and disaggregated by each subgroup described in §200.13(b)(7)(ii).				
					(4) Determining AYP. A State—				
					(i) Must disaggregate its other academic indicators for elementary and middle schools by each subgroup described in \$200.13(b)(7)(ii) for purposes of determining AYP under \$200.20(b)(2) ("safe harbor") and as required under section 1111(b)(2)(C)(vii) of the Act (additional academic indicators under paragraph (c) of this section); but (ii) Need not disaggregate those indicators for determining AYP under \$200.20(a)(1)(ii) (meeting the State's annual measurable objectives).				
					(b) High schools—(1) Graduation rate. Consistent with paragraphs (b)(4) and (b)(5) of this section regarding reporting and determining AYP, respectively, each State must calculate a graduation rate, defined as follows, for all public high schools in the State:				
					(i)(A) A State must calculate a "four-year adjusted cohort graduation rate," defined as the number of students who graduate in four years with a regular high school diploma divided by the number of students who form the adjusted cohort for that graduating class.				
					(B) For those high schools that start after grade nine, the cohort must be calculated based on the earliest high school grade.				
					(ii) The term "adjusted cohort" means the students who enter grade 9 (or the earliest high school grade) and any students who transfer into the cohort in grades 9 through 12 minus any students removed from the cohort.				

0	Adequate Yearly Progress (AYP)	§200.21 Adequate yearly progress of a State	Federal	Statute	For each State that receives funds under subpart A of this part and under subpart 1 of part A of Title III of the ESEA, the Secretary must, beginning with the 2004-2005 school year, annually review whether the State has—	Yes	Yes	Other service or product our agency must/may provide	Complete annual review to ensur annual measurement is achieved
					(a)(1) Made AYP as defined by the State in accordance with §§200.13 through 200.20 for each group of students in §200.13(b)(7); and				
					(2) Met its annual measurable achievement objectives under section 3122(a) of the ESEA relating to the development and attainment of English proficiency by limited English proficient students.				
					(b) A State must include all students who were enrolled in schools in the State for a full academic year in reporting on the yearly progress of the State.				
	Schoolwide Programs	§200.25 Schoolwide programs in general	Federal	Statute	(a) Purpose. (1) The purpose of a schoolwide program is to improve academic achievement throughout a school so that all students, particularly the lowest-achieving students, demonstrate proficiency related to the State's academic standards under §200.1.	Yes	Yes		
					(2) The improved achievement is to result from improving the entire educational program of the school.				
					(b) Eligibility. (1) A school may operate a schoolwide program if—				
					(i) The school's LEA determines that the school serves an eligible attendance area or is a participating school under section 1113 of the ESEA; and				
					(ii) For the initial year of the schoolwide program—				
					(A) The school serves a school attendance area in which not less than 40 percent of the children are from low-income families; or				
					(B) Not less than 40 percent of the children enrolled in the school are from low-income families.				
					(2) In determining the percentage of children from low-income families under paragraph (b)(1)(ii) of this section, the LEA may use a measure of poverty that is different from the measure or measures of poverty used by the LEA to identify and rank school attendance areas for eligibility and participation under subpart A of this part.				
					(c) Participating students and services. A school operating a schoolwide program is not required to-				
					(1) Identify particular children as eligible to participate; or				
					(2) As required under section 1120A(b) of the ESEA, provide services that supplement, and do not supplant, the services participating children would otherwise receive if they were not participating in a program under subpart A of this part.				
					(d) Supplemental funds. A school operating a schoolwide program must use funds available under subpart A of this part and under any other Federal program included under paragraph (e) of this section and §200.29 only to				
2	Schoolwide Programs	§200.29 Consolidation of funds in a schoolwide program	Federal	Statute	(a)(1) In addition to funds under subpart A of this part, a school may consolidate and use in its schoolwide program Federal funds from any program administered by the Secretary that is included in the most recent notice published for this purpose in the Federal Register.	No	Yes		
					(2) For purposes of §§200.25 through 200.29, the authority to consolidate funds from other Federal programs also applies to services provided to the school with those funds.				
					(b)(1) Except as provided in paragraphs (b)(2) and (c) of this section, a school that consolidates and uses in a schoolwide program funds from any other Federal program administered by the Secretary—				
					(i) Is not required to meet the statutory or regulatory requirements of that program applicable at the school level; but				
					(ii) Must meet the intent and purposes of that program to ensure that the needs of the intended beneficiaries of that program are addressed.				
					(2) A school that chooses to consolidate funds from other Federal programs must meet the requirements of those programs relating to—				
					(i) Health;				
					(ii) Safety;				
					(iii) Civil rights;				
					(iv) Student and parental participation and involvement;				
					(v) Services to private school children;				
					(vi) Maintenance of effort;				
					(vii) Comparability of services;				

1273	LEA and School Improvement	§200.30 Local review	Federal	Statute	(a) Each LEA receiving funds under subpart A of this part must use the results of the State assessment system described in §200.2 to review annually the progress of each school served under subpart A of this part to determine whether the school is making AYP in accordance with §200.20.	Νο	Yes	
					(b)(1) In reviewing the progress of an elementary or secondary school operating a targeted assistance program, an LEA may choose to review the progress of only the students in the school who are served, or are eligible for services, under subpart A of this part.			
					(2) The LEA may exercise the option under paragraph (b)(1) of this section so long as the students selected for services under the targeted assistance program are those with the greatest need for special assistance, consistent with the requirements of section 1115 of the ESEA.			
					(c)(1) To determine whether schools served under subpart A of this part are making AYP, an LEA also may use any additional academic assessments or any other academic indicators described in the LEA's plan.			
					(2)(i) The LEA may use these assessments and indicators—			
					(A) To identify additional schools for school improvement or in need of corrective action or restructuring; and			
					(B) To permit a school to make AYP if, in accordance with §200.20(b), the school also reduces the percentage of a student group not meeting the State's proficient level of academic achievement by at least 10 percent.			
					(ii) The LEA may not, with the exception described in paragraph (c)(2)(i)(B) of this section, use these assessments and indicators to reduce the number of, or change the identity of, the schools that would otherwise be identified for school improvement, corrective action, or restructuring if the LEA did not use these additional indicators.			
					(d) The LEA must publicize and disseminate the results of its annual progress review to parents, teachers, principals, schools, and the community.			
					(e) The LEA must review the effectiveness of actions and activities that schools are carrying out under subpart A of this part with respect to parental involvement, professional development, and other activities assisted under subpart A of this part.			
1274	LEA and School Improvement	§200.36 Communication with parents	Federal	Statute	(a) Throughout the school improvement process, the State, LEA, or school must communicate with the parents of each child attending the school.	Yes	Yes	Other service or product our agency must/may provide
					(b) The State, LEA, or school must ensure that, regardless of the method or media used, it provides the information required by §§200.37 and 200.38 to parents—			
					(1) In an understandable and uniform format, including alternative formats upon request, and			
					(2) To the extent practicable, in a language that parents can understand.			
					(c) The State, LEA, or school must provide information to parents—			
					(1) Directly, through such means as regular mail or e-mail, except that if a State does not have access to individual student addresses, it may provide information to the LEA or school for distribution to parents; and			
					(2) Through broader means of dissemination such as the Internet, the media, and public agencies serving the student population and their families.			
					(d) All communications must respect the privacy of students and their families.			
1275	LEA and School Improvement	§200.42 Corrective action	Federal	Statute	(a) Definition. "Restructuring" means a major reorganization of a school's governance arrangement by an LEA that-	No	Yes	
					(1) Makes fundamental reforms to improve student academic achievement in the school;			
					(2) Has substantial promise of enabling the school to make AYP as defined under §§200.13 through 200.20;			
					(3) Is consistent with State law;			
					(4) Is significantly more rigorous and comprehensive than the corrective action that the LEA implemented in the school under §200.42, unless the school has begun to implement one of the options in paragraph (b)(3) of this section as a corrective action; and			
					(5) Addresses the reasons why the school was identified for restructuring in order to enable the school to exit restructuring as soon as possible.			
					(b) Requirements. If the LEA identifies a school for restructuring in accordance with §200.34, the LEA must do the following:			
					(1) Continue to provide all students enrolled in the school with the option to transfer to another public school in accordance with §200.44.			
					(2) Make available supplemental educational services in accordance with §200.45.			
					(3) Prepare a plan to carry out one of the following alternative governance arrangements:			
					(i) Reopen the school as a public charter school.			
					(ii) Replace all or most of the school staff (which may include, but may not be limited to, replacing the principal) who are relevant to the school's failure to make AYP.			
					(iii) Enter into a contract with an entity, such as a private management company, with a demonstrated record of effectiveness, to operate the school as a public school.			

or product our may provide	Communicate with parents and provide information to parents

1276	LEA and School Improvement	§200.43 Restructuring	Federal	Statute	(a) Requirements. (1) In the case of a school identified for school improvement under §200.32, for corrective action under §200.33, or for restructuring under §200.34, the LEA must provide all students enrolled in the school with the option to transfer to another public school served by the LEA.	No	Yes	
					(2) The LEA must offer this option, through the notice required in §200.37, so that students may transfer in the school year following the school year in which the LEA administered the assessments that resulted in its identification of the school for improvement, corrective action, or restructuring.			
					(3) The schools to which students may transfer under paragraph (a)(1) of this section—			
					(i) May not include schools that—			
					(A) The LEA has identified for improvement under §200.32, corrective action under §200.33, or restructuring under §200.34; or			
					(B) Are persistently dangerous as determined by the State; and			
					(ii) May include one or more public charter schools.			
					(4) If more than one school meets the requirements of paragraph (a)(3) of this section, the LEA must-			
					(i) Provide to parents of students eligible to transfer under paragraph (a)(1) of this section a choice of more than one such school; and			
					(ii) Take into account the parents' preferences among the choices offered under paragraph (a)(4)(i) of this section.			
					(5) The LEA must offer the option to transfer described in this section unless it is prohibited by State law in accordance with paragraph (b) of this section.			
					(6) Except as described in §§200.32(d) and 200.33(c), if a school was in school improvement or subject to corrective action before January 8, 2002, the State must ensure that the LEA provides a public school choice option in accordance with paragraph (a)(1) of this section not later than the first day of the 2002-2003 school year.			
1277	LEA and School Improvement	§200.46 LEA responsibilities for	Federal	Statute	(a) If one or more LEAs in a State are required to make available supplemental educational services under	No	Yes	
		supplemental educational services			§200.39(b)(3), §200.42(b)(3), or §200.43(b)(2), the SEA for that State must do the following:			
					(1)(i) In consultation with affected LEAs, parents, teachers, and other interested members of the public, promote participation by as many providers as possible.			
					(ii) This promotion must include—			
					(A) Annual notice to potential providers of—			
					(1) The opportunity to provide supplemental educational services; and			
					(2) Procedures for obtaining the SEA's approval to be a provider of those services; and			
					(B) Posting on the SEA's Web site, for each LEA—			
					(1) The amount equal to 20 percent of the LEA's Title I, Part A allocation available for choice-related transportation and supplemental educational services, as required in §200.48(a)(2); and			
					(2) The per-child amount for supplemental educational services calculated under §200.48(c)(1).			
					(2) Consistent with paragraph (b) of this section, develop and apply to potential providers objective criteria.			
					(3)(i) Maintain by LEA an updated list of approved providers, including any technology-based or distance-learning providers, from which parents may select; and			
					(ii) Indicate on the list those providers that are able to serve students with disabilities or limited English proficient students.			
					(4) Consistent with paragraph (c) of this section, develop, implement, and publicly report on standards and techniques for-			



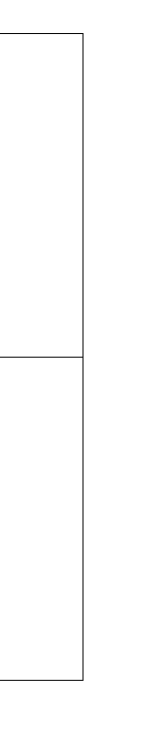
1278	LEA and School Improvement	§200.47 SEA responsibilities for supplemental educational services	Federal	Statute	(a) Amounts required. (1) To pay for choice-related transportation and supplemental educational services required under section 1116 of the ESEA, an LEA may use—	Yes	Yes	Distribute funding to another entity	
					(i) Funds allocated under subpart A of this part;				
					(ii) Funds, where allowable, from other Federal education programs; and				
					(iii) State, local, or private resources.				
					(2) Unless a lesser amount is needed, the LEA must spend an amount equal to 20 percent of its allocation under subpart A of this part ("20 percent obligation") to—				
					(i) Provide, or pay for, transportation of students exercising a choice option under §200.44;				
					(ii) Satisfy all requests for supplemental educational services under §200.45; or				
I					(iii) Pay for both paragraph (a)(2)(i) and (ii) of this section, except that—				
					(A) The LEA must spend a minimum of an amount equal to 5 percent of its allocation under subpart A of this part on transportation under paragraph (a)(2)(i) of this section and an amount equal to 5 percent of its allocation under subpart A of this part for supplemental educational services under paragraph (a)(2)(ii) of this section, unless lesser amounts are needed to meet the requirements of §§200.44 and 200.45;				
					(B) Except as provided in paragraph (a)(2)(iii)(C) of this section, the LEA may not include costs for administration or transportation incurred in providing supplemental educational services, or administrative costs associated with the provision of public school choice options under §200.44, in the amounts required under paragraph (a)(2) of this section; and				
					(C) The LEA may count in the amount the LEA is required to spend under paragraph (a) of this section its costs for outreach and assistance to parents concerning their choice to transfer their child or to request supplemental educational services, up to an amount equal to 0.2 percent of its allocation under subpart 2 of part A of Title I of the Act.				
1279	LEA and School Improvement	§200.48 Funding for choice- related transportation and supplemental educational services	Federal	Statute	(a) Transition requirements for public school choice and supplemental educational services. (1) Except as described in §§200.32(d) and 200.33(c), if a school was in school improvement or subject to corrective action on January 7, 2002, the SEA must ensure that the LEA for that school provides public school choice in accordance with §200.44 not later than the first day of the 2002-2003 school year.	Yes	Yes	Other service or product our agency must/may provide	Reserve f
					(2) Except as described in §§200.32(d) and 200.33(c), if a school was in school improvement status for two or more consecutive school years or subject to corrective action on January 7, 2002, the SEA must ensure that the LEA for that school makes available supplemental educational services in accordance with §200.45 not later than the first day of the 2002-2003 school year.				
					(b) State reservation of funds for school improvement. (1) In accordance with §200.100(a), an SEA must reserve 2 percent of the amount it receives under this part for fiscal years 2002 and 2003, and 4 percent of the amount it receives under this part for fiscal years 2004 through 2007, to—				
					(i) Support local school improvement activities;				
					(ii) Provide technical assistance to schools identified for improvement, corrective action, or restructuring; and				
					(iii) Provide technical assistance to LEAs that the SEA has identified for improvement or corrective action in accordance with §200.50.				
					(2) Of the amount it reserves under paragraph (b)(1) of this section, the SEA must-				
					(i) Allocate not less than 95 percent directly to LEAs serving schools identified for improvement, corrective action, and restructuring to support improvement activities; or				
					(ii) With the approval of the LEA, directly provide for these improvement activities or arrange to provide them through such entities as school support teams or educational service agencies.				
					(3) In providing assistance to LEAs under paragraph (b)(2) of this section, the SEA must give priority to LEAs that-				
1					(i) Serve the lowest-achieving schools;				

Yes	Distribute funding to another entity	
	entity	
Yes	Other service or product our agency must/may provide	Reserve funds
	agency musi/may provide	

1280	LEA and School Improvement	§200.49 SEA responsibilities for school improvement, corrective action, and restructuring	Federal	Statute	(a) State review. (1) An SEA must annually review the progress of each LEA in its State that receives funds under subpart A of this part to determine whether—	Yes	Yes	Other service or product our agency must/may provide	Annually review progress of each LEA
		g			(i) The LEA's schools served under this part are making AYP, as defined under §§200.13 through 200.20, toward meeting the State's student academic achievement standards; and				
					(ii) The LEA is carrying out its responsibilities under this part with respect to school improvement, technical assistance, parental involvement, and professional development.				
					(2) In reviewing the progress of an LEA, the SEA may, in the case of targeted assistance schools served by the LEA, consider the progress only of the students served or eligible for services under this subpart, provided the students selected for services in such schools are those with the greatest need for special assistance, consistent with the requirements of section 1115 of the ESEA.				
					(b) Rewards. If an LEA has exceeded AYP as defined under §§200.13 through 200.20 for two consecutive years, the SEA may—				
					(1) Reserve funds in accordance with §200.100(c); and				
					(2) Make rewards of the kinds described under section 1117 of the ESEA.				
					(c) Opportunity for review of LEA-level data. (1) Before identifying an LEA for improvement or corrective action, the SEA must provide the LEA with an opportunity to review the data, including academic assessment data, on which the SEA has based the proposed identification.				
					(2)(i) If the LEA believes that the proposed identification is in error for statistical or other substantive reasons, the LEA may provide supporting evidence to the SEA.				
					(ii) The SEA must consider the evidence before making a final determination not later than 30 days after it has provided the LEA with the opportunity to review the data under paragraph (c)(1) of this section.				
					(d) Identification for improvement. (1)(i) The SEA must identify for improvement an LEA that, for two consecutive				
1281	LEA and School Improvement	§200.50 SEA review of LEA progress	Federal	Statute	(a) In general. (1) An SEA must—	Yes	Yes	Other service or product our agency must/may provide	Review LEAs; communicate results of review
		progress			(i) Communicate with parents throughout the review of an LEA under §200.50; and			agency must may provide	
					(ii) Ensure that, regardless of the method or media used, it provides information to parents-				
					(A) In an understandable and uniform format, including alternative formats upon request; and				
					(B) To the extent practicable, in a language that parents can understand.				
					(2) The SEA must provide information to the parents of each student enrolled in a school served by the LEA-				
					(i) Directly, through such means as regular mail or e-mail, except that if an SEA does not have access to individual student addresses, it may provide information to the LEA or school for distribution to parents; and				
					(ii) Through broader means of dissemination such as the Internet, the media, and public agencies serving the student population and their families.				
					(3) All communications must respect the privacy of students and their families.				
					(b) Results of review. The SEA must promptly publicize and disseminate to the LEAs, teachers and other staff, the parents of each student enrolled in a school served by the LEA, students, and the community the results of its review under §200.50, including statistically sound disaggregated results in accordance with §§200.2 and 200.7.				
					(c) Identification for improvement or corrective action. If the SEA identifies an LEA for improvement or subjects the LEA to corrective action, the SEA must promptly provide to the parents of each student enrolled in a school served by the LEA.				
					(1) The reasons for the identification; and				
					(2) An explanation of how parents can participate in improving the LEA.				

1282	LEA and School Improvement	§200.51 Notice of SEA action	Federal	Statute	(a) Improvement plan. (1) Not later than 3 months after an SEA has identified an LEA for improvement under §200.50(d), the LEA must develop or revise an LEA improvement plan.	Yes	Yes	Other service or product our agency must/may provide	Identify LEAs for improvement
					(2) The LEA must consult with parents, school staff, and others in developing or revising its improvement plan.				
					(3) The LEA improvement plan must—				
					(i) Incorporate strategies, grounded in scientifically based research, that will strengthen instruction in core academic subjects in schools served by the LEA;				
					(ii) Identify actions that have the greatest likelihood of improving the achievement of participating children in meeting the State's student academic achievement standards;				
					(iii) Address the professional development needs of the instructional staff serving the LEA by committing to spend for professional development not less than 10 percent of the funds received by the LEA under subpart A of this part for each fiscal year in which the SEA identifies the LEA for improvement. These funds—				
					(A) May include funds reserved by schools for professional development under §200.41(c)(5); but				
					(B) May not include funds reserved for professional development under section 1119 of the ESEA;				
					(iv) Include specific measurable achievement goals and targets—				
					(A) For each of the groups of students under §200.13(b)(7); and				
					(B) That are consistent with AYP as defined under §§200.13 through 200.20;				
					(v) Address—				
					(A) The fundamental teaching and learning needs in the schools of the LEA; and				
					(B) The specific academic problems of low-achieving students, including a determination of why the LEA's previous				
1283	LEA and School Improvement	§200.52 LEA improvement	Federal	Statute	(a) Definition. For the purposes of this section, the term "corrective action" means action by an SEA that—	Yes	Yes	Other service or product our agency must/may provide	Provide criteria for corrective action measures
					(1) Substantially and directly responds to—				
					(i) The consistent academic failure that caused the SEA to identify an LEA for corrective action; and				
					(ii) Any underlying staffing, curriculum, or other problems in the LEA;				
					(2) Is designed to meet the goal that each group of students described in §200.13(b)(7) and enrolled in the LEA's schools will meet or exceed the State's proficient levels of achievement as measured by the State assessment system; and				
					(3) Is consistent with State law.				
					(b) Notice and hearing. Before implementing any corrective action under paragraph (c) of this section, the SEA must provide notice and a hearing to the affected LEA—if State law provides for this notice and hearing—not later than 45 days following the decision to take corrective action.				
					(c) Requirements. If the SEA identifies an LEA for corrective action, the SEA must do the following:				
					(1) Continue to make available technical assistance to the LEA.				
					(2) Take at least one of the following corrective actions:				
					(i) Defer programmatic funds or reduce administrative funds.				
					(ii) Institute and fully implement a new curriculum based on State and local content and academic achievement standards, including the provision of appropriate professional development for all relevant staff that—				
					(A) Is grounded in scientifically based research; and				
					(B) Offers substantial promise of improving educational achievement for low-achieving students.				

	1	1	1					
1284	LEA and School Improvement	§200.53 LEA corrective action	Federal	Statute	(a) Definition. For the purposes of		Yes	
					this section, the term "corrective action" means action by an SEA that—			
					<ol> <li>Substantially and directly responds to— that caused the SEA to identify an LEA for corrective action; and</li> </ol>			
					(ii) Any underlying staffing, curriculum, or other problems in the LEA;			
					(i) Any underlying staning, contraining of other problems in the LLA, (2) Is designed to meet the goal that			
					each group of students described in			
					§200.13(b)(7) and enrolled in the LEA's			
					schools will meet or exceed the State's			
					proficient levels of achievement as			
					measured by the State assessment system; and			
					(3) Is consistent with State law.			
					(b) Notice and hearing. Before implementing any corrective action under			
					paragraph (c) of this section, the SEA			
					must provide notice and a hearing to			
					the affected LEAif State law provides			
l					for this notice and hearing—not later			
l					than 45 days following the decision to			
					take corrective action.			
l					(c) Requirements. If the SEA identifies			
			1		an LEA for corrective action, the SEA			
l I					must do the following:			
					(1) Continue to make available technical assistance to the LEA.			
					(2) Take at least one of the following			
					corrective actions:			
					(i) Defer programmatic funds or reduce administrative funds.			
					(ii) Institute and fully implement a			
l I					new curriculum based on State and			
					local content and academic achievement standards, including the provision of appropriate professional development			
					for all relevant staff that—			
					(A) Is grounded in scientifically			
				-	based research; and			
1285	Qualifications Of Teachers And	§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in	No	Yes	<u> </u>
1285	Qualifications Of Teachers And Paraprofessionals	§200.55 Qualifications of teachers	Federal	Statute		No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section.	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section. (a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must—	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section. (a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must— (i) Have obtained full State certification as a teacher, which may include certification obtained through alternative	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section. (a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must—	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section. (a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must— (i) Have obtained full State certification as a teacher, which may include certification obtained through alternative routes to certification; or	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section. (a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must— (i) Have obtained full State certification as a teacher, which may include certification obtained through alternative	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section. (a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must— (i) Have obtained full State certification as a teacher, which may include certification obtained through alternative routes to certification; or	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section. (a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must— (i) Have obtained full State certification as a teacher, which may include certification obtained through alternative routes to certification; or (ii)(A) Have passed the State teacher licensing examination; and	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section. (a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must— (i) Have obtained full State certification as a teacher, which may include certification obtained through alternative routes to certification; or (ii)(A) Have passed the State teacher licensing examination; and	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section. (a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must— (i) Have obtained full State certification as a teacher, which may include certification obtained through alternative routes to certification; or (ii)(A) Have passed the State teacher licensing examination; and (B) Hold a license to teach in the State.	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section. (a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must— (i) Have obtained full State certification as a teacher, which may include certification obtained through alternative routes to certification; or (ii)(A) Have passed the State teacher licensing examination; and (B) Hold a license to teach in the State.	No	Yes	
285		§200.55 Qualifications of teachers	Federal	Statute	<ul> <li>A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section.</li> <li>(a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must—</li> <li>(i) Have obtained full State certification as a teacher, which may include certification obtained through alternative routes to certification; or</li> <li>(ii)(A) Have passed the State teacher licensing examination; and</li> <li>(B) Hold a license to teach in the State.</li> <li>(2) A teacher meets the requirement in paragraph (a)(1) of this section if the teacher—</li> </ul>	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	<ul> <li>A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section.</li> <li>(a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must—</li> <li>(i) Have obtained full State certification as a teacher, which may include certification obtained through alternative routes to certification; or</li> <li>(ii)(A) Have passed the State teacher licensing examination; and</li> <li>(B) Hold a license to teach in the State.</li> <li>(2) A teacher meets the requirement in paragraph (a)(1) of this section if the teacher—</li> <li>(i) Has fulfilled the State's certification and licensure requirements applicable to the years of experience the teacher</li> </ul>	No	Yes	
1285		§200.55 Qualifications of teachers	Federal	Statute	<ul> <li>A teacher described in §200.55(a) and (b)(1) is a "highly qualified teacher" if the teacher meets the requirements in paragraph (a) and paragraph (b), (c), or (d) of this section.</li> <li>(a) In general. (1) Except as provided in paragraph (a)(3) of this section, a teacher covered under §200.55 must—</li> <li>(i) Have obtained full State certification as a teacher, which may include certification obtained through alternative routes to certification; or</li> <li>(ii)(A) Have passed the State teacher licensing examination; and</li> <li>(B) Hold a license to teach in the State.</li> <li>(2) A teacher meets the requirement in paragraph (a)(1) of this section if the teacher—</li> <li>(i) Has fulfilled the State's certification and licensure requirements applicable to the years of experience the teacher</li> </ul>	No	Yes	
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1286	Qualifications Of Teachers And Paraprofessionals	§200.56 Definition of "highly qualified teacher	Federal	Statute	(a) State plan. (1) A State that receives funds under subpart A of this part must develop, as part of its State plan under section 1111 of the ESEA, a plan to ensure that all public elementary and secondary school teachers in the State who teach core academic subjects are highly qualified not later than the end of the 2005-2006 school year.	Yes	Yes	Report our agency must/may provide
					(2) The State's plan must—			
					(i) Establish annual measurable objectives for each LEA and school that include, at a minimum, an annual increase in the percentage of—			
					(A) Highly qualified teachers at each LEA and school; and			
					(B) Teachers who are receiving high-quality professional development to enable them to become highly qualified and effective classroom teachers;			
					(ii) Describe the strategies the State will use to-			
					(A) Help LEAs and schools meet the requirements in paragraph (a)(1) of this section; and			
					(B) Monitor the progress of LEAs and schools in meeting these requirements; and			
					(iii) Until the SEA fully complies with paragraph (a)(1) of this section, describe the specific steps the SEA will take to-			
					(A) Ensure that Title I schools provide instruction by highly qualified teachers, including steps that the SEA will take to ensure that minority children and children from low-income families are not taught at higher rates than other children by inexperienced, unqualified, or out-of-field teachers; and			
					(B) Evaluate and publicly report the progress of the SEA with respect to these steps.			
					(3) The State's plan may include other measures that the State determines are appropriate to increase teacher qualifications.			
					(b) Local plan. An LEA that receives funds under subpart A of this part must develop, as part of its local plan under			
1287	Qualifications Of Teachers And	§200.57 Plans to increase teacher	Federal	Statute		No	Yes	
	Paraprofessionals	quality			program supported with funds under subpart A of this part meets the requirements in paragraph (b) of this section and, except as provided in paragraph (e) of this section, the requirements in either paragraph (c) or (d) of this section.			
					(2) For the purpose of this section, the term "paraprofessional"—			
					(i) Means an individual who provides instructional support consistent with §200.59; and			
					(ii) Does not include individuals who have only non-instructional duties (such as providing technical support for computers, providing personal care services, or performing clerical duties).			
					(3) For the purpose of paragraph (a) of this section, a paraprofessional working in "a program supported with funds under subpart A of this part" is—			
					(i) A paraprofessional in a targeted assisted school who is paid with funds under subpart A of this part;			
					(ii) A paraprofessional in a schoolwide program school; or			
					(iii) A paraprofessional employed by an LEA with funds under subpart A of this part to provide instructional support to a public school teacher covered under §200.55 who provides equitable services to eligible private school students under §200.62.			
					(b) All paraprofessionals. A paraprofessional covered under paragraph (a) of this section, regardless of the paraprofessional's hiring date, must have earned a secondary school diploma or its recognized equivalent.			
					(c) New paraprofessionals. A paraprofessional covered under paragraph (a) of this section who is hired after January 8, 2002 must have—			
					(1) Completed at least two years of study at an institution of higher education;			
					(2) Obtained an associate's or higher degree; or			
1288	Qualifications Of Teachers And Paraprofessionals	§200.59 Duties of paraprofessionals	Federal	Statute	(a)(1) Except as provided in paragraph (a)(2) of this section, an LEA must use funds it receives under subpart A of this part as follows for professional development activities to ensure that teachers and paraprofessionals meet the requirements of §§200.56 and 200.58:	No	Yes	
					(i) For each of fiscal years 2002 and 2003, the LEA must use not less than 5 percent or more than 10 percent of the funds it receives under subpart A of this part.			
					(ii) For each fiscal year after 2003, the LEA must use not less than 5 percent of the funds it receives under subpart A of this part.			
					(2) An LEA is not required to spend the amount required in paragraph (a)(1) of this section for a given fiscal year if a lesser amount is sufficient to ensure that the LEA's teachers and paraprofessionals meet the requirements in §§200.56 and 200.58, respectively.			
					(b) The LEA may use additional funds under subpart A of this part to support ongoing training and professional development, as defined in section 9101(34) of the ESEA, to assist teachers and paraprofessionals in carrying out activities under subpart A of this part.			

1289	Qualifications Of Teachers And Paraprofessionals	§200.60 Expenditures for professional development	Federal	Statute	(a) At the beginning of each school year, an LEA that receives funds under subpart A of this part must notify the parents of each student attending a Title I school that the parents may request, and the LEA will provide the parents on request, information regarding the professional qualifications of the student's classroom teachers, including, at a minimum, the following:	Yes	Yes	Distribute fund entity
					(1) Whether the teacher has met State qualification and licensing criteria for the grade levels and subject areas in which the teacher provides instruction.			
					(2) Whether the teacher is teaching under emergency or other provisional status through which State qualification or licensing criteria have been waived.			
					(3) The baccalaureate degree major of the teacher and any other graduate certification or degree held by the teacher, and the field of discipline of the certification or degree.			
					(4) Whether the child is provided services by paraprofessionals and, if so, their qualifications.			
					(b) A school that participates under subpart A of this part must provide to each parent-			
					(1) Information on the level of achievement of the parent's child in each of the State academic assessments required under §200.2;			
					(2) Timely notice that the parent's child has been assigned, or has been taught for four or more consecutive weeks by, a teacher of a core academic subject who is not highly qualified.			
					(c) An LEA and school must provide the notice and information required under this section-			
					(1) In a uniform and understandable format, including alternative formats upon request; and			
					(2) To the extent practicable, in a language that parents can understand.			
1290	Qualifications Of Teachers And	§200.61 Parents' right to know	Federal	Statute	(a) After timely and meaningful consultation with appropriate officials of private schools, an LEA must—	No	Yes	
	Paraprofessionals				(1) In accordance with §§200.62 through 200.67 and section 1120 of the ESEA, provide special educational services or other benefits under subpart A of this part, on an equitable basis and in a timely manner, to eligible children who are enrolled in private elementary and secondary schools; and			
					(2) Ensure that teachers and families of participating private school children participate on a basis equitable to the participation of teachers and families of public school children receiving these services in accordance with §200.65.			
					(b)(1) Eligible private school children are children who—			
					(i) Reside in participating public school attendance areas of the LEA, regardless of whether the private school they attend is located in the LEA; and			
					(ii) Meet the criteria in section 1115(b) of the ESEA.			
					(2) Among the eligible private school children, the LEA must select children to participate, consistent with §200.64.			
					(c) The services and other benefits an LEA provides under this section must be secular, neutral and nonideological.			
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1291	Participation of Eligible Children in Private Schools	§200.62 Responsibilities for providing services to private school	Federal	Statute	(a) In order to have timely and meaningful consultation, an LEA must consult with appropriate officials of private schools during the design and development of the LEA's program for eligible private school children.	No	Yes	
		children			(b) At a minimum, the LEA must consult on the following:			
					(1) How the LEA will identify the needs of eligible private school children.			
					(2) What services the LEA will offer to eligible private school children.			
					(3) How and when the LEA will make decisions about the delivery of services.			
					(4) How, where, and by whom the LEA will provide services to eligible private school children.			
					(5) How the LEA will assess academically the services to eligible private school children in accordance with §200.10, and how the LEA will use the results of that assessment to improve Title I services.			
					(6) The size and scope of the equitable services that the LEA will provide to eligible private school children, and, consistent with §200.64, the proportion of funds that the LEA will allocate for these services.			
					(7) The method or sources of data that the LEA will use under §200.78 to determine the number of private school children from low-income families residing in participating public school attendance areas, including whether the LEA will extrapolate data if a survey is used.			
					(8) The equitable services the LEA will provide to teachers and families of participating private school children.			
					(c)(1) Consultation by the LEA must—			
					(i) Include meetings of the LEA and appropriate officials of the private schools; and			
					(ii) Occur before the LEA makes any decision that affects the opportunity of eligible private school children to participate in Title I programs.			

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292	Participation of Eligible Children in Private Schools	§200.63 Consultation	Federal	Statute	(a) Equal expenditures. (1) Funds expended by an LEA under subpart A of this part for services for eligible private school children in the aggregate must be equal to the amount of funds generated by private school children from low-income families under paragraph (a)(2) of this section.	Yes	Distribute funding to another entity
					(2) An LEA must meet this requirement as follows:		
					(i)(A) If the LEA reserves funds under §200.77 to provide instructional and related activities for public elementary or secondary school students at the district level, the LEA must also provide from those funds, as applicable, equitable services to eligible private school children.		
					(B) The amount of funds available to provide equitable services from the applicable reserved funds must be proportionate to the number of private school children from low-income families residing in participating public school attendance areas.		
					(ii) The LEA must reserve the funds generated by private school children under §200.78 and, in consultation with appropriate officials of the private schools, may—		
					(A) Combine those amounts, along with funds under paragraph (a)(2)(i) of this section, if appropriate, to create a pool of funds from which the LEA provides equitable services to eligible private school children, in the aggregate, in greatest need of those services; or		
					(B) Provide equitable services to eligible children in each private school with the funds generated by children from low- income families under §200.78 who attend that private school.		
					(b) Services on an equitable basis. (1) The services that an LEA provides to eligible private school children must be equitable in comparison to the services and other benefits that the LEA provides to public school children participating under subpart A of this part.		
					(2) Services are equitable if the LEA—		
					(i) Addresses and assesses the specific needs and educational progress of eligible private school children on a		
93	Participation of Eligible Children in Private Schools	§200.64 Factors for determining equitable participation of private school children	Federal	Statute	comparable basis as public school children;       (a)(1) From applicable funds reserved for parent involvement and professional development under §200.77, an LEA shall ensure that teachers and families of participating private school children participate on an equitable basis in professional development and parent involvement activities, respectively.       Yes	Yes	Distribute funding to another entity
					(2) The amount of funds available to provide equitable services from the applicable reserved funds must be proportionate to the number of private school children from low-income families residing in participating public school attendance areas.		
					(b) After consultation with appropriate officials of the private schools, the LEA must conduct professional development and parent involvement activities for the teachers and families of participating private school children either—		
					(1) In conjunction with the LEA's professional development and parent involvement activities; or		
					(2) Independently.		
					(c) Private school teachers are not covered by the requirements in §200.56.		
94	Participation of Eligible Children in	§200.65 Determining equitable	Federal	Statute	(a) An LEA must use funds under subpart A of this part to provide services that supplement, and in no case supplant, Yes	Yes	Distribute funding to another
	Private Schools	participation of teachers and families of participating private school children			the services that would, in the absence of Title I services, be available to participating private school children. (b)(1) The LEA must use funds under subpart A of this part to meet the special educational needs of participating private school children.		entity
					(2) The LEA may not use funds under subpart A of this part for—		
					(i) The needs of the private school; or		
					(ii) The general needs of children in the private school.		
95	Participation of Eligible Children in Private Schools	\$200.66 Requirements to ensure that funds do not benefit a private	Federal	Statute	(a) The LEA must keep title to and exercise continuing administrative control of all property, equipment, and supplies Yes that the LEA acquires with funds under subpart A of this part for the benefit of eligible private school children.	Yes	Distribute funding to another entity
		school			(b) The LEA may place equipment and supplies in a private school for the period of time needed for the program.		
					(c) The LEA must ensure that the equipment and supplies placed in a private school—		
					(1) Are used only for Title I purposes; and		
					(2) Can be removed from the private school without remodeling the private school facility.		
					(d) The LEA must remove equipment and supplies from a private school if—		
					(1) The LEA no longer needs the equipment and supplies to provide Title I services; or		
					(2) Removal is necessary to avoid unauthorized use of the equipment or supplies for other than Title I purposes.		
					(e) The LEA may not use funds under subpart A of this part for repairs, minor remodeling, or construction of private school facilities.		

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	LEAs in general \$200.73 Applicable hold-harmless I provisions	Federal	Statute	<ul> <li>(1) At least 10; and</li> <li>(2) Greater than two percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(b) Concentration grants. An LEA is eligible for a concentration grant if— <ol> <li>(1) The LEA is eligible for a basic grant under paragraph (a) of this section; and</li> <li>(2) The number of formula children exceeds— </li></ol> </li> <li>(i) 6,500; or <ol> <li>(ii) 15 percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(c) Targeted grants. An LEA is eligible for a targeted grant if the number of formula children is— <ol> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is— <ol> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> </ol> </li> <li>(a) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.</li> <li>(b) In its application, the SEA must—</li> </ol> </li> </ol></li></ul>	D Yes	Yes	entity
		Federal	Statute	<ul> <li>(b) Concentration grants. An LEA is eligible for a concentration grant if—</li> <li>(1) The LEA is eligible for a basic grant under paragraph (a) of this section; and</li> <li>(2) The number of formula children exceeds—</li> <li>(i) 6,500; or</li> <li>(ii) 15 percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(c) Targeted grants. An LEA is eligible for a targeted grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least 10; and</li> <li>(2) At least 10; and</li> <li>(2) At least 10; and</li> <li>(3) At least 10; and</li> <li>(4) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least 10; and</li> <li>(3) At least 10; and</li> <li>(4) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.</li> </ul>	y Yes	Yes	
		Federal	Statute	<ul> <li>(1) The LEA is eligible for a basic grant under paragraph (a) of this section; and</li> <li>(2) The number of formula children exceeds— <ul> <li>(i) 6,500; or</li> <li>(ii) 15 percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(c) Targeted grants. An LEA is eligible for a targeted grant if the number of formula children is— </li></ul> </li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is— </li> <li>(1) At least 10; and</li> <li>(2) At least 10; and</li> <li>(2) At least 10; and</li> <li>(2) At least 10; and</li> <li>(3) At least 10; and</li> <li>(4) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is— </li></ul> <li>(1) At least 10; and <ul> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> </ul> </li>	) Yes	Yes	
		Federal	Statute	<ul> <li>(2) The number of formula children exceeds—</li> <li>(i) 6,500; or</li> <li>(ii) 15 percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(c) Targeted grants. An LEA is eligible for a targeted grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> </ul> (a) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.	o Yes	Yes	
		Federal	Statute	<ul> <li>(i) 6,500; or</li> <li>(ii) 15 percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(c) Targeted grants. An LEA is eligible for a targeted grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least 10; and</li> <li>(3) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.</li> </ul>	) Yes	Yes	
		Federal	Statute	<ul> <li>(ii) 15 percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(c) Targeted grants. An LEA is eligible for a targeted grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> </ul> (a) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.	o Yes	Yes	
		Federal	Statute	<ul> <li>(c) Targeted grants. An LEA is eligible for a targeted grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least 10; and</li> <li>(3) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.</li> </ul>	o Yes	Yes	
		Federal	Statute	<ul> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is— <ul> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> </ul> </li> <li>(a) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.</li> </ul>	) Yes	Yes	
		Federal	Statute	<ul> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is— <ul> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> </ul> </li> <li>(a) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.</li> </ul>	o Yes	Yes	
		Federal	Statute	<ul> <li>(d) Education finance incentive grants. An LEA is eligible for an education finance incentive grant if the number of formula children is—</li> <li>(1) At least 10; and</li> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(a) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.</li> </ul>	) Yes	Yes	
		Federal	Statute	formula children is— (1) At least 10; and (2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive. (a) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.	o Yes	Yes	
		Federal	Statute	<ul> <li>(2) At least five percent of the LEA's total population ages 5 to 17 years, inclusive.</li> <li>(a) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.</li> </ul>	p Yes	Yes	
		Federal	Statute	(a) For eligible LEAs serving an area with a total census population of less than 20,000 persons (hereinafter referred to as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.	p Yes	Yes	
		Federal	Statute	as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.	yes	Yes	
			Olatule	as "small LEAs"), an SEA may apply to the Secretary to use an alternative method to distribute basic grant, concentration grant, targeted grant, and education finance incentive grant funds.			
				(b) In its application the SEA must—		1	
				(1) Identify the alternative data it proposes to use; and			
				(2) Assure that it has established a procedure through which a small LEA that is dissatisfied with the determination of its grant may appeal directly to the Secretary.			
				(c) The SEA must base its alternative method on population data that best reflect the current distribution of children from low-income families among the State's small LEAs and use the same poverty measure consistently for small LEAs across the State for all Title I, part A programs.			
				(d) Based on the alternative poverty data selected, the SEA must-			
				(1) Re-determine eligibility of its small LEAs for basic grants, concentration grants, targeted grants, and education finance incentive grants in accordance with §200.71;			
				(2) Calculate allocations for small LEAs in accordance with the provisions of sections 1124, 1124A, 1125, and 1125A of the ESEA, as applicable; and			
				(3) Ensure that each LEA receives the hold-harmless amount to which it is entitled under §200.73.			
				(e) The amount of funds available for redistribution under each formula is the separate amount determined by the Secretary under sections 1124, 1124A, 1125, and 1125A of the ESEA for eligible small LEAs after the SEA has made the adjustments required under §200.72(c).			
				(f) If the amount available for redistribution to small LEAs under an alternative method is not sufficient to satisfy applicable hold-harmless requirements, the SEA must ratably reduce all eligible small LEAs to the amount available.			
s to LEAS	method to distribute grants to LEAs	Federal	Statute	(a) In a State in which the number of formula children is less than 0.25 percent of the national total on January 8, 2002 (hereinafter referred to as a "small State"), an SEA may either—	Yes	Yes	Distribute fund entity
	residents			(1) Allocate concentration grants among eligible LEAs in the State in accordance with §§200.72 through 200.74, as applicable; or			
				(2) Without regard to the allocations determined by the Secretary—			
				(i) Identify those LEAs in which the number or percentage of formula children exceeds the statewide average number or percentage of those children; and			
				(ii) Allocate concentration grant funds, consistent with §200.73, among the LEAs identified in paragraph (a)(2)(i) of this section based on the number of formula children in each of those LEAs.			
				(b) If the SEA in a small State uses an alternative method under §200.74, the SEA must use the poverty data approved under the alternative method to identify those LEAs with numbers or percentages of formula children that exceed the statewide average number or percentage of those children for the State as a whole			
S	to LEAS	method to distribute grants to LEAs with fewer than 20,000 total	method to distribute grants to LEAs with fewer than 20,000 total	method to distribute grants to LEAs with fewer than 20,000 total	to LEAS       \$200.74       Use of an alternative method to distribute grants to LEAs with fewer than 20,000 total residents       Federal       (a) In a State in which the number of formula children is less than 0.25 percent of the national total on January 8, 2002 (hereinafter referred to as a "small State"), an SEA may either—         (1) Allocate concentration grants among eligible LEAs in the State in accordance with §§200.72 through 200.74, as applicable; or       (2) Without regard to the allocations determined by the Secretary—         (i) Identify those LEAs in which the number of formula children in each of those LEAs.       (ii) Allocate concentration grant funds, consistent with §200.73, among the LEAs identified in paragraph (a)(2)(i) of this section based on the number of formula children in each of those LEAs.         (b) If the SEA in a small State uses an alternative method under §200.74, the SEA must use the poverty data approved under the alternative method to identify those LEAs with numbers or percentages of formula children that	applicable hold-harmless requirements, the SEA must ratably reduce all eligible small LEAs to the amount available.         to LEAS       §200.74       Use of an alternative method to distribute grants to LEAs with fewer than 20,000 total residents       Federal       (a) In a State in which the number of formula children is less than 0.25 percent of the national total on January 8, 2002 (hereinafter referred to as a "small State"), an SEA may either—       Yes         (1) Allocate concentration grants among eligible LEAs in the State in accordance with §§200.72 through 200.74, as applicable; or       (2) Without regard to the allocations determined by the Secretary—       (i) Identify those LEAs in which the number or percentage of formula children exceeds the statewide average number or percentage of those children; and       (ii) Allocate concentration grant funds, consistent with §200.73, among the LEAs identified in paragraph (a)(2)(i) of this section based on the number of formula children in each of those LEAs.         (b) If the SEA in a small State uses an alternative method under §200.74, the SEA must use the poverty data	interview       applicable hold-harmless requirements, the SEA must ratably reduce all eligible small LEAs to the amount available.         to LEAS       \$200.74 Use of an alternative       Federal       Federal       (a) In a State in which the number of formula children is less than 0.25 percent of the national total on January 8, 2002       Yes       Yes         to LEAS       with fewer than 20,000 total residents       Federal       (a) In a State in which the number of formula children is less than 0.25 percent of the national total on January 8, 2002       Yes       Yes         (1) Allocate concentration grants among eligible LEAs in the State in accordance with §§200.72 through 200.74, as applicable; or       (2) Without regard to the allocations determined by the Secretary—       (i) Identify those LEAs in which the number or percentage of formula children exceeds the statewide average number or percentage of those children; and       (ii) Allocate concentration grant funds, consistent with §200.73, among the LEAs identified in paragraph (a)(2)(i) of this section based on the number of formula children in each of those LEAs.       (b) If the SEA in a small State uses an alternative method under §200.74, the SEA must use the poverty data approved under the alternative method to identify those LEAs with numbers or percentages of formula children that

Yes	Distribute funding to another entity	
	entity	
	-	
Yes		Determine eligibility of LEAs
Yes	Distribute funding to another entity	
	entity	

1299	Subpart C-Migrant Education	§200.81 Program definitions	Federal	Statute	An SEA may use the funds available from its State Migrant Education Program (MEP) to carry out other administrative	Yes	Yes	Distribute funding to another
	Program	· · · · · · · · · · · · · · · · · · ·			activities, beyond those allowable under §200.100(b)(4), that are unique to the MEP, including those that are the same or similar to administrative activities performed by LEAs in the State under subpart A of this part. These activities include but are not limited to—			entity
					(a) Statewide identification and recruitment of eligible migratory children;			
					(b) Interstate and intrastate coordination of the State MEP and its local projects with other relevant programs and local projects in the State and in other States;			
					(c) Procedures for providing for educational continuity for migratory children through the timely transfer of educational and health records, beyond that required generally by State and local agencies;			
					(d) Collecting and using information for accurate distribution of subgrant funds;			
					(e) Development of a statewide needs assessment and a comprehensive State plan for MEP service delivery;			
					(f) Supervision of instructional and support staff;			
					(g) Establishment and implementation of a State parent advisory council; and			
					(h) Conducting an evaluation of the effectiveness of the State MEP.			
1300	Subpart C—Migrant Education Program	§200.82 Use of program funds for unique program function costs	Federal	Statute	(a) An SEA that receives a grant of MEP funds must develop and update a written comprehensive State plan (based on a current statewide needs assessment that, at a minimum, has the following components:	Yes	Yes	Distribute funding to another entity
					(1) Performance targets. The plan must specify—			
					<ul> <li>(i) Performance targets that the State has adopted for all children in reading and mathematics achievement, high school graduation, and the number of school dropouts, as well as the State's performance targets, if any, for school readiness; and</li> </ul>			
					(ii) Any other performance targets that the State has identified for migratory children.			
					(2) Needs assessment. The plan must include an identification and assessment of-			
					(i) The unique educational needs of migratory children that result from the children's migratory lifestyle; and			
					(ii) Other needs of migratory students that must be met in order for migratory children to participate effectively in school.			
					(3) Measurable program outcomes. The plan must include the measurable program outcomes (i.e., objectives) that a State's migrant education program will produce to meet the identified unique needs of migratory children and help migratory children achieve the State's performance targets identified in paragraph (a)(1) of this section.			
					(4) Service delivery. The plan must describe the strategies that the SEA will pursue on a statewide basis to achieve the measurable program outcomes in paragraph (a)(3) of this section by addressing—			
					(i) The unique educational needs of migratory children consistent with paragraph (a)(2)(i) of this section; and			
					(ii) Other needs of migratory children consistent with paragraph (a)(2)(ii) of this section.			
					(5) Evaluation. The plan must describe how the State will evaluate the effectiveness of its program.			
					(b) The SEA must develop its comprehensive State plan in consultation with the State parent advisory council or, for			
1301	Subpart C—Migrant Education	§200.83 Responsibilities of SEAs	Federal	Statute	Each SEA must determine the effectiveness of its program through a written evaluation that measures the	Yes	Yes	
	Program	to implement projects through a comprehensive needs assessment and a comprehensive State plan for service delivery			implementation and results achieved by the program against the State's performance targets in §200.83(a)(1), particularly for those students who have priority for service as defined in section 1304(d) of the ESEA.			
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1302	Subpart D—Prevention and Intervention Programs for Children and Youth Who are Neglected, Delinquent, or At-Risk of Dropping Out	§200.90 Program definitions	Federal	Statute	<ul> <li>To receive an allocation under part D, subpart 1 of Title I of the ESEA, an SEA must provide the Secretary with a count Ye of children and youth under the age of 21 enrolled in a regular program of instruction operated or supported by State agencies in institutions or community day programs for neglected or delinquent children and youth and adult correctional institutions as specified in paragraphs (a) and (b) of this section.</li> <li>(a) Enrollment. (1) To be counted, a child or youth must be enrolled in a regular program of instruction for at least—</li> <li>(i) 20 hours per week if in an institution or community day program for neglected or delinquent children; or</li> <li>(ii) 15 hours per week if in an adult correctional institution.</li> <li>(2) The State agency must specify the date on which the enrollment of neglected or delinquent children is determined under paragraph (a)(1) of this section, except that the date specified must be—</li> <li>(i) Consistent for all institutions or community day programs operated by the State agency; and</li> <li>(ii) Represent a school day in the calendar year preceding the year in which funds become available.</li> <li>(b) Adjustment of enrollment. The SEA must adjust the enrollment for each institution or community day program served by a State agency by—</li> <li>(1) Multiplying the number determined in paragraph (a) of this section by the number of days per year the regular program of instruction operates; and</li> <li>(2) Dividing the result of paragraph (b)(1) of this section by 180.</li> <li>(3) Date of submission. The SEA must annually submit the data in paragraph (b) of this section no later than January 31.</li> </ul>		Yes	
1303	Appendix IX	Appendix IX to Part 200—Hospital Cost Principles	Federal	Statute	Based on initial feedback, OMB proposes to establish a review process to consider existing hospital cost determine how best to update and align them with this Part. Until such time as revised guidance is proposed and implemented for hospitals, the existing principles located at 45 CFR Part 75 Appendix E, entitled "Principles for Determining Cost Applicable to Research and Development Under Grants and Contracts with Hospitals," remain in effect.	0	Yes	
1304	Subpart B—General Provisions	\$200.100 Purpose	Federal	Statute	<ul> <li>(a)(1) This part establishes uniform administrative requirements, cost principles, and audit requirements for Federal awards to non-Federal entities, as described in §200.101 Applicability. Federal awarding agencies must not impose additional or inconsistent requirements, except as provided in §§200.102 Exceptions and 200.210 Information contained in a Federal award, or unless specifically required by Federal statute, regulation, or Executive Order.</li> <li>(2) This part provides the basis for a systematic and periodic collection and uniform submission by Federal agencies of information on all Federal financial assistance programs to the Office of Management and Budget (OMB). It also establishes Federal policies related to the delivery of this information to the public, including through the use of electronic media. It prescribes the manner in which General Services Administration (GSA), OMB, and Federal agencies that administer Federal financial assistance programs are to carry out their statutory responsibilities under the Federal Program Information Act (31 U.S.C. 6101-6106).</li> <li>(b) Administrative requirements. Subparts B through D of this part set forth the uniform administrative requirements for grant and cooperative agreements, including the requirements for Federal awarding agency management of Federal grant programs before the Federal award has been made, and the requirements Federal awarding agencies may impose on non-Federal entities under Federal award.</li> <li>(c) Cost Principles. Subpart E—Cost Principles of this part establishes principles for determining the allowable costs incurred by non-Federal entities under restricted or prohibited by statute.</li> <li>(d) Single Audit Requirements and Audit Follow-up. Subpart F—Audit Requirements of the faderal awards be ar their fair share of cost recognized under these principles are designed to provide that Federal awards bear their fair share of cost recognized under these principles and procedures for Federal awards. These provisions a</li></ul>	0	No	



1305	Subpart B—General Provisions	§200.102 Exceptions	Federal	Statute	<ul> <li>(a) With the exception of Subpart F—Audit Requirements of this part, OMB may allow exceptions for classes of Federal awards or non-Federal entities subject to the requirements of this part when exceptions are not prohibited by statute. However, in the interest of maximum uniformity, exceptions from the requirements of this part will be permitted only in unusual circumstances. Exceptions for classes of Federal awards or non-Federal entities will be published on the OMB Web site at www.whitehouse.gov/omb.</li> <li>(b) Exceptions on a case-by-case basis for individual non-Federal entities may be authorized by the Federal awarding agency or cognizant agency for indirect costs, except where otherwise required by law or where OMB or other approval is expressly required by this part.</li> <li>(c) The Federal awarding agency may apply more restrictive requirements to a class of Federal awards or non-Federal entities when approved by OMB, or when, required by Federal statutes or regulations, except for the requirements in the requirements is a class of rederal awards or non-Federal entities when approved by OMB.</li> </ul>	No	No	
					Subpart F—Audit Requirements of this part. A Federal awarding agency may apply less restrictive requirements when making fixed amount awards as defined in Subpart A—Acronyms and Definitions of this part, except for those requirements imposed by statute or in Subpart F—Audit Requirements of this part.			
					(d) On a case-by-case basis, OMB will approve new strategies for Federal awards when proposed by the Federal awarding agency in accordance with OMB guidance (such as M-13-17) to develop additional evidence relevant to addressing important policy challenges or to promote cost-effectiveness in and across Federal programs. Proposals may draw on the innovative program designs discussed in M-13-17 to expand or improve the use of effective practices in delivering Federal financial assistance while also encouraging innovation in service delivery. Proposals submitted to OMB in accordance with M-13-17 may include requests to waive requirements other than those in Subpart F—Audit Requirements of this part.			
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1306	Subpart B—General Provisions	§200.103 Authorities	Federal	Statute	This part is issued under the following authorities. (a) Subpart B—General Provisions of this part through Subpart D—Post Federal Award Requirements of this part are authorized under 31 U.S.C. 503 (the Chief Financial Officers Act, Functions of the Deputy Director for Management), 31 U.S.C. 1111 (Improving Economy and Efficiency of the United States Government), 41 U.S.C. 1101-1131 (the Office of Federal Procurement Policy Act), Reorganization Plan No. 2 of 1970, and Executive Order 11541 ("Prescribing the Duties of the Office of Management and Budget and the Domestic Policy Council in the Executive Office of the President"), the Single Audit Act Amendments of 1996, (31 U.S.C. 7501-7507), as well as The Federal Program Information Act (Public Law 95-220 and Public Law 98-169, as amended, codified at 31 U.S.C. 6101-6106).	No	No	
					(b) Subpart E—Cost Principles of this part is authorized under the Budget and Accounting Act of 1921, as amended; the Budget and Accounting Procedures Act of 1950, as amended (31 U.S.C. 1101-1125); the Chief Financial Officers Act of 1990 (31 U.S.C. 503-504); Reorganization Plan No. 2 of 1970; and Executive Order No. 11541, "Prescribing the Duties of the Office of Management and Budget and the Domestic Policy Council in the Executive Office of the President."			
					(c) Subpart F—Audit Requirements of this part is authorized under the Single Audit Act Amendments of 1996, (31 U.S.C. 7501-7507).			
1307	Subpart B—General Provisions	§200.104 Supersession	Federal	Statute	As described in §200.110 Effective/applicability date, this part supersedes the following OMB guidance documents and regulations under Title 2 of the Code of Federal Regulations:	No	No	
					<ul> <li>(a) A-21, "Cost Principles for Educational Institutions" (2 CFR part 220);</li> <li>(b) A-87, "Cost Principles for State, Local and Indian Tribal Governments" (2 CFR part 225) and also Federal Register</li> </ul>			
					notice 51 FR 552 (January 6, 1986);			
					<ul> <li>(c) A-89, "Federal Domestic Assistance Program Information";</li> <li>(d) A-102, "Grant Awards and Cooperative Agreements with State and Local Governments";</li> </ul>			
					(e) A-110, "Uniform Administrative Requirements for Awards and Other Agreements with Institutions of Higher			
					Education, Hospitals, and Other Nonprofit Organizations" (codified at 2 CFR 215); (f) A-122, "Cost Principles for Non-Profit Organizations" (2 CFR part 230);			
					(g) A-133, "Audits of States, Local Governments and Non-Profit Organizations "; and			1
					(h) Those sections of A-50 related to audits performed under Subpart F—Audit Requirements of this part.			
					[78 FR 78608, Dec. 26, 2013, as amended at 79 FR 75882, Dec. 19, 2014]			
1308	Subpart B—General Provisions	§200.105 Effect on other issuances	Federal	Statute	For Federal awards subject to this part, all administrative requirements, program manuals, handbooks and other non- regulatory materials that are inconsistent with the requirements of this part must be superseded upon implementation of this part by the Federal agency, except to the extent they are required by statute or authorized in accordance with the provisions in §200.102 Exceptions.	No	No	
1309	Subpart B—General Provisions	§200.106 Agency implementation	Federal	Statute	The specific requirements and responsibilities of Federal agencies and non-Federal entities are set forth in this part. Federal agencies making Federal awards to non-Federal entities must implement the language in the Subpart C—Pre- Federal Award Requirements and Contents of Federal Awards of this part through Subpart F—Audit Requirements of this part in codified regulations unless different provisions are required by Federal statute or are approved by OMB.	No	No	
1310	Subpart B—General Provisions	§200.107 OMB responsibilities	Federal	Statute	OMB will review Federal agency regulations and implementation of this part, and will provide interpretations of policy requirements and assistance to ensure effective and efficient implementation. Any exceptions will be subject to approval by OMB. Exceptions will only be made in particular cases where adequate justification is presented.	No	No	



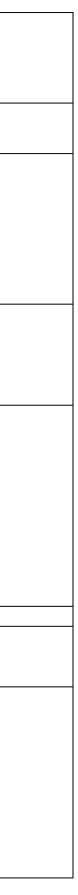
1311	Subpart B—General Provisions	§200.108 Inquiries	Federal	Statute	Inquiries concerning this part may be directed to the Office of Federal Financial Management Office of Management and Budget, in Washington, DC. Non-Federal entities' inquiries should be addressed to the Federal awarding agency, cognizant agency for indirect costs, cognizant or oversight agency for audit, or pass-through entity as appropriate.	No	Νο	
1312	Subpart B—General Provisions	§200.109 Review date	Federal	Statute	OMB will review this part at least every five years after December 26, 2013.	No	No	
1313	Subpart B—General Provisions	§200.110 Effective/applicability date	Federal	Statute		No	No	
					(b) The standards set forth in Subpart F—Audit Requirements of this part and any other standards which apply directly to Federal agencies will be effective December 26, 2013 and will apply to audits of fiscal years beginning on or after December 26, 2014.			
1314	Subpart B—General Provisions	§200.111 English language	Federal	Statute	<ul> <li>(a) All Federal financial assistance announcements and Federal award information must be in the English language. Applications must be submitted in the English language and must be in the terms of U.S. dollars. If the Federal awarding agency receives applications in another currency, the Federal awarding agency receives applications in another currency using the date specified for receipt of the application.</li> <li>(b) Non-Federal entities may translate the Federal award and other documents into another language. In the event of inconsistency between any terms and conditions of the Federal award and any translation into another language, the English language meaning will control. Where a significant portion of the non-Federal entity's employees who are working on the Federal award are not fluent in English, the non-Federal entity must provide the Federal award in English and the language(s) with which employees are more familiar.</li> </ul>	No	No	
1315	Subpart C—Pre-Federal Award Requirements and Contents of Federal Awards	§200.200 Purpose	Federal	Statute	<ul> <li>(a) Sections 200.201 Use of grant agreements (including fixed amount awards), cooperative agreements, and contracts through 200.208 Certifications and representations prescribe instructions and other pre-award matters to be used in the announcement and application process.</li> <li>(b) Use of §§200.203 Notices of funding opportunities, 200.204 Federal awarding agency review of merit of proposals, 200.205 Federal awarding agency review of risk posed by applicants, and 200.207 Specific conditions, is required only for competitive Federal awards, but may also be used by the Federal awarding agency for non-competitive awards where appropriate or where required by Federal statute.</li> </ul>	No	No	
1316	Subpart C—Pre-Federal Award Requirements and Contents of Federal Awards	§200.202 Requirement to provide public notice of Federal financial assistance programs	Federal	Statute	<ul> <li>(a) The Federal awarding agency must notify the public of Federal programs in the Catalog of Federal Domestic Assistance (CFDA), maintained by the General Services Administration (GSA).</li> <li>(1) The CFDA, or any OMB-designated replacement, is the single, authoritative, governmentwide comprehensive source of Federal financial assistance program information produced by the executive branch of the Federal Government.</li> <li>(2) The information that the Federal awarding agency must submit to GSA for approval by OMB is listed in paragraph (b) of this section. GSA must prescribe the format for the submission.</li> <li>(3) The Federal awarding agency may not award Federal financial assistance without assigning it to a program that has been included in the CFDA as required in this section unless there are exigent circumstances requiring otherwise, such as timing requirements imposed by statute.</li> <li>(b) For each program that awards discretionary Federal awarding agency must submit the following information to GSA:</li> <li>(1) Program Description, Purpose, Goals and Measurement. A brief summary of the statutory or regulatory requirements of the program and its intended outcome. Where appropriate, the Program Description, Purpose, Goals, and Measurement should align with the strategic goals and objectives within the Federal awarding agency's performance measurement, management, and reporting as required by Part 6 of OMB Circular A-11;</li> <li>(2) Identification of whether the program makes Federal awards on a discretionary basis or the Federal awards are prescribed by Federal statute, such as in the case of formula grants.</li> <li>(3) Projected total amount of funds available for the program. Estimates based on previous year funding are acceptable if current appropriations are not available at the time of the submission;</li> <li>(4) Anticipated Source of Available Funds: The statutory authority for funding the program and, to the extent possible, agency, sub-agency, or, if known, the specific progr</li></ul>	No	No	



1317	Subpart C—Pre-Federal Award Requirements and Contents of Federal Awards	§200.203 Notices of funding opportunities	Federal	Statute	For competitive grants and cooperative agreements, the Federal awarding agency must announce specific funding opportunities by providing the following information in a public notice:	No	No	
					(a) Summary Information in Notices of Funding Opportunities. The Federal awarding agency must display the following information posted on the OMB-designated governmentwide Web site for finding and applying for Federal financial assistance, in a location preceding the full text of the announcement:			
					(1) Federal Awarding Agency Name;			
					(2) Funding Opportunity Title;			
					(3) Announcement Type (whether the funding opportunity is the initial announcement of this funding opportunity or a modification of a previously announced opportunity);			
					(4) Funding Opportunity Number (required, if applicable). If the Federal awarding agency has assigned or will assign a number to the funding opportunity announcement, this number must be provided;			
					(5) Catalog of Federal Financial Assistance (CFDA) Number(s);			
					(6) Key Dates. Key dates include due dates for applications or Executive Order 12372 submissions, as well as for any letters of intent or pre-applications. For any announcement issued before a program's application materials are available, key dates also include the date on which those materials will be released; and any other additional information, as deemed applicable by the relevant Federal awarding agency.			
					(b) The Federal awarding agency must generally make all funding opportunities available for application for at least 60 calendar days. The Federal awarding agency may make a determination to have a less than 60 calendar day availability period but no funding opportunity should be available for less than 30 calendar days unless exigent circumstances require as determined by the Federal awarding agency head or delegate.			
					(c) Full Text of Funding Opportunities. The Federal awarding agency must include the following information in the full text of each funding opportunity. For specific instructions on the content required in this section, refer to Appendix I to Part 200—Full Text of Notice of Funding Opportunity to this part.			
1318	Subpart C—Pre-Federal Award Requirements and Contents of Federal Awards	§200.204 Federal awarding agency review of merit of proposals	Federal S	Statute	For competitive grants or cooperative agreements, unless prohibited by Federal statute, the Federal awarding agency must design and execute a merit review process for applications. This process must be described or incorporated by reference in the applicable funding opportunity (see Appendix I to this part, Full text of the Funding Opportunity.) See also §200.203 Notices of funding opportunities.	No	No	
1319	Subpart C—Pre-Federal Award	§200.206 Standard application	Federal	Statute	(a) Paperwork clearances. The Federal awarding agency may only use application information collections approved by	/ No	No	
	Requirements and Contents of Federal Awards	requirements			OMB under the Paperwork Reduction Act of 1995 and OMB's implementing regulations in 5 CFR part 1320, Controlling Paperwork Burdens on the Public. Consistent with these requirements, OMB will authorize additional information collections only on a limited basis.			
					(b) If applicable, the Federal awarding agency may inform applicants and recipients that they do not need to provide certain information otherwise required by the relevant information collection.			
1320	Subpart C—Pre-Federal Award Requirements and Contents of Federal Awards	§200.209 Pre-award costs	Federal	Statute	For requirements on costs incurred by the applicant prior to the start date of the period of performance of the Federal award, see §200.458 Pre-award costs.	No	No	
1321	Subpart C—Pre-Federal Award	§200.210 Information contained in	Federal	Statute	A Federal award must include the following information:	No	No	
	Requirements and Contents of Federal Awards	a Federal award			(a) General Federal Award Information. The Federal awarding agency must include the following general Federal			
					award information in each Federal award: (1) Recipient name (which must match the name associated with its unique entity identifier as defined at 2 CFR 25.315);			
					(2) Recipient's unique entity identifier;			
					(3) Unique Federal Award Identification Number (FAIN);			
					(4) Federal Award Date (see §200.39 Federal award date);			
					(5) Period of Performance Start and End Date;			
					(6) Amount of Federal Funds Obligated by this action;			
					(7) Total Amount of Federal Funds Obligated;			
					(8) Total Amount of the Federal Award;			
					(9) Budget Approved by the Federal Awarding Agency;			
					(10) Total Approved Cost Sharing or Matching, where applicable;			
				1		1	1	1
					(11) Federal award project description, (to comply with statutory requirements (e.g., FFATA));			
					<ul><li>(11) Federal award project description, (to comply with statutory requirements (e.g., FFATA));</li><li>(12) Name of Federal awarding agency and contact information for awarding official,</li></ul>			



1322	Subpart C—Pre-Federal Award Requirements and Contents of Federal Awards	§200.211 Public access to Federal award information	Federal	Statute	<ul> <li>(a) In accordance with statutory requirements for Federal spending transparency (e.g., FFATA), except as noted in this section, for applicable Federal awards the Federal awarding agency must announce all Federal awards publicly and publish the required information on a publicly available OMB-designated governmentwide Web site (at time of publication, www.USAspending.gov).</li> <li>(b) Nothing in this section may be construed as requiring the publication of information otherwise exempt under the</li> </ul>	No	No	
					Freedom of Information Act (5 U.S.C 552), or controlled unclassified information pursuant to Executive Order 13556.			
1323	Subpart C—Pre-Federal Award Requirements and Contents of Federal Awards	§200.212 Suspension and debarment	Federal	Statute	Non-federal entities and contractors are subject to the non-procurement debarment and suspension regulations implementing Executive Orders 12549 and 12689, 2 CFR part 180. These regulations restrict awards, subawards, and contracts with certain parties that are debarred, suspended, or otherwise excluded from or ineligible for participation in Federal assistance programs or activities.		No	
1324	Subpart D—Post Federal Award Requirements Standards for Financial and Program Management	§200.304 Bonds	Federal	Statute	The Federal awarding agency may include a provision on bonding, insurance, or both in the following circumstances: (a) Where the Federal Government guarantees or insures the repayment of money borrowed by the recipient, the Federal awarding agency, at its discretion, may require adequate bonding and insurance if the bonding and insurance requirements of the non-Federal entity are not deemed adequate to protect the interest of the Federal Government. (b) The Federal awarding agency may require adequate fidelity bond coverage where the non-Federal entity lacks sufficient coverage to protect the Federal Government's interest. (c) Where bonds are required in the situations described above, the bonds must be obtained from companies holding certificates of authority as acceptable sureties, as prescribed in 31 CFR Part 223, "Surety Companies Doing Business	No	No	
					with the United States."			
1325	Procurement Standards	§200.322 Procurement of recovered materials	Federal	Statute	A non-Federal entity that is a state agency or agency of a political subdivision of a state and its contractors must comply with section 6002 of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act. The requirements of Section 6002 include procuring only items designated in guidelines of the Environmental Protection Agency (EPA) at 40 CFR part 247 that contain the highest percentage of recovered materials practicable, consistent with maintaining a satisfactory level of competition, where the purchase price of the item exceeds \$10,000 or the value of the quantity acquired during the preceding fiscal year exceeded \$10,000; procuring solid waste management services in a manner that maximizes energy and resource recovery; and establishing an affirmative procurement program for procurement of recovered materials identified in the EPA guidelines.	No	No	
1326	Procurement Standards	§200.325 Bonding requirements	Federal	Statute	<ul> <li>For construction or facility improvement contracts or subcontracts exceeding the Simplified Acquisition Threshold, the Federal awarding agency or pass-through entity may accept the bonding policy and requirements of the non-Federal entity provided that the Federal awarding agency or pass-through entity has made a determination that the Federal interest is adequately protected. If such a determination has not been made, the minimum requirements must be as follows:</li> <li>(a) A bid guarantee from each bidder equivalent to five percent of the bid price. The "bid guarantee" must consist of a firm commitment such as a bid bond, certified check, or other negotiable instrument accompanying a bid as assurance that the bidder will, upon acceptance of the bid, execute such contractual documents as may be required within the time specified.</li> <li>(b) A performance bond on the part of the contractor for 100 percent of the contract price. A "performance bond" is one executed in connection with a contract to assure payment as required by law of all persons supplying labor and material in the execution of the work provided for in the contract.</li> </ul>		No	
1327	Procurement Standards	§200.326 Contract provisions	Federal	Statute	The non-Federal entity's contracts must contain the applicable provisions described in Appendix II to Part 200– Contract Provisions for non-Federal Entity Contracts Under Federal Awards.	No	No	
1328	Record Retention and Access	§200.334 Requests for transfer of records	Federal	Statute	The Federal awarding agency must request transfer of certain records to its custody from the non-Federal entity when it determines that the records possess long-term retention value. However, in order to avoid duplicate recordkeeping, the Federal awarding agency may make arrangements for the non-Federal entity to retain any records that are continuously needed for joint use.	No	No	
1329	Record Retention and Access	§200.336 Access to records	Federal	Statute	<ul> <li>(a) Records of non-Federal entities. The Federal awarding agency, Inspectors General, the Comptroller General of the United States, and the pass-through entity, or any of their authorized representatives, must have the right of access to any documents, papers, or other records of the non-Federal entity which are pertinent to the Federal award, in order to make audits, examinations, excerpts, and transcripts. The right also includes timely and reasonable access to the non-Federal entity spersonnel for the purpose of interview and discussion related to such documents.</li> <li>(b) Only under extraordinary and rare circumstances would such access include review of the true name of victims of a crime. Routine monitoring cannot be considered extraordinary and rare circumstances that would necessitate access to this information. When access to the true name of victims of a crime is necessary, appropriate steps to protect this sensitive information must be taken by both the non-Federal entity and the Federal awarding agency. Any such access, other than under a court order or subpoena pursuant to a bona fide confidential investigation, must be approved by the head of the Federal awarding agency or delegate.</li> <li>(c) Expiration of right of access. The rights of access in this section are not limited to the required retention period but last as long as the records are retained. Federal awarding agencies and pass-through entities must not impose any other access requirements upon non-Federal entities.</li> </ul>		No	



1330	Remedies for Noncompliance	§200.338 Remedies for noncompliance	Federal	Statute	If a non-Federal entity fails to comply with Federal statutes, regulations or the terms and conditions of a Federal award, the Federal awarding agency or pass-through entity may impose additional conditions, as described in §200.207         Specific conditions. If the Federal awarding agency or pass-through entity determines that noncompliance cannot be remedied by imposing additional conditions, the Federal awarding agency or pass-through entity determines that noncompliance cannot be remedied by imposing additional conditions, the Federal awarding agency or pass-through entity may take one or more of the following actions, as appropriate in the circumstances:         (a) Temporarily withhold cash payments pending correction of the deficiency by the non-Federal entity or more severe enforcement action by the Federal awarding agency or pass-through entity.         (b) Disallow (that is, deny both use of funds and any applicable matching credit for) all or part of the cost of the activity or action not in compliance.         (c) Wholly or partly suspend or terminate the Federal award.         (d) Initiate suspension or debarment proceedings as authorized under 2 CFR part 180 and Federal awarding agency regulations (or in the case of a pass-through entity, recommend such a proceeding be initiated by a Federal awarding agency).         (e) Withhold further Federal awards for the project or program.	No	No	
					(f) Take other remedies that may be legally available.			
1331	Remedies for Noncompliance	§200.339 Termination	Federal	Statute	<ul> <li>(a) The Federal award may be terminated in whole or in part as follows:</li> <li>(1) By the Federal awarding agency or pass-through entity, if a non-Federal entity fails to comply with the terms and conditions of a Federal award;</li> <li>(2) By the Federal awarding agency or pass-through entity for cause;</li> </ul>	No	No	
					<ul> <li>(3) By the Federal awarding agency or pass-through entity with the consent of the non-Federal entity, in which case the two parties must agree upon the termination conditions, including the effective date and, in the case of partial termination, the portion to be terminated; or</li> <li>(4) By the non-Federal entity upon sending to the Federal awarding agency or pass-through entity written notification setting forth the reasons for such termination, the effective date, and, in the case of partial termination, the portion to be terminated. However, if the Federal awarding agency or pass-through entity determines in the case of partial</li> </ul>			
					termination that the reduced or modified portion of the Federal award or subaward will not accomplish the purposes for which the Federal award was made, the Federal awarding agency or pass-through entity may terminate the Federal award in its entirety. (b) When a Federal award is terminated or partially terminated, both the Federal awarding agency or pass-through entity and the non-Federal entity remain responsible for compliance with the requirements in §§200.343 Closeout and 200.344 Post-closeout adjustments and continuing responsibilities.			
1332	Remedies for Noncompliance	§200.340 Notification of termination requirement	Federal	Statute	<ul> <li>(a) The Federal agency or pass-through entity must provide to the non-Federal entity a notice of termination.</li> <li>(b) If the Federal award is terminated for the non-Federal entity's failure to comply with the Federal statutes, regulations, or terms and conditions of the Federal award, the notification must state that the termination decision may</li> </ul>	No	No	
					<ul> <li>(c) Upon termination of a Federal award, the Federal awarding agency must be considered in evaluating future applications received from the non-Federal entity.</li> <li>(c) Upon termination of a Federal award, the Federal awarding agency must provide the information required under FFATA to the Federal Web site established to fulfill the requirements of FFATA, and update or notify any other relevant governmentwide systems or entities of any indications of poor performance as required by 41 U.S.C. 417b and 31 U.S.C. 3321 and implementing guidance at 2 CFR part 77 (forthcoming at time of publication). See also the requirements for Suspension and Debarment at 2 CFR part 180.</li> </ul>			
1333	Remedies for Noncompliance	§200.341 Opportunities to object, hearings and appeals	Federal	Statute	Upon taking any remedy for non-compliance, the Federal awarding agency must provide the non-Federal entity an opportunity to object and provide information and documentation challenging the suspension or termination action, in accordance with written processes and procedures published by the Federal awarding agency. The Federal awarding agency or pass-through entity must comply with any requirements for hearings, appeals or other administrative proceedings to which the non-Federal entity is entitled under any statute or regulation applicable to the action involved.	No	No	
1334	Remedies for Noncompliance	§200.342 Effects of suspension and termination	Federal	Statute	Costs to the non-Federal entity resulting from obligations incurred by the non-Federal entity during a suspension or after termination of a Federal award or subaward are not allowable unless the Federal awarding agency or pass-through entity expressly authorizes them in the notice of suspension or termination or subsequently. However, costs during suspension or after termination are allowable if: (a) The costs result from obligations which were properly incurred by the non-Federal entity before the effective date of	No	No	
					suspension or termination, are not in anticipation of it; and (b) The costs would be allowable if the Federal award was not suspended or expired normally at the end of the period of performance in which the termination takes effect.			

1335	Collection of Amounts Due	§200.345 Collection of amounts due	Federal	Statute	(a) Any funds paid to the non-Federal entity in excess of the amount to which the non-Federal entity is finally determined to be entitled under the terms of the Federal award constitute a debt to the Federal Government. If not paid within 90 calendar days after demand, the Federal awarding agency may reduce the debt by:	No	No	
					(1) Making an administrative offset against other requests for reimbursements;			
					(2) Withholding advance payments otherwise due to the non-Federal entity; or			
					(3) Other action permitted by Federal statute.			
					(b) Except where otherwise provided by statutes or regulations, the Federal awarding agency will charge interest on an overdue debt in accordance with the Federal Claims Collection Standards (31 CFR parts 900 through 999). The date from which interest is computed is not extended by litigation or the filing of any form of appeal.			
1336	Basic Considerations	§200.402 Composition of costs	Federal	Statute	Total cost. The total cost of a Federal award is the sum of the allowable direct and allocable indirect costs less any applicable credits.	No	No	
1337	Basic Considerations	\$200.406 Applicable credits	Federal	Statute	(a) Applicable credits refer to those receipts or reduction-of-expenditure-type transactions that offset or reduce expense items allocable to the Federal award as direct or indirect (F&A) costs. Examples of such transactions are: purchase discounts, rebates or allowances, recoveries or indemnities on losses, insurance refunds or rebates, and adjustments of overpayments or erroneous charges. To the extent that such credits accruing to or received by the non-Federal entity relate to allowable costs, they must be credited to the Federal award either as a cost reduction or cash refund, as appropriate.	No	No	
					(b) In some instances, the amounts received from the Federal Government to finance activities or service operations of the non-Federal entity should be treated as applicable credits. Specifically, the concept of netting such credit items (including any amounts used to meet cost sharing or matching requirements) must be recognized in determining the rates or amounts to be charged to the Federal award. (See §§200.436 Depreciation and 200.468 Specialized service facilities, for areas of potential application in the matter of Federal financing of activities.)			
1338	Basic Considerations	§200.407 Prior written approval (prior approval)	Federal	Statute	Under any given Federal award, the reasonableness and allocability of certain items of costs may be difficult to determine. In order to avoid subsequent disallowance or dispute based on unreasonableness or nonallocability, the non-Federal entity may seek the prior written approval of the cognizant agency for indirect costs or the Federal awarding agency in advance of the incurrence of special or unusual costs. Prior written approval should include the timeframe or scope of the agreement. The absence of prior written approval on any element of cost will not, in itself, affect the reasonableness or allocability of that element, unless prior approval is specifically required for allowability as described under certain circumstances in the following sections of this part:	No	No	
					(a) §200.201 Use of grant agreements (including fixed amount awards), cooperative agreements, and contracts, paragraph (b)(5);			
					(b) §200.306 Cost sharing or matching;			
					(c) §200.307 Program income;			
					(d) §200.308 Revision of budget and program plans;			
					(e) §200.311 Real property;			
					(f) §200.313 Equipment;			
					(g) §200.332 Fixed amount subawards;			
					(h) §200.413 Direct costs, paragraph (c);			
					(i) §200.430 Compensation—personal services, paragraph (h);			
					(j) §200.431 Compensation—fringe benefits;			
					(k) §200.438 Entertainment costs;			
1339	Basic Considerations	\$200.408 Limitation on allowance	Federal	Statute	(I) §200.439 Equipment and other capital expenditures; The Federal award may be subject to statutory requirements that limit the allowability of costs. When the maximum	Νο	No	
1339		of costs			amount allowable under a limitation is less than the total amount determined in accordance with the principles in this part, the amount not recoverable under the Federal award may not be charged to the Federal award.			
1340	Basic Considerations	§200.409 Special considerations	Federal	Statute	In addition to the basic considerations regarding the allowability of costs highlighted in this subtitle, other subtitles in	No	No	
					this part describe special considerations and requirements applicable to states, local governments, Indian tribes, and IHEs. In addition, certain provisions among the items of cost in this subpart, are only applicable to certain types of non-Federal entities, as specified in the following sections:			
					(a) Direct and Indirect (F&A) Costs (§§200.412 Classification of costs through 200.415 Required certifications) of this subpart;			
					(b) Special Considerations for States, Local Governments and Indian Tribes (§§200.416 Cost allocation plans and indirect cost proposals and 200.417 Interagency service) of this subpart; and			
					(c) Special Considerations for Institutions of Higher Education (§§200.418 Costs incurred by states and local governments and 200.419 Cost accounting standards and disclosure statement) of this subpart.			



1341	Basic Considerations	§200.410 Collection of	Federal	Statute	Payments made for costs determined to be unallowable by either the Federal awarding agency, cognizant agency for	No	No	
		unallowable costs			indirect costs, or pass-through entity, either as direct or indirect costs, must be refunded (including interest) to the Federal Government in accordance with instructions from the Federal agency that determined the costs are unallowable unless Federal statute or regulation directs otherwise. See also Subpart D—Post Federal Award Requirements of this part, §§200.300 Statutory and national policy requirements through 200.309 Period of performance.			
1342	Basic Considerations	§200.411 Adjustment of previously negotiated indirect (F&A) cost rates containing unallowable costs	Federal	Statute	<ul> <li>(a) Negotiated indirect (F&amp;A) cost rates based on a proposal later found to have included costs that:</li> <li>(1) Are unallowable as specified by Federal statutes, regulations or the terms and conditions of a Federal award; or</li> <li>(2) Are unallowable because they are not allocable to the Federal award(s), must be adjusted, or a refund must be made, in accordance with the requirements of this section. These adjustments or refunds are designed to correct the proposals used to establish the rates and do not constitute a reopening of the rate negotiation. The adjustments or refunds will be made regardless of the type of rate negotiated (predetermined, final, fixed, or provisional).</li> <li>(b) For rates covering a future fiscal year of the non-Federal entity, the unallowable costs will be removed from the indirect (F&amp;A) cost pools and the rates appropriately adjusted.</li> <li>(c) For rates covering a past period, the Federal share of the unallowable costs will be computed for each year involved and a cash refund (including interest chargeable in accordance with applicable regulations) will be made to the Federal Government. If cash refunds are made for past periods covered by provisional or fixed rates, appropriate adjustments will be made when the rates are finalized to avoid duplicate recovery of the unallowable costs by the Federal Government.</li> <li>(d) For rates covering the current period, either a rate adjustment or a refund, as described in paragraphs (b) and (c) of this section, must be required by the cognizant agency for indirect costs. The choice of method must be at the discretion of the cognizant agency for indirect costs. The choice of method must be at the discretion of the cognizant agency for indirect costs, based on its judgment as to which method would be most practical.</li> <li>(e) The amount or proportion of unallowable costs included in each year's rate will be assumed to be the same as the amount or proportion of unallowable costs included in the base year proposal used t</li></ul>	No	No	
1343	Direct and Indirect (F&A) Costs	§200.412 Classification of costs	Federal	Statute	There is no universal rule for classifying certain costs as either direct or indirect (F&A) under every accounting system. A cost may be direct with respect to some specific service or function, but indirect with respect to the Federal award or other final cost objective. Therefore, it is essential that each item of cost incurred for the same purpose be treated consistently in like circumstances either as a direct or an indirect (F&A) cost in order to avoid possible double-charging of Federal awards. Guidelines for determining direct and indirect (F&A) costs charged to Federal awards are provided in this subpart.		No	
1344	Special Considerations for States, Local Governments and Indian Tribes	§200.417 Interagency service	Federal	Statute	The cost of services provided by one agency to another within the governmental unit may include allowable direct costs of the service plus a pro-rated share of indirect costs. A standard indirect cost allowance equal to ten percent of the direct salary and wage cost of providing the service (excluding overtime, shift premiums, and fringe benefits) may be used in lieu of determining the actual indirect costs of the service. These services do not include centralized services included in central service cost allocation plans as described in Appendix V to Part 200—State/Local Government and Indian Tribe-Wide Central Service Cost Allocation Plans.	No	No	
1345	Special Considerations for Institutions of Higher Education	§200.418 Costs incurred by states and local governments	Federal	Statute	Costs incurred or paid by a state or local government on behalf of its IHEs for fringe benefit programs, such as pension costs and FICA and any other costs specifically incurred on behalf of, and in direct benefit to, the IHEs, are allowable costs of such IHEs whether or not these costs are recorded in the accounting records of the institutions, subject to the following: (a) The costs meet the requirements of §§200.402 Composition of costs through 200.411 Adjustment of previously negotiated indirect (F&A) cost rates containing unallowable costs, of this subpart; (b) The costs are properly supported by approved cost allocation plans in accordance with applicable Federal cost accounting principles in this part; and (c) The costs are not otherwise borne directly or indirectly by the Federal Government.	No	No	



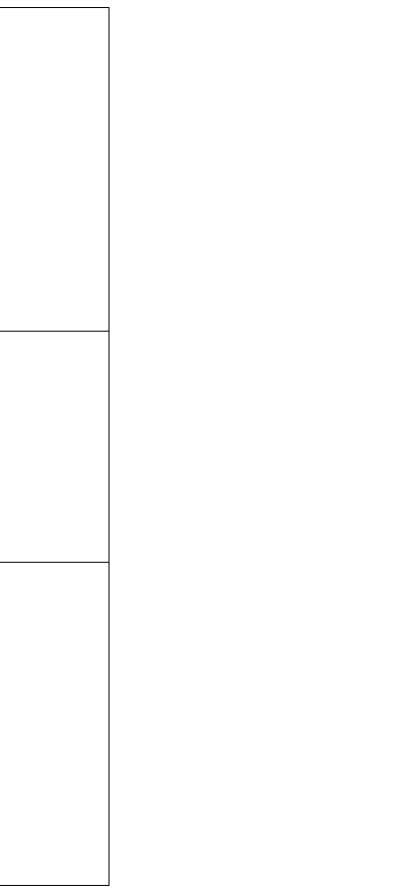
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1346	Special Considerations for Institutions of Higher Education	§200.419 Cost accounting standards and disclosure statement	Federal	Statute	(a) An IHE that receives aggregate Federal awards totaling \$50 million or more in Federal awards subject to this part in its most recently completed fiscal year must comply with the Cost Accounting Standards Board's cost accounting standards located at 48 CFR 9905.501, 9905.502, 9905.505, and 9905.506. CAS-covered contracts awarded to the IHEs are subject to the CAS requirements at 48 CFR 9900 through 9999 and 48 CFR part 30 (FAR Part 30).	No	No	
					(b) Disclosure statement. An IHE that receives aggregate Federal awards totaling \$50 million or more subject to this part during its most recently completed fiscal year must disclose their cost accounting practices by filing a Disclosure Statement (DS-2), which is reproduced in Appendix III to Part 200—Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs). With the approval of the cognizant agency for indirect costs, an IHE may meet the DS-2 submission by submitting the DS-2 for each business unit that received \$50 million or more in Federal awards.			
					(1) The DS-2 must be submitted to the cognizant agency for indirect costs with a copy to the IHE's cognizant agency for audit.			
					(2) An IHE is responsible for maintaining an accurate DS-2 and complying with disclosed cost accounting practices. An IHE must file amendments to the DS-2 to the cognizant agency for indirect costs six months in advance of a disclosed practice being changed to comply with a new or modified standard, or when a practice is changed for other reasons. An IHE may proceed with implementing the change only if it has not been notified by the Federal cognizant agency for indirect costs that either a longer period will be needed for review or there are concerns with the potential change within the six months period. Amendments of a DS-2 may be submitted at any time. Resubmission of a complete, updated DS-2 is discouraged except when there are extensive changes to disclosed practices.			
					(3) Cost and funding adjustments. Cost adjustments must be made by the cognizant agency for indirect costs if an IHE fails to comply with the cost policies in this part or fails to consistently follow its established or disclosed cost accounting practices when estimating, accumulating or reporting the costs of Federal awards, and the aggregate cost impact on Federal awards is material. The cost adjustment must normally be made on an aggregate basis for all affected Federal awards through an adjustment of the IHE's future F&A costs rates or other means considered appropriate by the cognizant agency for indirect costs. Under the terms of CAS covered contracts, adjustments in the amount of funding provided may also be required when the estimated proposal costs were not determined in accordance with established cost accounting practices.			
1347	General Provisions for Selected Items of Cost	§200.420 Considerations for selected items of cost	Federal	Statute	This section provides principles to be applied in establishing the allowability of certain items involved in determining cost, in addition to the requirements of Subtitle II. Basic Considerations of this subpart. These principles apply whether or not a particular item of cost is properly treated as direct cost or indirect (F&A) cost. Failure to mention a particular item of cost is not intended to imply that it is either allowable or unallowable; rather, determination as to allowability in each case should be based on the treatment provided for similar or related items of cost, and based on the principles described in §§200.402 Composition of costs through 200.411 Adjustment of previously negotiated indirect (F&A) cost rates containing unallowable costs. In case of a discrepancy between the provisions of a specific Federal award and the provisions below, the Federal award governs. Criteria outlined in §200.403 Factors affecting allowability of costs must be applied in determining allowability. See also §200.102 Exceptions.	No	No	
1348	General Provisions for Selected Items of Cost	§200.421 Advertising and public relations	Federal	Statute	<ul> <li>(a) The term advertising costs means the costs of advertising media and corollary administrative costs. Advertising media include magazines, newspapers, radio and television, direct mail, exhibits, electronic or computer transmittals, and the like.</li> </ul>	No	No	
l					(b) The only allowable advertising costs are those which are solely for:			
					<ol> <li>The recruitment of personnel required by the non-Federal entity for performance of a Federal award (See also §200.463 Recruiting costs);</li> </ol>			
					(2) The procurement of goods and services for the performance of a Federal award;			
					(3) The disposal of scrap or surplus materials acquired in the performance of a Federal award except when non- Federal entities are reimbursed for disposal costs at a predetermined amount; or			
					(4) Program outreach and other specific purposes necessary to meet the requirements of the Federal award.			
					(c) The term "public relations" includes community relations and means those activities dedicated to maintaining the image of the non-Federal entity or maintaining or promoting understanding and favorable relations with the community or public at large or any segment of the public.			
l					(d) The only allowable public relations costs are:			
					(1) Costs specifically required by the Federal award;			
					(2) Costs of communicating with the public and press pertaining to specific activities or accomplishments which result from performance of the Federal award (these costs are considered necessary as part of the outreach effort for the Federal award); or			
					(3) Costs of conducting general liaison with news media and government public relations officers, to the extent that such activities are limited to communication and liaison necessary to keep the public informed on matters of public concern, such as notices of funding opportunities, financial matters, etc.			
1349	General Provisions for Selected Items of Cost	§200.422 Advisory councils	Federal	Statute	Costs incurred by advisory councils or committees are unallowable unless authorized by statute, the Federal awarding agency or as an indirect cost where allocable to Federal awards. See §200.444 General costs of government, applicable to states, local governments and Indian tribes.	No	No	
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1350	General Provisions for Selected Items of Cost	§200.423 Alcoholic beverages	Federal	Statute	Costs of alcoholic beverages are unallowable.	No	No	



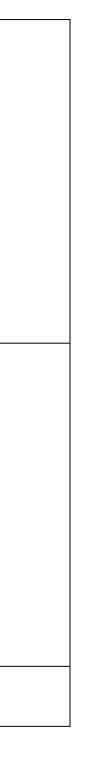
1352	General Provisions for Selected Items of Cost	§200.425 Audit services	Federal	Statute	(a) A reasonably proportionate share of the costs of audits required by, and performed in accordance with, the Single Audit Act Amendments of 1996 (31 U.S.C. 7501-7507), as implemented by requirements of this part, are allowable. However, the following audit costs are unallowable:	No	No	
					(1) Any costs when audits required by the Single Audit Act and Subpart F—Audit Requirements of this part have not been conducted or have been conducted but not in accordance therewith; and			
					(2) Any costs of auditing a non-Federal entity that is exempted from having an audit conducted under the Single Audit Act and Subpart F—Audit Requirements of this part because its expenditures under Federal awards are less than \$750,000 during the non-Federal entity's fiscal year.			
					(b) The costs of a financial statement audit of a non-Federal entity that does not currently have a Federal award may be included in the indirect cost pool for a cost allocation plan or indirect cost proposal.			
					(c) Pass-through entities may charge Federal awards for the cost of agreed-upon-procedures engagements to monitor subrecipients (in accordance with Subpart D—Post Federal Award Requirements of this part, §§200.330 Subrecipient and contractor determinations through 200.332 Fixed Amount Subawards) who are exempted from the requirements of the Single Audit Act and Subpart F—Audit Requirements of this part. This cost is allowable only if the agreed-upon-procedures engagements are:			
					(1) Conducted in accordance with GAGAS attestation standards;			
					(2) Paid for and arranged by the pass-through entity; and			
					(3) Limited in scope to one or more of the following types of compliance requirements: activities allowed or unallowed; allowable costs/cost principles; eligibility; and reporting.			
1353	General Provisions for Selected Items of Cost	§200.426 Bad debts	Federal	Statute	Bad debts (debts which have been determined to be uncollectable), including losses (whether actual or estimated) arising from uncollectable accounts and other claims, are unallowable. Related collection costs, and related legal costs, arising from such debts after they have been determined to be uncollectable are also unallowable. See also §200.428 Collections of improper payments.	No	No	
1354	General Provisions for Selected Items of Cost	§200.427 Bonding costs	Federal	Statute	(a) Bonding costs arise when the Federal awarding agency requires assurance against financial loss to itself or others by reason of the act or default of the non-Federal entity. They arise also in instances where the non-Federal entity requires similar assurance, including: bonds as bid, performance, payment, advance payment, infringement, and fidelity bonds for employees and officials.	No	No	
					(b) Costs of bonding required pursuant to the terms and conditions of the Federal award are allowable.			
					(c) Costs of bonding required by the non-Federal entity in the general conduct of its operations are allowable as an indirect cost to the extent that such bonding is in accordance with sound business practice and the rates and premiums are reasonable under the circumstances.			
1355	General Provisions for Selected Items of Cost	\$200.428 Collections of improper payments	Federal	Statute	The costs incurred by a non-Federal entity to recover improper payments are allowable as either direct or indirect costs, as appropriate. Amounts collected may be used by the non-Federal entity in accordance with cash management standards set forth in §200.305 Payment.	No	No	
1356	General Provisions for Selected Items of Cost	§200.429 Commencement and convocation costs	Federal	Statute	For IHEs, costs incurred for commencements and convocations are unallowable, except as provided for in Appendix III to Part 200—Indirect (F&A) Costs Identification and Assignment, and Rate Determination for Institutions of Higher Education (IHEs), paragraph (B)(9) Student Administration and Services, as student activity costs.	No	No	
1357	General Provisions for Selected	§200.430	Federal	Statute	(a) General. Compensation for personal services includes all remuneration, paid currently or accrued, for services of	No	No	
1007	Items of Cost	Compensation—personal services		Olatole	employees rendered during the period of period mendods and the Federal award, including but not necessarily limited to wages and salaries. Compensation for personal services may also include fringe benefits which are addressed in §200.431 Compensation—fringe benefits. Costs of compensation are allowable to the extent that they satisfy the specific requirements of this part, and that the total compensation for individual employees:			
					(1) Is reasonable for the services rendered and conforms to the established written policy of the non-Federal entity consistently applied to both Federal and non-Federal activities;			
					(2) Follows an appointment made in accordance with a non-Federal entity's laws and/or rules or written policies and meets the requirements of Federal statute, where applicable; and			
					(3) Is determined and supported as provided in paragraph (i) of this section, Standards for Documentation of Personnel Expenses, when applicable.			
					(b) Reasonableness. Compensation for employees engaged in work on Federal awards will be considered reasonable to the extent that it is consistent with that paid for similar work in other activities of the non-Federal entity. In cases where the kinds of employees required for Federal awards are not found in the other activities of the non-Federal entity, compensation will be considered reasonable to the extent that it is comparable to that paid for similar work in the labor market in which the non-Federal entity competes for the kind of employees involved.			
					(c) Professional activities outside the non-Federal entity. Unless an arrangement is specifically authorized by a Federal awarding agency, a non-Federal entity must follow its written non-Federal entity-wide policies and practices concerning the permissible extent of professional services that can be provided outside the non-Federal entity for non- organizational compensation. Where such non-Federal entity-wide written policies do not exist or do not adequately define the permissible extent of consulting or other non-organizational activities undertaken for extra outside pay, the Federal Government may require that the effort of professional staff working on Federal awards be allocated between:			
					(1) Non-Federal entity activities, and			
					(2) Non-organizational professional activities. If the Federal awarding agency considers the extent of non- organizational professional effort excessive or inconsistent with the conflicts-of-interest terms and conditions of the			



1358	General Provisions for Selected Items of Cost	§200.431 Compensation—fringe benefits	Federal	Statute	<ul> <li>(a) Fringe benefits are allowances and services provided by employers to their employees as compensation in addition to regular salaries and wages. Fringe benefits include, but are not limited to, the costs of leave (vacation, family-related, sick or military), employee insurance, pensions, and unemployment benefit plans. Except as provided elsewhere in these principles, the costs of fringe benefits are allowable provided that the benefits are reasonable and are required by law, non-Federal entity-employee agreement, or an established policy of the non-Federal entity.</li> <li>(b) Leave. The cost of fringe benefits in the form of regular compensation paid to employees during periods of authorized absences from the job, such as for annual leave, family-related leave, sick leave, holidays, court leave, military leave, administrative leave, and other similar benefits, are allowable if all of the following criteria are met:</li> <li>(1) They are provided under established written leave policies;</li> <li>(2) The costs are equitably allocated to all related activities, including Federal awards; and,</li> <li>(3) The accounting basis (cash or accrual) selected for costing each type of leave is consistently followed by the non-Federal entity or specified grouping of employees.</li> <li>(i) When a non-Federal entity uses the cash basis of accounting, the cost of leave is recognized in the period that the leave is taken and paid for. Payments for unused leave when an employee retires or terminates employment are allowable in the year of payment.</li> <li>(ii) The accrual basis may be only used for those types of leave for which a liability as defined by GAAP exists when the leave is earned. When a non-Federal entity uses the accrual basis of accounting, allowable leave costs are the leaves of the amount accrued or funded.</li> <li>(c) The cost of fringe benefits in the form of employer contributions or expenses for social security; employee life, health, unemployment, and worker's compensation insurance (except</li></ul>	No	No	
1359	General Provisions for Selected Items of Cost	§200.433 Contingency provisions	Federal	Statute	<ul> <li>(a) Contingency is that part of a budget estimate of future costs (typically of large construction projects, IT systems, or other items as approved by the Federal awarding agency) which is associated with possible events or conditions arising from causes the precise outcome of which is indeterminable at the time of estimate, and that experience shows will likely result, in aggregate, in additional costs for the approved activity or project. Amounts for major project scope changes, unforeseen risks, or extraordinary events may not be included.</li> <li>(b) It is permissible for contingency amounts other than those excluded in paragraph (a) of this section to be explicitly included in budget estimates, to the extent they are necessary to improve the precision of those estimates. Amounts must be estimated using broadly-accepted cost estimating methodologies, specified in the budget documentation of the Federal award, and accepted by the Federal awarding agency. As such, contingency amounts are to be included in the Federal award. In order for actual costs incurred to be allowable, they must comply with the costs principles and other requirements in this part (see also §§200.300 Statutory and national policy requirements through 200.309 Period of performance of Subpart D of this part and 200.403 Factors affecting allowability of costs); be necessary and reasonable for proper and efficient accomplishment of project or program objectives, and be verifiable from the non-Federal entity's records.</li> <li>(c) Payments made by the Federal awarding agency to the non-Federal entity's "contingency reserve" or any similar payment made for events the occurrence of which cannot be foretold with certainty as to the time or intensity, or with an assurance of their happening, are unallowable, except as noted in §§200.431 Compensation—fringe benefits regarding self-insurance, pensions, severance and post-retirement health costs and 200.447 Insurance and indemnification.</li> </ul>		No	
1360	General Provisions for Selected Items of Cost	§200.434 Contributions and donations	Federal	Statute	<ul> <li>(a) Costs of contributions and donations, including cash, property, and services, from the non-Federal entity to other entities, are unallowable.</li> <li>(b) The value of services and property donated to the non-Federal entity may not be charged to the Federal award either as a direct or indirect (F&amp;A) cost. The value of donated services and property may be used to meet cost sharing or matching requirements (see §200.306 Cost sharing or matching). Depreciation on donated assets is permitted in accordance with §200.436 Depreciation, as long as the donated property is not counted towards cost sharing or matching requirements.</li> <li>(c) Services donated or volunteered to the non-Federal entity may be furnished to a non-Federal entity by professional and technical personnel, consultants, and other skilled and unskilled labor. The value of these services may not be charged to the Federal award either as a direct or indirect cost. However, the value of donated services may be used to meet cost sharing or matching.</li> <li>(d) To the extent feasible, services donated to the non-Federal entity will be supported by the same methods used to support the allocability of regular personnel services.</li> <li>(e) The following provisions apply to nonprofit organizations. The value of services donated to the non-Federal entity's indirect cost rate(s) and, accordingly, must be allocated a proportionate share of applicable indirect costs when the following circumstances exist:</li> <li>(1) The aggregate value of the services is material;</li> <li>(2) The services are supported by a significant amount of the indirect costs incurred by the non-Federal entity;</li> <li>(i) In those instances where there is no basis for determining the fair market value of the services rendered, the non-Federal entity and the cognizant agency for indirect costs must negotiate an appropriate allocation of indirect cost to the services.</li> <li>(ii) Where donated services directly benefit a project supported by the Federal award, the in</li></ul>	No	No	



1361	General Provisions for Selected Items of Cost	§200.435 Defense and prosecution of criminal and civil proceedings, claims, appeals and	Federal	Statute	<ul><li>(a) Definitions for the purposes of this section.</li><li>(1) Conviction means a judgment or conviction of a criminal offense by any court of competent jurisdiction, whether</li></ul>	No	No	
		patent infringements			entered upon verdict or a plea, including a conviction due to a plea of nolo contendere.			
					(2) Costs include the services of in-house or private counsel, accountants, consultants, or others engaged to assist the non-Federal entity before, during, and after commencement of a judicial or administrative proceeding, that bear a direct relationship to the proceeding.			
					(3) Fraud means:			
					(i) Acts of fraud or corruption or attempts to defraud the Federal Government or to corrupt its agents,			
I					(ii) Acts that constitute a cause for debarment or suspension (as specified in agency regulations), and			
					(iii) Acts which violate the False Claims Act (31 U.S.C. 3729-3732) or the Anti-kickback Act (41 U.S.C. 1320a-7b(b)).			
					(4) Penalty does not include restitution, reimbursement, or compensatory damages.			
					(5) Proceeding includes an investigation.			
					(b) Costs. (1) Except as otherwise described herein, costs incurred in connection with any criminal, civil or administrative proceeding (including filing of a false certification) commenced by the Federal Government, a state,			
					local government, or foreign government, or joined by the Federal Government (including a proceeding under the False Claims Act), against the non-Federal entity, (or commenced by third parties or a current or former employee of			
					the non-Federal entity who submits a whistleblower complaint of reprisal in accordance with 10 U.S.C. 2409 or 41 U.S.C. 4712), are not allowable if the proceeding:			
					(i) Relates to a violation of, or failure to comply with, a Federal, state, local or foreign statute, regulation or the terms and conditions of the Federal award, by the non-Federal entity (including its agents and employees); and			
					(ii) Results in any of the following dispositions:			
1362	General Provisions for Selected Items of Cost	§200.436 Depreciation	Federal	Statute	(a) Depreciation is the method for allocating the cost of fixed assets to periods benefitting from asset use. The non- Federal entity may be compensated for the use of its buildings, capital improvements, equipment, and software projects capitalized in accordance with GAAP, provided that they are used, needed in the non-Federal entity's activities, and properly allocated to Federal awards. Such compensation must be made by computing depreciation.	No	No	
					(b) The allocation for depreciation must be made in accordance with Appendices III through IX.			
					(c) Depreciation is computed applying the following rules. The computation of depreciation must be based on the acquisition cost of the assets involved. For an asset donated to the non-Federal entity by a third party, its fair market value at the time of the donation must be considered as the acquisition cost. Such assets may be depreciated or claimed as matching but not both. For the purpose of computing depreciation, the acquisition cost will exclude:			
					(1) The cost of land;			
					(2) Any portion of the cost of buildings and equipment borne by or donated by the Federal Government, irrespective of where title was originally vested or where it is presently located;			
					(3) Any portion of the cost of buildings and equipment contributed by or for the non-Federal entity where law or agreement prohibits recovery; and			
					(4) Any asset acquired solely for the performance of a non-Federal award.			
					(d) When computing depreciation charges, the following must be observed:			
					(1) The period of useful service or useful life established in each case for usable capital assets must take into consideration such factors as type of construction, nature of the equipment, technological developments in the particular area, historical data, and the renewal and replacement policies followed for the individual items or classes of assets involved.			
					(2) The depreciation method used to charge the cost of an asset (or group of assets) to accounting periods must reflect the pattern of consumption of the asset during its useful life. In the absence of clear evidence indicating that the expected consumption of the asset will be significantly greater in the early portions than in the later portions of its			
1363	General Provisions for Selected Items of Cost	§200.438 Entertainment costs	Federal	Statute	Costs of entertainment, including amusement, diversion, and social activities and any associated costs are unallowable, except where specific costs that might otherwise be considered entertainment have a programmatic purpose and are authorized either in the approved budget for the Federal award or with prior written approval of the Federal awarding agency.	No	No	



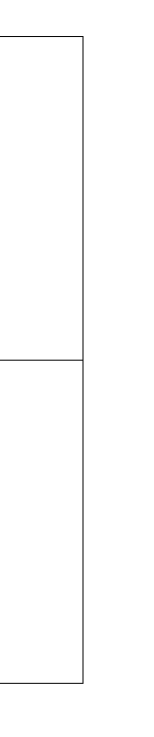
1364	General Provisions for Selected Items of Cost	§200.439 Equipment and other capital expenditures	Federal	Statute	(a) See §§200.13 Capital expenditures, 200.33 Equipment, 200.89 Special purpose equipment, 200.48 General purpose equipment, 200.2 Acquisition cost, and 200.12 Capital assets.	No	No	
					(b) The following rules of allowability must apply to equipment and other capital expenditures:			
					(1) Capital expenditures for general purpose equipment, buildings, and land are unallowable as direct charges, except with the prior written approval of the Federal awarding agency or pass-through entity.			
					(2) Capital expenditures for special purpose equipment are allowable as direct costs, provided that items with a unit cost of \$5,000 or more have the prior written approval of the Federal awarding agency or pass-through entity.			
					(3) Capital expenditures for improvements to land, buildings, or equipment which materially increase their value or useful life are unallowable as a direct cost except with the prior written approval of the Federal awarding agency, or pass-through entity. See §200.436 Depreciation, for rules on the allowability of depreciation on buildings, capital improvements, and equipment. See also §200.465 Rental costs of real property and equipment.			
					(4) When approved as a direct charge pursuant to paragraphs (b)(1) through (3) of this section, capital expenditures will be charged in the period in which the expenditure is incurred, or as otherwise determined appropriate and negotiated with the Federal awarding agency.			
					(5) The unamortized portion of any equipment written off as a result of a change in capitalization levels may be recovered by continuing to claim the otherwise allowable depreciation on the equipment, or by amortizing the amount to be written off over a period of years negotiated with the Federal cognizant agency for indirect cost.			
					(6) Cost of equipment disposal. If the non-Federal entity is instructed by the Federal awarding agency to otherwise dispose of or transfer the equipment the costs of such disposal or transfer are allowable.			
					(7) Equipment and other capital expenditures are unallowable as indirect costs. See §200.436 Depreciation.			
1365	General Provisions for Selected Items of Cost	§200.440 Exchange rates	Federal	Statute	(a) Cost increases for fluctuations in exchange rates are allowable costs subject to the availability of funding. Prior approval of exchange rate fluctuations is required only when the change results in the need for additional Federal funding, or the increased costs result in the need to significantly reduce the scope of the project. The Federal awarding agency must however ensure that adequate funds are available to cover currency fluctuations in order to avoid a violation of the Anti-Deficiency Act.	No	No	
					(b) The non-Federal entity is required to make reviews of local currency gains to determine the need for additional federal funding before the expiration date of the Federal award. Subsequent adjustments for currency increases may be allowable only when the non-Federal entity provides the Federal awarding agency with adequate source documentation from a commonly used source in effect at the time the expense was made, and to the extent that sufficient Federal funds are available.			
1366	General Provisions for Selected Items of Cost	§200.441 Fines, penalties, damages and other settlements	Federal	Statute	Costs resulting from non-Federal entity violations of, alleged violations of, or failure to comply with, Federal, state, tribal, local or foreign laws and regulations are unallowable, except when incurred as a result of compliance with specific provisions of the Federal award, or with prior written approval of the Federal awarding agency. See also §200.435 Defense and prosecution of criminal and civil proceedings, claims, appeals and patent infringements.	No	No	
1367	General Provisions for Selected	§200.443 Gains and losses on	Federal	Statute	(a) Gains and losses on the sale, retirement, or other disposition of depreciable property must be included in the year	No	No	
	Items of Cost	disposition of depreciable assets			in which they occur as credits or charges to the asset cost grouping(s) in which the property was included. The amount of the gain or loss to be included as a credit or charge to the appropriate asset cost grouping(s) is the difference between the amount realized on the property and the undepreciated basis of the property.			
					(b) Gains and losses from the disposition of depreciable property must not be recognized as a separate credit or charge under the following conditions:			
					(1) The gain or loss is processed through a depreciation account and is reflected in the depreciation allowable under §§200.436 Depreciation and 200.439 Equipment and other capital expenditures.			
					(2) The property is given in exchange as part of the purchase price of a similar item and the gain or loss is taken into account in determining the depreciation cost basis of the new item.			
					(3) A loss results from the failure to maintain permissible insurance, except as otherwise provided in §200.447 Insurance and indemnification.			
					(4) Compensation for the use of the property was provided through use allowances in lieu of depreciation.			
					(5) Gains and losses arising from mass or extraordinary sales, retirements, or other dispositions must be considered on a case-by-case basis.			
					(c) Gains or losses of any nature arising from the sale or exchange of property other than the property covered in paragraph (a) of this section, e.g., land, must be excluded in computing Federal award costs.			
					(d) When assets acquired with Federal funds, in part or wholly, are disposed of, the distribution of the proceeds must be made in accordance with §§200.310 Insurance Coverage through 200.316 Property trust relationship.			



1368	General Provisions for Selected Items of Cost	§200.444 General costs of government	Federal	Statute	(a) For states, local governments, and Indian Tribes, the general costs of government are unallowable (except as provided in §200.474 Travel costs). Unallowable costs include:	No	No	
					(1) Salaries and expenses of the Office of the Governor of a state or the chief executive of a local government or the chief executive of an Indian tribe;			
					(2) Salaries and other expenses of a state legislature, tribal council, or similar local governmental body, such as a county supervisor, city council, school board, etc., whether incurred for purposes of legislation or executive direction;			
					(3) Costs of the judicial branch of a government;			
					(4) Costs of prosecutorial activities unless treated as a direct cost to a specific program if authorized by statute or regulation (however, this does not preclude the allowability of other legal activities of the Attorney General as described in §200.435 Defense and prosecution of criminal and civil proceedings, claims, appeals and patent infringements); and			
					(5) Costs of other general types of government services normally provided to the general public, such as fire and police, unless provided for as a direct cost under a program statute or regulation.			
					(b) For Indian tribes and Councils of Governments (COGs) (see §200.64 Local government), up to 50% of salaries and expenses directly attributable to managing and operating Federal programs by the chief executive and his or her staff can be included in the indirect cost calculation without documentation.	1		
1369	General Provisions for Selected Items of Cost	§200.445 Goods or services for personal use	Federal	Statute	(a) Costs of goods or services for personal use of the non-Federal entity's employees are unallowable regardless of whether the cost is reported as taxable income to the employees.	No	No	
					(b) Costs of housing (e.g., depreciation, maintenance, utilities, furnishings, rent), housing allowances and personal living expenses are only allowable as direct costs regardless of whether reported as taxable income to the employees. In addition, to be allowable direct costs must be approved in advance by a Federal awarding agency.			
1370	General Provisions for Selected Items of Cost	§200.446 Idle facilities and idle capacity	Federal	Statute	(a) As used in this section the following terms have the meanings set forth in this section:	No	No	
					(1) Facilities means land and buildings or any portion thereof, equipment individually or collectively, or any other tangible capital asset, wherever located, and whether owned or leased by the non-Federal entity.			
					(2) Idle facilities means completely unused facilities that are excess to the non-Federal entity's current needs.			
					(3) Idle capacity means the unused capacity of partially used facilities. It is the difference between:			
					(i) That which a facility could achieve under 100 percent operating time on a one-shift basis less operating interruptions resulting from time lost for repairs, setups, unsatisfactory materials, and other normal delays and;	5		
					(ii) The extent to which the facility was actually used to meet demands during the accounting period. A multi-shift basis should be used if it can be shown that this amount of usage would normally be expected for the type of facility involved.			
					(4) Cost of idle facilities or idle capacity means costs such as maintenance, repair, housing, rent, and other related costs, e.g., insurance, interest, and depreciation. These costs could include the costs of idle public safety emergency facilities, telecommunications, or information technology system capacity that is built to withstand major fluctuations in load, e.g., consolidated data centers.			
					(b) The costs of idle facilities are unallowable except to the extent that:			
					<ol> <li>They are necessary to meet workload requirements which may fluctuate and are allocated appropriately to all benefiting programs; or</li> </ol>			
					(2) Although not necessary to meet fluctuations in workload, they were necessary when acquired and are now idle because of changes in program requirements, efforts to achieve more economical operations, reorganization, termination, or other causes which could not have been reasonably foreseen. Under the exception stated in this			
					subsection, costs of idle facilities are allowable for a reasonable period of time, ordinarily not to exceed one year, depending on the initiative taken to use, lease, or dispose of such facilities.			



1371	General Provisions for Selected	§200.447 Insurance and	Federal	Statute	(a) Costs of insurance required or approved and maintained, pursuant to the Federal award, are allowable.	No	No	
	Items of Cost	indemnification			(b) Costs of other insurance in connection with the general conduct of activities are allowable subject to the following limitations:			
					(1) Types and extent and cost of coverage are in accordance with the non-Federal entity's policy and sound business practice.			
					(2) Costs of insurance or of contributions to any reserve covering the risk of loss of, or damage to, Federal Government property are unallowable except to the extent that the Federal awarding agency has specifically required or approved such costs.			
					(3) Costs allowed for business interruption or other similar insurance must exclude coverage of management fees.			
					(4) Costs of insurance on the lives of trustees, officers, or other employees holding positions of similar responsibilities are allowable only to the extent that the insurance represents additional compensation (see §200.431 Compensation—fringe benefits). The cost of such insurance when the non-Federal entity is identified as the beneficiary is unallowable.			
					(5) Insurance against defects. Costs of insurance with respect to any costs incurred to correct defects in the non- Federal entity's materials or workmanship are unallowable.			
					(6) Medical liability (malpractice) insurance. Medical liability insurance is an allowable cost of Federal research programs only to the extent that the Federal research programs involve human subjects or training of participants in research techniques. Medical liability insurance costs must be treated as a direct cost and must be assigned to individual projects based on the manner in which the insurer allocates the risk to the population covered by the insurance.			
					(c) Actual losses which could have been covered by permissible insurance (through a self-insurance program or otherwise) are unallowable, unless expressly provided for in the Federal award. However, costs incurred because of losses not covered under nominal deductible insurance coverage provided in keeping with sound management			
1372	General Provisions for Selected	§200.448 Intellectual property	Federal	Statute	practice, and minor losses not covered by insurance, such as spoilage, breakage, and disappearance of small hand (a) Patent costs. (1) The following costs related to securing patents and copyrights are allowable:	No	No	
1372	Items of Cost	9200.446 Intellectual property	reuerai	Statute	<ul> <li>(i) Costs of preparing disclosures, reports, and other documents required by the Federal award, and of searching the art to the extent necessary to make such disclosures;</li> </ul>			
					(ii) Costs of preparing documents and any other patent costs in connection with the filing and prosecution of a United States patent application where title or royalty-free license is required by the Federal Government to be conveyed to the Federal Government; and			
					(iii) General counseling services relating to patent and copyright matters, such as advice on patent and copyright laws, regulations, clauses, and employee intellectual property agreements (See also §200.459 Professional service costs).			
					(2) The following costs related to securing patents and copyrights are unallowable:			
					(i) Costs of preparing disclosures, reports, and other documents, and of searching the art to make disclosures not required by the Federal award;			
					(ii) Costs in connection with filing and prosecuting any foreign patent application, or any United States patent application, where the Federal award does not require conveying title or a royalty-free license to the Federal Government.			
					(b) Royalties and other costs for use of patents and copyrights. (1) Royalties on a patent or copyright or amortization of the cost of acquiring by purchase a copyright, patent, or rights thereto, necessary for the proper performance of the Federal award are allowable unless:	f		
1					(i) The Federal Government already has a license or the right to free use of the patent or copyright.			
					<ul><li>(ii) The patent or copyright has been adjudicated to be invalid, or has been administratively determined to be invalid.</li></ul>			



General Provisions for Selected Items of Cost	§200.449 Interest	Federal	Statute	(a) General. Costs incurred for interest on borrowed capital, temporary use of endowment funds, or the use of the non- Federal entity's own funds, however represented, are unallowable. Financing costs (including interest) to acquire, construct, or replace capital assets are allowable, subject to the conditions in this section.	No	No	
				(b)(1) Capital assets is defined as noted in §200.12 Capital assets. An asset cost includes (as applicable) acquisition costs, construction costs, and other costs capitalized in accordance with GAAP.			
				(2) For non-Federal entity fiscal years beginning on or after January 1, 2016, intangible assets include patents and computer software. For software development projects, only interest attributable to the portion of the project costs capitalized in accordance with GAAP is allowable.			
				(c) Conditions for all non-Federal entities. (1) The non-Federal entity uses the capital assets in support of Federal awards;			
				(2) The allowable asset costs to acquire facilities and equipment are limited to a fair market value available to the non- Federal entity from an unrelated (arm's length) third party.			
				(3) The non-Federal entity obtains the financing via an arm's-length transaction (that is, a transaction with an unrelated third party); or claims reimbursement of actual interest cost at a rate available via such a transaction.			
				(4) The non-Federal entity limits claims for Federal reimbursement of interest costs to the least expensive alternative. For example, a capital lease may be determined less costly than purchasing through debt financing, in which case reimbursement must be limited to the amount of interest determined if leasing had been used.			
				(5) The non-Federal entity expenses or capitalizes allowable interest cost in accordance with GAAP.			
				(6) Earnings generated by the investment of borrowed funds pending their disbursement for the asset costs are used to offset the current period's allowable interest cost, whether that cost is expensed or capitalized. Earnings subject to being reported to the Federal Internal Revenue Service under arbitrage requirements are excludable.			
				(7) The following conditions must apply to debt arrangements over \$1 million to purchase or construct facilities, unless the non-Federal entity makes an initial equity contribution to the purchase of 25 percent or more. For this purpose,			
General Provisions for Selected Items of Cost	§200.450 Lobbying	Federal	Statute	(a) The cost of certain influencing activities associated with obtaining grants, contracts, cooperative agreements, or loans is an unallowable cost. Lobbying with respect to certain grants, contracts, cooperative agreements, and loans is governed by relevant statutes, including among others, the provisions of 31 U.S.C. 1352, as well as the common rule, "New Restrictions on Lobbying" published at 55 FR 6736 (February 26, 1990), including definitions, and the Office of Management and Budget "Governmentwide Guidance for New Restrictions on Lobbying" and notices published at 54 FR 52306 (December 20, 1989), 55 FR 24540 (June 15, 1990), 57 FR 1772 (January 15, 1992), and 61 FR 1412 (January 19, 1996).	No	No	
				(b) Executive lobbying costs. Costs incurred in attempting to improperly influence either directly or indirectly, an employee or officer of the executive branch of the Federal Government to give consideration or to act regarding a Federal award or a regulatory matter are unallowable. Improper influence means any influence that induces or tends to induce a Federal employee or officer to give consideration or to act regarding a Federal award or regulatory matter on any basis other than the merits of the matter.			
				(c) In addition to the above, the following restrictions are applicable to nonprofit organizations and IHEs:			
				(1) Costs associated with the following activities are unallowable:			
				(i) Attempts to influence the outcomes of any Federal, state, or local election, referendum, initiative, or similar procedure, through in-kind or cash contributions, endorsements, publicity, or similar activity;			
				<ul> <li>(ii) Establishing, administering, contributing to, or paying the expenses of a political party, campaign, political action committee, or other organization established for the purpose of influencing the outcomes of elections in the United States;</li> </ul>			
				(iii) Any attempt to influence:			
				(A)The introduction of Federal or state legislation;			
				(B) The enactment or modification of any pending Federal or state legislation through communication with any member or employee of the Congress or state legislature (including efforts to influence state or local officials to engage in similar lobbying activity);			
General Provisions for Selected Items of Cost	§200.451 Losses on other awards or contracts		Statute	Any excess of costs over income under any other award or contract of any nature is unallowable. This includes, but is not limited to, the non-Federal entity's contributed portion by reason of cost-sharing agreements or any under- recoveries through negotiation of flat amounts for indirect (F&A) costs. Also, any excess of costs over authorized funding levels transferred from any award or contract to another award or contract is unallowable. All losses are not allowable indirect (F&A) costs and are required to be included in the appropriate indirect cost rate base for allocation of indirect costs.		No	
General Provisions for Selected Items of Cost	§200.452 Maintenance and repair costs	Federal	Statute	Costs incurred for utilities, insurance, security, necessary maintenance, janitorial services, repair, or upkeep of buildings and equipment (including Federal property unless otherwise provided for) which neither add to the permanent value of the property nor appreciably prolong its intended life, but keep it in an efficient operating condition, are allowable. Costs incurred for improvements which add to the permanent value of the buildings and equipment or appreciably prolong their intended life must be treated as capital expenditures (see §200.439 Equipment and other capital expenditures). These costs are only allowable to the extent not paid through rental or other agreements.	No	No	



1377	General Provisions for Selected Items of Cost	§200.453 Materials and supplies costs, including costs of computing devices	Federal	Statute	<ul> <li>(a) Costs incurred for materials, supplies, and fabricated parts necessary to carry out a Federal award are allowable.</li> <li>(b) Purchased materials and supplies must be charged at their actual prices, net of applicable credits. Withdrawals from general stores or stockrooms must be charged at their actual net cost under any recognized method of pricing inventory withdrawals, consistently applied. Incoming transportation charges are a proper part of materials and supplies costs.</li> <li>(c) Materials and supplies used for the performance of a Federal award may be charged as direct costs. In the specific case of computing devices, charging as direct costs is allowable for devices that are essential and allocable, but not solely dedicated, to the performance of a Federal award.</li> <li>(d) Where federally-donated or furnished materials are used in performing the Federal award, such materials will be used without charge.</li> </ul>	No	No
1378	General Provisions for Selected Items of Cost	§200.454 Memberships, subscriptions, and professional activity costs	Federal	Statute	<ul> <li>(a) Costs of the non-Federal entity's membership in business, technical, and professional organizations are allowable.</li> <li>(b) Costs of the non-Federal entity's subscriptions to business, professional, and technical periodicals are allowable.</li> <li>(c) Costs of membership in any civic or community organization are allowable with prior approval by the Federal awarding agency or pass-through entity.</li> <li>(d) Costs of membership in any country club or social or dining club or organization are unallowable.</li> <li>(e) Costs of membership in organizations whose primary purpose is lobbying are unallowable. See also §200.450 Lobbying.</li> </ul>	Νο	No
1379	General Provisions for Selected Items of Cost	\$200.455 Organization costs	Federal	Statute	Costs such as incorporation fees, brokers' fees, fees to promoters, organizers or management consultants, attorneys, accountants, or investment counselor, whether or not employees of the non-Federal entity in connection with establishment or reorganization of an organization, are unallowable except with prior approval of the Federal awarding agency.	No	No
1380	General Provisions for Selected Items of Cost	§200.456 Participant support costs	Federal	Statute	Participant support costs as defined in §200.75 Participant support costs are allowable with the prior approval of the Federal awarding agency.	No	No
1381	General Provisions for Selected Items of Cost	\$200.457 Plant and security costs	Federal	Statute	Necessary and reasonable expenses incurred for protection and security of facilities, personnel, and work products are allowable. Such costs include, but are not limited to, wages and uniforms of personnel engaged in security activities; equipment; barriers; protective (non-military) gear, devices, and equipment; contractual security services; and consultants. Capital expenditures for plant security purposes are subject to §200.439 Equipment and other capital expenditures.	No	No
1382	General Provisions for Selected Items of Cost	§200.458 Pre-award costs	Federal	Statute	Pre-award costs are those incurred prior to the effective date of the Federal award directly pursuant to the negotiation and in anticipation of the Federal award where such costs are necessary for efficient and timely performance of the scope of work. Such costs are allowable only to the extent that they would have been allowable if incurred after the date of the Federal award and only with the written approval of the Federal awarding agency.	No	No
1383	General Provisions for Selected Items of Cost	\$200.459 Professional service costs	Federal	Statute	<ul> <li>(a) Costs of professional and consultant services rendered by persons who are members of a particular profession or possess a special skill, and who are not officers or employees of the non-Federal entity, are allowable, subject to paragraphs (b) and (c) when reasonable in relation to the services rendered and when not contingent upon recovery of the costs from the Federal Government. In addition, legal and related services are limited under §200.435 Defense and prosecution of criminal and civil proceedings, claims, appeals and patent infringements.</li> <li>(b) In determining the allowability of costs in a particular case, no single factor or any special combination of factors is necessarily determinative. However, the following factors are relevant:</li> <li>(1) The nature and scope of the service rendered in relation to the service required.</li> <li>(2) The necessity of contracting for the service, considering the non-Federal entity's capability in the particular area.</li> <li>(3) The past pattern of such costs, particularly in the years prior to Federal awards.</li> <li>(4) The impact of Federal awards on the non-Federal entity's total business is such as to influence the non-Federal entity in favor of incurring the cost, particularly where the services rendered are not of a continuing nature and have little relationship to work under Federal awards.</li> <li>(6) Whether the service can be performed more economically by direct employment rather than contracting.</li> <li>(7) The qualifications of the individual or concern rendering the service and the customary fees charged, especially on non-federally funded activities.</li> <li>(8) Adequacy of the contractual agreement for the service (e.g., description of the service, estimate of time required, rate of compensation, and termination provisions).</li> <li>(c) In addition to the factors in paragraph (b) of this section, to be allowable, retainer fees must be supported by evidence of bona fide services available or rendered.</li> </ul>		No
1384	General Provisions for Selected Items of Cost	§200.460 Proposal costs	Federal	Statute	Proposal costs are the costs of preparing bids, proposals, or applications on potential Federal and non-Federal awards or projects, including the development of data necessary to support the non-Federal entity's bids or proposals. Proposal costs of the current accounting period of both successful and unsuccessful bids and proposals normally should be treated as indirect (F&A) costs and allocated currently to all activities of the non-Federal entity. No proposal costs of past accounting periods will be allocable to the current period.	No	No



		§200.461 Publication and printing costs	Federal	Statute	(a) Publication costs for electronic and print media, including distribution, promotion, and general handling are allowable. If these costs are not identifiable with a particular cost objective, they should be allocated as indirect costs to all benefiting activities of the non-Federal entity.	No	No	
					(b) Page charges for professional journal publications are allowable where:			
					(1) The publications report work supported by the Federal Government; and			
					(2) The charges are levied impartially on all items published by the journal, whether or not under a Federal award.			
					(3) The non-Federal entity may charge the Federal award before closeout for the costs of publication or sharing of research results if the costs are not incurred during the period of performance of the Federal award.			
		§200.462 Rearrangement and reconversion costs	Federal	Statute	(a) Costs incurred for ordinary and normal rearrangement and alteration of facilities are allowable as indirect costs. Special arrangements and alterations costs incurred specifically for a Federal award are allowable as a direct cost with the prior approval of the Federal awarding agency or pass-through entity.	No	No	
					(b) Costs incurred in the restoration or rehabilitation of the non-Federal entity's facilities to approximately the same condition existing immediately prior to commencement of Federal awards, less costs related to normal wear and tear, are allowable.			
		§200.464 Relocation costs of employees	Federal	Statute	(a) Relocation costs are costs incident to the permanent change of duty assignment (for an indefinite period or for a stated period of not less than 12 months) of an existing employee or upon recruitment of a new employee. Relocation costs are allowable, subject to the limitations described in paragraphs (b), (c), and (d) of this section, provided that:	No	No	
					(1) The move is for the benefit of the employer.			
					(2) Reimbursement to the employee is in accordance with an established written policy consistently followed by the employer.			
					(3) The reimbursement does not exceed the employee's actual (or reasonably estimated) expenses.			
					(b) Allowable relocation costs for current employees are limited to the following:			
					(1) The costs of transportation of the employee, members of his or her immediate family and his household, and personal effects to the new location.			
					(2) The costs of finding a new home, such as advance trips by employees and spouses to locate living quarters and temporary lodging during the transition period, up to maximum period of 30 calendar days.			
					(3) Closing costs, such as brokerage, legal, and appraisal fees, incident to the disposition of the employee's former home. These costs, together with those described in (4), are limited to 8 per cent of the sales price of the employee's former home.			
					(4) The continuing costs of ownership (for up to six months) of the vacant former home after the settlement or lease date of the employee's new permanent home, such as maintenance of buildings and grounds (exclusive of fixing-up expenses), utilities, taxes, and property insurance.			
					(5) Other necessary and reasonable expenses normally incident to relocation, such as the costs of canceling an unexpired lease, transportation of personal property, and purchasing insurance against loss of or damages to personal property. The cost of canceling an unexpired lease is limited to three times the monthly rental.			
1388	Constal Dravisions for Colostad	S200 465 Depted easts of real	Federal	Statute	(c) Allowable relocation costs for new employees are limited to those described in paragraphs (b)(1) and (2) of this (a) Subject to the limitations described in paragraphs (b) through (d) of this section, rental costs are allowable to the	Na	No	
		§200.465 Rental costs of real property and equipment	Federal	Statute	(a) subject to the infinitations described in paragraphs (b) through (d) of this section, refnar costs are anowable to the extent that the rates are reasonable in light of such factors as: rental costs of comparable property, if any; market conditions in the area; alternatives available; and the type, life expectancy, condition, and value of the property leased. Rental arrangements should be reviewed periodically to determine if circumstances have changed and other options are available.	No	NU	
					(b) Rental costs under "sale and lease back" arrangements are allowable only up to the amount that would be allowed had the non-Federal entity continued to own the property. This amount would include expenses such as depreciation, maintenance, taxes, and insurance.			
					(c) Rental costs under "less-than-arm's-length" leases are allowable only up to the amount (as explained in paragraph (b) of this section). For this purpose, a less-than-arm's-length lease is one under which one party to the lease agreement is able to control or substantially influence the actions of the other. Such leases include, but are not limited to those between:			
					(1) Divisions of the non-Federal entity;			
					(2) The non-Federal entity under common control through common officers, directors, or members; and			
					(3) The non-Federal entity and a director, trustee, officer, or key employee of the non-Federal entity or an immediate family member, either directly or through corporations, trusts, or similar arrangements in which they hold a controlling interest. For example, the non-Federal entity may establish a separate corporation for the sole purpose of owning property and leasing it back to the non-Federal entity.			
					(4) Family members include one party with any of the following relationships to another party:			
					(i) Spouse, and parents thereof;			
					(ii) Children, and spouses thereof;			
					(iii) Parents, and spouses thereof;			



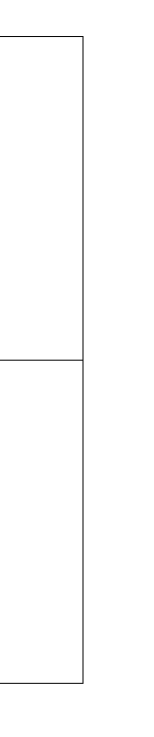
1389	General Provisions for Selected Items of Cost	§200.467 Selling and marketing costs	Federal	Statute	Costs of selling and marketing any products or services of the non-Federal entity (unless allowed under §200.421 Advertising and public relations.) are unallowable, except as direct costs, with prior approval by the Federal awarding agency when necessary for the performance of the Federal award.	No	No	
1390	General Provisions for Selected Items of Cost	§200.468 Specialized service facilities	Federal	Statute	<ul> <li>(a) The costs of services provided by highly complex or specialized facilities operated by the non-Federal entity, such as computing facilities, wind tunnels, and reactors are allowable, provided the charges for the services meet the conditions of either paragraphs (b) or (c) of this section, and, in addition, take into account any items of income or Federal financing that qualify as applicable credits under §200.406 Applicable credits.</li> <li>(b) The costs of such services, when material, must be charged directly to applicable awards based on actual usage of the services on the basis of a schedule of rates or established methodology that:</li> </ul>		No	
					<ol> <li>Does not discriminate between activities under Federal awards and other activities of the non-Federal entity, including usage by the non-Federal entity for internal purposes, and</li> <li>Is designed to recover only the aggregate costs of the services. The costs of each service must consist normally of both its direct costs and its allocable share of all indirect (F&amp;A) costs. Rates must be adjusted at least biennially, and must take into consideration over/under applied costs of the previous period(s).</li> </ol>			
					(c) Where the costs incurred for a service are not material, they may be allocated as indirect (F&A) costs.			
					(d) Under some extraordinary circumstances, where it is in the best interest of the Federal Government and the non- Federal entity to establish alternative costing arrangements, such arrangements may be worked out with the Federal cognizant agency for indirect costs.			
1391	General Provisions for Selected Items of Cost	§200.469 Student activity costs	Federal	Statute	Costs incurred for intramural activities, student publications, student clubs, and other student activities, are unallowable, unless specifically provided for in the Federal award.	No	No	
1392	General Provisions for Selected Items of Cost	§200.471 Termination costs	Federal	Statute	<ul> <li>Termination of a Federal award generally gives rise to the incurrence of costs, or the need for special treatment of costs, which would not have arisen had the Federal award not been terminated. Cost principles covering these items are set forth in this section. They are to be used in conjunction with the other provisions of this part in termination situations.</li> <li>(a) The cost of items reasonably usable on the non-Federal entity's other work must not be allowable unless the non-Federal entity submits evidence that it would not retain such items at cost without sustaining a loss. In deciding whether such items are reasonably usable on other work of the non-Federal entity, the Federal awarding agency should consider the non-Federal entity's plans and orders for current and scheduled activity. Contemporaneous purchases of common items by the non-Federal entity must be regarded as evidence that such items are reasonably usable on the extent that the quantities of such items and and order are in excess of the reasonable quantitative requirements of other work.</li> <li>(b) If in a particular case, despite all reasonable efforts by the non-Federal entity, certain costs cannot be discontinued immediately after the effective date of termination, such costs are generally allowable within the limitations set forth in this part, except that any such costs must be unallowable.</li> <li>(c) Loss of useful value of special tooling, machinery, and equipment is generally allowable if:</li> <li>(1) Such special tooling, special machinery, or equipment is not reasonably capable of use in the other work of the non-Federal entity.</li> <li>(2) The interest of the Federal Government is protected by transfer of title or by other means deemed appropriate by the Federal awarding agency (see also §200.313 Equipment, paragraph (d), and</li> <li>(3) The loss of useful value for any one terminated Federal award is limited to that portion of the acquisition cost which bears the same ratio to the total acquisition cost as the</li></ul>	No	No	
					acquired.			
1393	General Provisions for Selected Items of Cost	§200.472 Training and education costs	Federal	Statute	The cost of training and education provided for employee development is allowable.	No	No	
1394	General Provisions for Selected Items of Cost	§200.473 Transportation costs	Federal	Statute	Costs incurred for freight, express, cartage, postage, and other transportation services relating either to goods purchased, in process, or delivered, are allowable. When such costs can readily be identified with the items involved, they may be charged directly as transportation costs or added to the cost of such items. Where identification with the materials received cannot readily be made, inbound transportation cost may be charged to the appropriate indirect (F&A) cost accounts if the non-Federal entity follows a consistent, equitable procedure in this respect. Outbound freight, if reimbursable under the terms and conditions of the Federal award, should be treated as a direct cost.	No	No	



1395	General Provisions for Selected Items of Cost	§200.474 Travel costs	Federal	Statute	<ul> <li>(a) General. Travel costs are the expenses for transportation, lodging, subsistence, and related items incurred by employees who are in travel status on official business of the non-Federal entity. Such costs may be charged on an actual cost basis, on a per diem or mileage basis in lieu of actual costs incurred, or on a combination of the two, provided the method used is applied to an entire trip and not to selected days of the trip, and results in charges consistent with those normally allowed in like circumstances in the non-Federal entity's non-federal-funded activities and in accordance with non-Federal entity's written travel reimbursement policies. Notwithstanding the provisions of §200.444 General costs of government, travel costs of officials covered by that section are allowable with the prior written approval of the Federal awarding agency or pass-through entity when they are specifically related to the Federal award.</li> <li>(b) Lodging and subsistence. Costs incurred by employees and officers for travel, including costs of lodging, other</li> </ul>	No	No	
					subsistence, and incidental expenses, must be considered reasonable and otherwise allowable only to the extent such costs do not exceed charges normally allowed by the non-Federal entity in its regular operations as the result of the non-Federal entity's written travel policy. In addition, if these costs are charged directly to the Federal award documentation must justify that:			
					(1) Participation of the individual is necessary to the Federal award; and			
					(2) The costs are reasonable and consistent with non-Federal entity's established travel policy.			
					(c)(1) Temporary dependent care costs (as dependent is defined in 26 U.S.C. 152) above and beyond regular dependent care that directly results from travel to conferences is allowable provided that:			
					(i) The costs are a direct result of the individual's travel for the Federal award;			
					(ii) The costs are consistent with the non-Federal entity's documented travel policy for all entity travel; and			
					(iii) Are only temporary during the travel period.			
					(2) Travel costs for dependents are unallowable, except for travel of duration of six months or more with prior approval of the Federal awarding agency. See also §200.432 Conferences.			
1396	General Provisions for Selected Items of Cost	§200.475 Trustees	Federal	Statute	Travel and subsistence costs of trustees (or directors) at IHEs and nonprofit organizations are allowable. See also §200.474 Travel costs.	No	No	
1397	Subpart F—Audit Requirements General	§200.500 Purpose	Federal	Statute	This part sets forth standards for obtaining consistency and uniformity among Federal agencies for the audit of non- Federal entities expending Federal awards.	No	No	
1398	Audits	§200.505 Sanctions	Federal	Statute	In cases of continued inability or unwillingness to have an audit conducted in accordance with this part, Federal agencies and pass-through entities must take appropriate action as provided in §200.338 Remedies for noncompliance.	No	No	
1399	Audits	§200.506 Audit costs	Federal	Statute	See §200.425 Audit services.	No	No	
1400	Auditees	§200.508 Auditee responsibilities	Federal	Statute	The auditee must:	No	No	
					(a) Procure or otherwise arrange for the audit required by this part in accordance with §200.509 Auditor selection, and ensure it is properly performed and submitted when due in accordance with §200.512 Report submission.			
					(b) Prepare appropriate financial statements, including the schedule of expenditures of Federal awards in accordance with §200.510 Financial statements.			
					(c) Promptly follow up and take corrective action on audit findings, including preparation of a summary schedule of prior audit findings and a corrective action plan in accordance with §200.511 Audit findings follow-up, paragraph (b) and §200.511 Audit findings follow-up, paragraph (c), respectively.			
					(d) Provide the auditor with access to personnel, accounts, books, records, supporting documentation, and other information as needed for the auditor to perform the audit required by this part.			



1401								
	Federal Agencies	§200.513 Responsibilities	Federal	Statute	(a)(1) Cognizant agency for audit responsibilities. A non-Federal entity expending more than \$50 million a year in Federal awards must have a cognizant agency for audit. The designated cognizant agency for audit must be the Federal awarding agency that provides the predominant amount of direct funding to a non-Federal entity unless OMB designates a specific cognizant agency for audit.	No	No	
					(2) To provide for continuity of cognizance, the determination of the predominant amount of direct funding must be based upon direct Federal awards expended in the non-Federal entity's fiscal years ending in 2009, 2014, 2019 and every fifth year thereafter. For example, audit cognizance for periods ending in 2011 through 2015 will be determined based on Federal awards expended in 2009.			
					(3) Notwithstanding the manner in which audit cognizance is determined, a Federal awarding agency with cognizance for an auditee may reassign cognizance to another Federal awarding agency that provides substantial funding and agrees to be the cognizant agency for audit. Within 30 calendar days after any reassignment, both the old and the new cognizant agency for audit must provide notice of the change to the FAC, the auditee, and, if known, the auditor. The cognizant agency for audit must:			
					(i) Provide technical audit advice and liaison assistance to auditees and auditors.			
					(ii) Obtain or conduct quality control reviews on selected audits made by non-Federal auditors, and provide the results to other interested organizations. Cooperate and provide support to the Federal agency designated by OMB to lead a governmentwide project to determine the quality of single audits by providing a statistically reliable estimate of the extent that single audits conform to applicable requirements, standards, and procedures; and to make recommendations to address noted audit quality issues, including recommendations for any changes to applicable requirements, standards and procedures indicated by the results of the project. This governmentwide audit quality project must be performed once every 6 years beginning in 2018 or at such other interval as determined by OMB, and the results must be public.			
					(iii) Promptly inform other affected Federal agencies and appropriate Federal law enforcement officials of any direct reporting by the auditee or its auditor required by GAGAS or statutes and regulations.			
					(iv) Advise the community of independent auditors of any noteworthy or important factual trends related to the quality of audits stemming from quality control reviews. Significant problems or quality issues consistently identified through			
1402	Auditors	§200.518 Major program determination	Federal	Statute	<ul> <li>(a) General. The auditor must use a risk-based approach to determine which Federal programs are major programs. This risk-based approach must include consideration of: current and prior audit experience, oversight by Federal agencies and pass-through entities, and the inherent risk of the Federal program. The process in paragraphs (b) through (h) of this section must be followed.</li> <li>(b) Step one.(1) The auditor must identify the larger Federal programs, which must be labeled Type A programs. Type</li> </ul>	No	Νο	
					<ul> <li>A programs are defined as Federal programs with Federal awards expended during the audit period exceeding the levels outlined in the table in this paragraph (b)(1):</li> <li>Total Federal awards expended Type A/B threshold</li> <li>Equal to or exceed \$750,000 but less than or equal to \$25 million \$750,000.</li> <li>Exceed \$25 million but less than or equal to \$10 million Total Federal awards expended times .03.</li> <li>Exceed \$100 million but less than or equal to \$10 billion Total Federal awards expended times .003.</li> <li>Exceed \$10 billion but less than or equal to \$10 billion Total Federal awards expended times .003.</li> <li>Exceed \$10 billion but less than or equal to \$10 billion Total Federal awards expended times .003.</li> <li>Exceed \$10 billion but less than or equal to \$10 billion \$30 million.</li> <li>Exceed \$20 billion Total Federal awards expended times .0015.</li> <li>(2) Federal programs not labeled Type A under paragraph (b)(1) of this section must be labeled Type B programs.</li> <li>(3) The inclusion of large loan and loan guarantees (loans) must not result in the exclusion of other program sa Type A programs. When a Federal program providing loans exceeds four times the largest non-loan program it is considered a large loan program, and the auditor must consider this Federal program as a Type A program and exclude its values in determining other Type A programs. This recalculation of the Type A program is performed after removing the total of all large loan programs. For the purposes of this paragraph a program is only considered to be a Federal program providing loans expended for loans within the program comprises fifty percent or more of the total Federal awards expended for loans mithin the program comprises fifty percent or more of the total Federal awards expended for loan program is treated as one program and the value of Federal awards expended for loan program is determined as described in \$200.502 Basis for determining Federal awards expended.</li> <li>(4) For biennial</li></ul>			



1403			T				· · · · · · · · · · · · · · · · · · ·	
	Auditors	§200.519 Criteria for Federal program risk	Federal	Statute	<ul> <li>(a) General. The auditor's determination should be based on an overall evaluation of the risk of noncompliance occurring that could be material to the Federal program. The auditor must consider criteria, such as described in paragraphs (b), (c), and (d) of this section, to identify risk in Federal programs. Also, as part of the risk analysis, the auditor may wish to discuss a particular Federal program with auditee management and the Federal agency or pass-through entity.</li> <li>(b) Current and prior audit experience. (1) Weaknesses in internal control over Federal programs would indicate higher risk. Consideration should be given to the control environment over Federal programs and such factors as the</li> </ul>	No	No	
					<ul> <li>expectation of management's adherence to Federal statutes, regulations, and the terms and conditions of Federal awards and the competence and experience of personnel who administer the Federal programs.</li> <li>(i) A Federal program administered under multiple internal control structures may have higher risk. When assessing risk in a large single audit, the auditor must consider whether weaknesses are isolated in a single operating unit (e.g., one college campus) or pervasive throughout the entity.</li> </ul>			
					(ii) When significant parts of a Federal program are passed through to subrecipients, a weak system for monitoring subrecipients would indicate higher risk.			
					(2) Prior audit findings would indicate higher risk, particularly when the situations identified in the audit findings could have a significant impact on a Federal program or have not been corrected.			
					(3) Federal programs not recently audited as major programs may be of higher risk than Federal programs recently audited as major programs without audit findings.			
					(c) Oversight exercised by Federal agencies and pass-through entities. (1) Oversight exercised by Federal agencies or pass-through entities could be used to assess risk. For example, recent monitoring or other reviews performed by an oversight entity that disclosed no significant problems would indicate lower risk, whereas monitoring that disclosed significant problems would indicate higher risk.			
					(2) Federal agencies, with the concurrence of OMB, may identify Federal programs that are higher risk. OMB will provide this identification in the compliance supplement.			
1404	Auditors	§200.520 Criteria for a low-risk auditee	Federal	Statute	An auditee that meets all of the following conditions for each of the preceding two audit periods must qualify as a low- risk auditee and be eligible for reduced audit coverage in accordance with §200.518 Major program determination.	No	No	
					(a) Single audits were performed on an annual basis in accordance with the provisions of this Subpart, including submitting the data collection form and the reporting package to the FAC within the timeframe specified in §200.512 Report submission. A non-Federal entity that has biennial audits does not qualify as a low-risk auditee.			
					(b) The auditor's opinion on whether the financial statements were prepared in accordance with GAAP, or a basis of accounting required by state law, and the auditor's in relation to opinion on the schedule of expenditures of Federal awards were unmodified.			
					accounting required by state law, and the auditor's in relation to opinion on the schedule of expenditures of Federal			
					accounting required by state law, and the auditor's in relation to opinion on the schedule of expenditures of Federal awards were unmodified. (c) There were no deficiencies in internal control which were identified as material weaknesses under the requirements			
					accounting required by state law, and the auditor's in relation to opinion on the schedule of expenditures of Federal awards were unmodified. (c) There were no deficiencies in internal control which were identified as material weaknesses under the requirements of GAGAS.			
					<ul> <li>accounting required by state law, and the auditor's in relation to opinion on the schedule of expenditures of Federal awards were unmodified.</li> <li>(c) There were no deficiencies in internal control which were identified as material weaknesses under the requirements of GAGAS.</li> <li>(d) The auditor did not report a substantial doubt about the auditee's ability to continue as a going concern.</li> <li>(e) None of the Federal programs had audit findings from any of the following in either of the preceding two audit</li> </ul>			
					<ul> <li>accounting required by state law, and the auditor's in relation to opinion on the schedule of expenditures of Federal awards were unmodified.</li> <li>(c) There were no deficiencies in internal control which were identified as material weaknesses under the requirements of GAGAS.</li> <li>(d) The auditor did not report a substantial doubt about the auditee's ability to continue as a going concern.</li> <li>(e) None of the Federal programs had audit findings from any of the following in either of the preceding two audit periods in which they were classified as Type A programs:</li> <li>(1) Internal control deficiencies that were identified as material weaknesses in the auditor's report on internal control for</li> </ul>			
					<ul> <li>accounting required by state law, and the auditor's in relation to opinion on the schedule of expenditures of Federal awards were unmodified.</li> <li>(c) There were no deficiencies in internal control which were identified as material weaknesses under the requirements of GAGAS.</li> <li>(d) The auditor did not report a substantial doubt about the auditee's ability to continue as a going concern.</li> <li>(e) None of the Federal programs had audit findings from any of the following in either of the preceding two audit periods in which they were classified as Type A programs:</li> <li>(1) Internal control deficiencies that were identified as material weaknesses in the auditor's report on internal control for major programs as required under §200.515 Audit reporting, paragraph (c);</li> <li>(2) A modified opinion on a major program in the auditor's report on major programs as required under §200.515 Audit</li> </ul>			
					<ul> <li>accounting required by state law, and the auditor's in relation to opinion on the schedule of expenditures of Federal awards were unmodified.</li> <li>(c) There were no deficiencies in internal control which were identified as material weaknesses under the requirements of GAGAS.</li> <li>(d) The auditor did not report a substantial doubt about the auditee's ability to continue as a going concern.</li> <li>(e) None of the Federal programs had audit findings from any of the following in either of the preceding two audit periods in which they were classified as Type A programs:</li> <li>(1) Internal control deficiencies that were identified as material weaknesses in the auditor's report on internal control for major programs as required under §200.515 Audit reporting, paragraph (c);</li> <li>(2) A modified opinion on a major program in the auditor's report on major programs as required under §200.515 Audit reporting, paragraph (c);</li> <li>(3) Known or likely questioned costs that exceeded five percent of the total Federal awards expended for a Type A</li> </ul>			



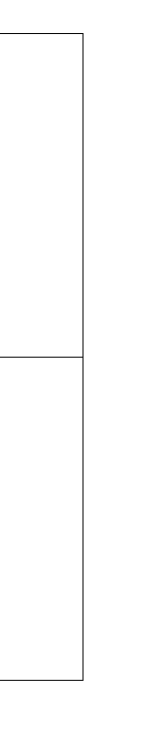
Appendix V Appendix V to Part	Federal Stat	A General No	No	Distribute funding to another
200—State/Local Governmentwide Central Service Cost Allocation Plans	Federal Stat	<ul> <li>A. General <ol> <li>Model</li> </ol> </li> <li>A. Serveral <ol> <li>Model</li> <li>Most governmental units provide certain services, such as motor pools, computer centers, purchasing, accounting, etc., to operating agencies on a centralized basis. Since federally-supported awards are performed within the individual operating agencies, there needs to be a process whereby these central service costs can be identified and assigned to benefitted activities on a reasonable and consistent basis. The central service cost allocation plan provides that process. All costs and other data used to distribute the costs included in the plan should be supported by formal accounting and other records that will support the propriety of the costs assigned to Federal awards.</li> <li>Guidelines and illustrations of central service cost allocation plans are provided in a brochure published by the Department of Health and Human Services entitled "A Guide for State, Local and Indian Tribal Governments: Cost Principles and Procedures for Developing Cost Allocation Plans and Indirect Cost Rates for Agreements with the Federal Government." A copy of this brochure may be obtained from the HHS Cost Allocation Services or at their Web site at https://rates.psc.gov.</li> </ol> B. Definitions <ol> <li>Agency or operating agency means an organizational unit or sub-division within a governmental unit.</li> </ol> Allocated central services means central services that benefit operating agencies but are not billed to the agencies on a fee-for-service or similar basis. These costs are allocated to benefitted agencies on some reasonable basis. Examples of such services means central services that are billed to benefitted agencies or programs on an individual feefor-service or similar basis. Typical examples of billed central services include computer services, transportation services, insurance, and fringe benefits.</li> <li>Cognizant agency for indirect costs is defined in §200.19 Cognizant agency for indirect costs of this Part</li></ul>	No	Distribute funding to another entity
		subject to this Part.		
Appendix V to Part 200—State/Local Governmentwide Central Service Cost Allocation Plans Continued	Federal Stat	F. Negotiation and Approval of Central Service Plans       Yes         1. Federal Cognizant Agency for Indirect Costs Assignments for Cost Negotiation       In general, unless different arrangements are agreed to by the concerned Federal agencies, for central service cost allocation plans, the cognizant agency responsible for review and approval is the Federal agency with the largest dollar value of total Federal awards with a governmental unit. For indirect cost rates and departmental indirect cost allocation plans, the cognizant agency is the Federal agency with the largest dollar value of direct Federal awards with a governmental unit or component, as appropriate. Once designated as the cognizant agency for indirect costs, the Federal agency must remain so for a period of five years. In addition, the following Federal agencies continue to be responsible for the indicated governmental entities:         Department of Health and Human Services—Public assistance and state-wide cost allocation plans for all states (including the District of Columbia and Puerto Rico), state and local hospitals, libraries and health districts.         Department of the Interior—Indian tribal governments, territorial governments, and state and local park and recreational districts.         Department of Labor—State and local labor departments.         Department of Agriculture—State and local agriculture departments.         Department of Transportation—State and local agriculture departments.         Department of Commerce—State and local economic development districts.	No	Distribute funding to another entity

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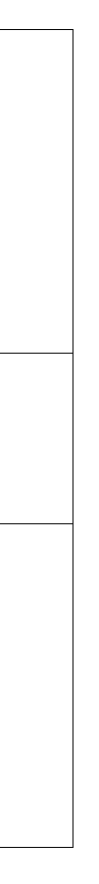
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1407	Appendix VIII	Appendix VIII to Part 200—Nonprofit Organizations	Federal	Statute	1. Advance Technology Institute (ATI), Charleston, South Carolina	No	No	
		Exempted From Subpart E—Cost Principles of Part 200			2. Aerospace Corporation, El Segundo, California			
					3. American Institutes of Research (AIR), Washington, DC			
1					4. Argonne National Laboratory, Chicago, Illinois			
					5. Atomic Casualty Commission, Washington, DC			
					6. Battelle Memorial Institute, Headquartered in Columbus, Ohio			
l					7. Brookhaven National Laboratory, Upton, New York			
					8. Charles Stark Draper Laboratory, Incorporated, Cambridge, Massachusetts			
					9. CNA Corporation (CNAC), Alexandria, Virginia			
					10. Environmental Institute of Michigan, Ann Arbor, Michigan			
					11. Georgia Institute of Technology/Georgia Tech Applied Research Corporation/Georgia Tech Research Institute, Atlanta, Georgia			
					12. Hanford Environmental Health Foundation, Richland, Washington			
					13. IIT Research Institute, Chicago, Illinois			
					14. Institute of Gas Technology, Chicago, Illinois			
					15. Institute for Defense Analysis, Alexandria, Virginia			
. <u> </u>					16. LMI, McLean, Virginia			
1408	Appendix X	Appendix X to Part 200—Data Collection Form (Form SF-SAC)	Federal	Statute	The Data Collection Form SF-SAC is available on the FAC Web site.	No	No	
1409	Appendix XI	Appendix XI to Part 200—Compliance Supplement	Federal	Statute	The compliance supplement is available on the OMB Web site: (e.g. for 2013 here http://www.whitehouse.gov/omb/circulars/)	Νο	No	
1410		PART 200—TITLE I—IMPROVING THE ACADEMIC ACHIEVEMENT OF THE DISADVANTAGED	Federal	Statute				
1411	Adequate Yearly Progress (AYP)	§200.22 National Technical Advisory Council	Federal	Statute	<ul> <li>(a) To provide advice to the Department on technical issues related to the design and implementation of standards, assessments, and accountability systems, the Secretary shall establish a National Technical Advisory Council (hereafter referred to as the "National TAC"), which shall be governed by the provisions of the Federal Advisory Committee Act (FACA) (Pub. L. 92-463, as amended; 5 U.S.C. App.).</li> <li>(b)(1) The members of the National TAC must include persons who have knowledge of and expertise in the design and implementation of educational standards, assessments, and accountability systems for all students, including students with disabilities and limited English proficient students, and experts with technical knowledge related to statistics and psychometrics.</li> <li>(2) The National TAC shall be composed of 10 to 20 members who may meet as a whole or in committees, as the Secretary may determine.</li> <li>(3) The Secretary shall, through a notice published in the Federal Register—</li> <li>(i) Solicit nominations from the public for members of the National TAC for potential conflicts of interest to prevent, to the extent possible, such conflicts, or the appearance thereof, in the National TAC's performance of its responsibilities under this section.</li> <li>(c) The Secretary shall use the National TAC to provide its expert opinions on matters that arise during the State Plan review process.</li> <li>(d) The Secretary shall prescribe and publish the rules of procedure for the National TAC.</li> </ul>	No	No	



Schoolwide Programs	§200.26 Core elements of a	Federal	Statute	(a) Comprehensive needs assessment. (1) A school operating a schoolwide program must conduct a comprehensive	No	No	
	schoolwide program			needs assessment of the entire school that—			
				(i) Is based on academic achievement information about all students in the school, including all groups under §200.13(b)(7) and migratory children as defined in section 1309(2) of the ESEA, relative to the State's academic standards under §200.1 to—			
				(A) Help the school understand the subjects and skills for which teaching and learning need to be improved; and			
				(B) Identify the specific academic needs of students and groups of students who are not yet achieving the State's academic standards; and			
				(ii) Assesses the needs of the school relative to each of the components of the schoolwide program under §200.28.			
				(2) The comprehensive needs assessment must be developed with the participation of individuals who will carry out the schoolwide program plan.			
				(3) The school must document how it conducted the needs assessment, the results it obtained, and the conclusions it drew from those results.			
				(b) Comprehensive plan. Using data from the comprehensive needs assessment under paragraph (a) of this section, a school that wishes to operate a schoolwide program must develop a comprehensive plan, in accordance with §200.27, that describes how the school will improve academic achievement throughout the school, but particularly for those students furthest away from demonstrating proficiency, so that all students demonstrate at least proficiency on the State's academic standards.			
				(c) Evaluation. A school operating a schoolwide program must-			
				(1) Annually evaluate the implementation of, and results achieved by, the schoolwide program, using data from the State's annual assessments and other indicators of academic achievement;			
				(2) Determine whether the schoolwide program has been effective in increasing the achievement of students in			
Schoolwide Programs	§200.27 Development of a schoolwide program plan	Federal	Statute	(a)(1) A school operating a schoolwide program must develop a comprehensive plan to improve teaching and learning throughout the school.	Yes	Yes	
				(2) The school must develop the comprehensive plan in consultation with the LEA and its school support team or other technical assistance provider under section 1117 of the ESEA.			
				(3) The comprehensive plan must—			
				(i) Describe how the school will carry out each of the components under §200.28;			
				(ii) Describe how the school will use resources under subpart A of this part and from other sources to carry out the components under §200.28; and			
				(iii) Include a list of State and local programs and other Federal programs under §200.29 that the school will consolidate in the schoolwide program.			
				(b)(1) The school must develop the comprehensive plan, including the comprehensive needs assessment, over a one- year period unless—			
				(i) The LEA, after considering the recommendations of its technical assistance providers under section 1117 of the ESEA, determines that less time is needed to develop and implement the schoolwide program; or			
				(ii) The school was operating a schoolwide program on or before January 7, 2002, in which case the school may continue to operate its program, but must amend its existing plan to reflect the provisions of §§200.25 through 200.29 during the 2002-2003 school year.			
				(2) The school must develop the comprehensive plan with the involvement of parents, consistent with the requirements of section 1118 of the ESEA, and other members of the community to be served and individuals who will carry out the plan, including—			
				(i) Teachers, principals, and administrators, including administrators of programs described in other parts of Title I of the ESEA;			
	Schoolwide Programs Schoolwide Programs	Schoolwide Programs §200.27 Development of a	Schoolwide Programs §200.27 Development of a Federal	Schoolwide Programs §200.27 Development of a Federal Statute	Schoolwide program         Pederal           Schoolwide Program         (i) Head on school school with school with school with the school with school with the school with school w	Schoolwide Program         SQUO_27         Development of a schoolwide program (and school in the sc	Bit Notice program         Index         Index descenter of the write statement index of a subarts in the state, rivating and groups under \$200, 201, 000, 000, 000, 000, 000, 000,



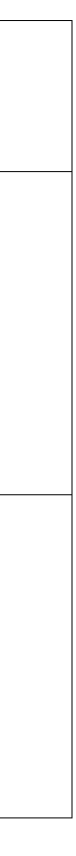
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<ul> <li>It is a subset of the subset of</li></ul>	1414	Schoolwide Programs	Federal	Statute	A schoolwide program must include the following components:	No	No	
Image: Section 1       Section 2       Section								
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<ul> <li>Kand Streen Incoment</li> <li>Kand Streen Incoment</li> <li>Status Streen Incomen</li></ul>					of not meeting the State's student academic achievement standards who are members of the target population of any			
11/10       LAnd block inprovement       Skale 1 block inprovement       Skale 1 block inprovement       Skale 1 block inprovement       No       No       Skale 1 block inprovement       No       No       Skale 1 block inprovement       No       No <td></td> <td></td> <td></td> <td></td> <td>(ii) Address how the school will determine if those needs have been met;</td> <td></td> <td></td> <td></td>					(ii) Address how the school will determine if those needs have been met;			
<ul> <li>In Product or cataboo and accounted accounted and accounted and accounted</li></ul>								
<ul> <li>In Process Proces</li></ul>					(i) Strengthen the core academic program;			
1118       E5 ard 51c0 Ingrosement       20331 Controlling in the second of a starting of general control interactive undocument program and i					(ii) Provide an enriched and accelerated curriculum;			
1410       EA and Betted Improvement       Construction by Constructing Construt by Construction by Constructing Construction								
1410       EA and School Reprovement       200.01 Instructure to school       Packed       Status       011 Packed school regroup metabolisment developed in the School School regroup metabolisment developed in the School Reprovement       110 Packed school regroup metabolisment developed in the School Reprovement       110 Packed school regroup metabolisment developed in the School Reprovement       110 Packed school regroup metabolisment developed in the School Reprovement       110 Packed school Reprovement       110 Packe					(iv) Include strategies for meeting the educational needs of historically underserved populations; and			
Image: series in the second					(v) Are consistent with, and are designed to implement, State and local improvement plans, if any.			
1416       LFA and School Ingrovement       Statute       Statute       Is allows domitying a school wherease have down and watching, or matching,								
Let and School Improvement Status S								
Image: Section of the section is not of the section is in a control of the section is indicated in the section is indicat	1415	LEA and School Improvement	Federal	Statute	school with an opportunity to review the school-level data, including academic assessment data, on which the	Yes	Yes	
1418       LeA and School Improvement       \$200.32. Identification for school       Pederal       (a) (1)(i) An LEA must index public a final determination of the status of the school with the proposal identification is based.       No       No         1418       LEA and School Improvement       \$200.32. Identification for school       Pederal       (a) (1)(i) An LEA must identify for school with the opponulary to research we school with the proposal identification is based.       No       No       No         1418       LEA and School Improvement       \$200.32. Identification for school       Pederal       (a) (1)(i) An LEA must identify for school improvement, an LEA—       No					restructuring believes, or a majority of the parents of the students enrolled in the school believe, that the proposed identification is in error for statistical or other substantive reasons, the principal may provide supporting evidence to the			
1416       Sector Improvement improvement       Sector Improvemen								
improvement       this part that fails, for two consecutive years, to make AYP as defined under §§200.13 through 200.20.       (i) In identifying schools for improvement, an LEA         (ii) In identifying schools for improvement, an LEA       (ii) In identifying schools for improvement, an LEA       (iii) In identifying schools for improvement, an LEA         (iii) In identifying schools for improvement, an LEA       (iii) In identifying schools for improvement, an LEA       (iii) In identifying schools for improvement, an LEA         (iii) In identifying schools for improvement, an LEA       (iii) In identifying schools for improvement, an LEA       (iii) In identifying school for improvement, an LEA         (iii) In identifying schools for improvement, an LEA       (iii) In identifying school for improvement state and school indicator for two consecutive years; but       (iii) In identifying school for improvement state and schools for improvement state schools failure to make AYP for a second consecutive year.         (iii) In ALEA must treat any school that was in the first year of school improvement state school school year.       (iii) In ALEA must treat any school that was in the first year of school improvement state school school year.       (iii) In ALEA must treat any school that was in the first year of school improvement state school school year.       (iii) In ALEA must treat any school that was in the first year of school improvement state school year.       (iii) In ALEA must treat any school that was in the first year of school improvement state school year.       (iii) In ALEA must treat any school that was in the first year of school improvement under §200.30 for the 2					than 30 days after it provides the school with the opportunity to review the data on which the proposed identification is			
<ul> <li>(ii) In identifying schools for improvement, an LEA—</li> <li>(iii) A identifying schools for improvement, an LEA—</li> <li>(iii) A way base identification on whether a school did not make AYP because it did not meet the annual measurable objectives for the same subject or meet the same other academic indicator for two consecutive years; but</li> <li>(iii) May not limit identification to those schools that did not make AYP only because they did not meet the annual measurable objectives for the same subject or meet the same other academic indicator for the same subgroup under \$200.130()7(0) (or two consecutive years).</li> <li>(iii) The LEA must make the identification described in paragraph (a)(1) of this section before the beginning of the school's failure to make AYP for a second consecutive year.</li> <li>(b)(1) An LEA must make the identification described the assessments that resulted in the school's failure to make AYP ior a second consecutive year.</li> <li>(b)(1) An LEA must may chool that was in the first year of school improvement status on January 7, 2002 as a school that is in the first year of school improvement under \$200.39 for the 2002-2003 school year.</li> <li>(c) Not later than the first day of the 2002-2003 school year, the LEA must, in accordance with \$200.44, provide public school that is in the school.</li> <li>(c) (1) An LEA must treat any school that was identified for school improvement under \$200.39 for the 2002-2003 school year.</li> <li>(c) Not later than the first day of the 2002-2003 school year, the LEA must, in accordance with \$200.44, provide public school that is in the school.</li> <li>(c) (1) An LEA must treat any school that was identified for school improvement under \$200.39 for the 2002-2003 school year.</li> <li>(c) Not later than the first day of the 2002-2003 school year, the LEA must, in accordance with \$200.44, provide public school that is in the second.</li> <li>(c) (1) An LEA must treat any school that was identified for school improvement under \$200.39 f</li></ul>	1416	LEA and School Improvement	Federal	Statute		No	No	
Image:								
Image:					(A) May base identification on whether a school did not make AYP because it did not meet the annual measurable			
school year following the year in which the LEA administered the assessments that resulted in the school's failure to         make AYP for a second consecutive year.         (b)(1) An LEA must treat any school that was in the first year of school improvement status on January 7, 2002 as a         school that is in the first day of the 2002-2003 school year.         (c) Not later than the first day of the 2002-2003 school year.         (c)(1) An LEA must treat any school that was identified for school improvement status on January 7, 2002 as a         (c)(1) An LEA must treat any school that was identified for school improvement for two or more consecutive years on January 7, 2002 as a school that is in its second year, the LEA must.         (c)(1) An LEA must treat any school that was identified for school improvement for two or more consecutive years on January 7, 2002 as a school that is in its second year, the LEA must.         (c)(1) An LEA must treat any school that was identified for school improvement under §200.39 for the 2002-2003 school year.         (c)(1) An LEA must treat any school that was identified for school improvement under §200.39 for the 2002-2003 school year.         (c)(1) An LEA must treat any school that was identified for school improvement under §200.39 for the 2002-2003 school year.         (c)(1) An LEA must treat any school that was identified for school improvement under §200.39 for the 2002-2003 school year.         (c)(2) Not later than the first day of the 2002-2003 school year, the LEA must—         (i) In accordance with §200.44, provide public school choice to all students in the school; and      <					(B) May not limit identification to those schools that did not make AYP only because they did not meet the annual measurable objectives for the same subject or meet the same other academic indicator for the same subgroup under			
school that is in the first year of school improvement under §200.39 for the 2002-2003 school year.       (2) Not later than the first day of the 2002-2003 school year, the LEA must, in accordance with §200.44, provide public school choice to all students in the school.         (c)(1) An LEA must treat any school that was identified for school improvement for two or more consecutive years on January 7, 2002 as a school that is in its second year, the LEA must—       (2) Not later than the first day of the 2002-2003 school year, the LEA must—         (1) In accordance with §200.44, provide public school choice to all students in the school; and       (1) In accordance with §200.45, make available supplemental educational services to eligible students who remain in					school year following the year in which the LEA administered the assessments that resulted in the school's failure to			
school choice to all students in the school. (c)(1) An LEA must treat any school that was identified for school improvement for two or more consecutive years on January 7, 2002 as a school that is in its second year of school improvement under §200.39 for the 2002-2003 school year. (2) Not later than the first day of the 2002-2003 school year, the LEA must— (i) In accordance with §200.44, provide public school choice to all students in the school; and (ii) In accordance with §200.45, make available supplemental educational services to eligible students who remain in								
January 7, 2002 as a school that is in its second year of school improvement under §200.39 for the 2002-2003 school year. (2) Not later than the first day of the 2002-2003 school year, the LEA must— (i) In accordance with §200.44, provide public school choice to all students in the school; and (ii) In accordance with §200.45, make available supplemental educational services to eligible students who remain in								
<ul> <li>(i) In accordance with §200.44, provide public school choice to all students in the school; and</li> <li>(ii) In accordance with §200.45, make available supplemental educational services to eligible students who remain in</li> </ul>					January 7, 2002 as a school that is in its second year of school improvement under §200.39 for the 2002-2003 school			
(ii) In accordance with §200.45, make available supplemental educational services to eligible students who remain in					(2) Not later than the first day of the 2002-2003 school year, the LEA must-			
					(i) In accordance with §200.44, provide public school choice to all students in the school; and			



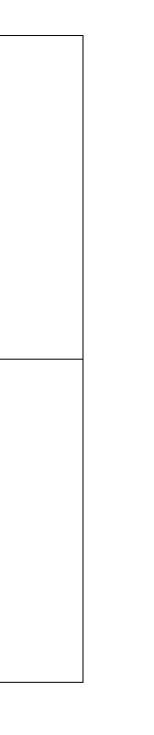
1417	LEA and School Improvement	§200.33 Identification for corrective action	Federal	Statute	(a) If a school served by an LEA under subpart A of this part fails to make AYP by the end of the second full school year after the LEA has identified the school for improvement under §200.32(a) or (b), or by the end of the first full school year after the LEA has identified the school for improvement under §200.32(c), the LEA must identify the school for corrective action under §200.42.	Yes	Yes	
					(b) If a school was subject to corrective action on January 7, 2002, the LEA must—			
					(1) Treat the school as a school identified for corrective action under §200.42 for the 2002-2003 school year; and			
					(2) Not later than the first day of the 2002-2003 school year-			
					(i) In accordance with §200.44, provide public school choice to all students in the school;			
					(ii) In accordance with §200.45, make available supplemental educational services to eligible students who remain in the school; and			
					(iii) Take corrective action under §200.42.			
					(c) An LEA may remove from corrective action a school otherwise subject to the requirements of paragraphs (a) or (b) of this section if, on the basis of assessments administered by the LEA during the 2001-2002 school year, the school makes AYP for a second consecutive year.			
1418	LEA and School Improvement	§200.34 Identification for restructuring	Federal	Statute	<ul> <li>(a) If a school continues to fail to make AYP after one full school year of corrective action under §200.42, the LEA must prepare a restructuring plan for the school and make arrangements to implement the plan.</li> </ul>	No	No	
					(b) If the school continues to fail to make AYP, the LEA must implement the restructuring plan no later than the beginning of the school year following the year in which the LEA developed the restructuring plan under paragraph (a) of this section.			
1419	LEA and School Improvement	§200.35 Delay and removal	Federal	Statute	(a) Delay. (1) An LEA may delay, for a period not to exceed one year, implementation of requirements under the	Yes	Yes	
1413				Glatule	second year of school improvement, under corrective action, or under restructuring if—	103	103	
					(i) The school makes AYP for one year; or			
					(ii) The school's failure to make AYP is due to exceptional or uncontrollable circumstances, such as a natural disaster or a precipitous and unforeseen decline in the financial resources of the LEA or school.			
					(2) The LEA may not take into account a period of delay under paragraph (a) of this section in determining the number of consecutive years of the school's failure to make AYP.			
					(3) Except as provided in paragraph (b) of this section, the LEA must subject the school to further actions as if the delay never occurred.			
					(b) Removal. If any school identified for school improvement, corrective action, or restructuring makes AYP for two consecutive school years, the LEA may not, for the succeeding school year—			
					(1) Subject the school to the requirements of school improvement, corrective action, or restructuring; or			
					(2) Identify the school for improvement.			
1420	LEA and School Improvement	§200.37 Notice of identification for improvement, corrective action, or restructuring	Federal	Statute	(a) If an LEA identifies a school for improvement or subjects the school to corrective action or restructuring, the LEA must, consistent with the requirements of §200.36, promptly notify the parent or parents of each child enrolled in the school of this identification.	No	No	
					(b) The notice referred to in paragraph (a) of this section must include the following:			
					(1) An explanation of what the identification means, and how the school compares in terms of academic achievement to other elementary and secondary schools served by the LEA and the SEA involved.			
					(2) The reasons for the identification.			
					(3) An explanation of how parents can become involved in addressing the academic issues that led to identification.			
					(4)(i) An explanation of the parents' option to transfer their child to another public school, including the provision of transportation to the new school, in accordance with §200.44.			
					(ii) The explanation of the parents' option to transfer must include, at a minimum, information on the academic achievement of the school or schools to which the child may transfer.			
					(iii) The explanation may include other information on the school or schools to which the child may transfer, such as-			
					(A) A description of any special academic programs or facilities;			
					(B) The availability of before- and after-school programs;			
					(C) The professional qualifications of teachers in the core academic subjects; and			
					(D) A description of parental involvement opportunities.			
					(iv) The explanation of the available school choices must be made sufficiently in advance of, but no later than 14 calendar days before, the start of the school year so that parents have adequate time to exercise their choice option before the school year begins.			



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1421	LEA and School Improvement	§200.38 Information about action taken	Federal	Statute	(a) An LEA must publish and disseminate to the parents of each student enrolled in the school, consistent with the requirements of §200.36, and to the public information regarding any action taken by a school and the LEA to address the problems that led to the LEA's identification of the school for improvement, corrective action, or restructuring.	Νο	No	
					(b) The information referred to in paragraph (a) of this section must include the following:			
					(1) An explanation of what the school is doing to address the problem of low achievement.			
					(2) An explanation of what the LEA or SEA is doing to help the school address the problem of low achievement.			
					(3) If applicable, a description of specific corrective actions or restructuring plans.			
1422	LEA and School Improvement	§200.39 Responsibilities resulting	Federal	Statute	(a) If an LEA identifies a school for school improvement under §200.32—	Νο	No	
		from identification for school improvement			(1) The LEA must—			
					(i) Not later than the first day of the school year following identification, with the exception described in §200.32(f), provide all students enrolled in the school with the option to transfer, in accordance with §200.44, to another public school served by the LEA; and			
					(ii) Ensure that the school receives technical assistance in accordance with §200.40; and			
					(2) The school must develop or revise a school improvement plan in accordance with §200.41.			
					(b) If a school fails to make AYP by the end of the first full school year after the LEA has identified it for improvement under §200.32, the LEA must—			
					(1) Continue to provide all students enrolled in the school with the option to transfer, in accordance with §200.44, to another public school served by the LEA;			
					(2) Continue to ensure that the school receives technical assistance in accordance with §200.40; and			
					(3) Make available supplemental educational services in accordance with §200.45.			
					(c)(1) Except as provided in paragraph (c)(2) of this section, the LEA must prominently display on its Web site, in a timely manner to ensure that parents have current information, the following information regarding the LEA's implementation of the public school choice and supplemental educational services requirements of the Act and this			
					part:			
					(i) Beginning with data from the 2007-2008 school year and for each subsequent school year, the number of students who were eligible for and the number of students who participated in public school choice.			
					(ii) Beginning with data from the 2007-2008 school year and for each subsequent school year, the number of students who were eligible for and the number of students who participated in supplemental educational services.			
1423	LEA and School Improvement	§200.40 Technical assistance	Federal	Statute	(a) An LEA that identifies a school for improvement under §200.32 must ensure that the school receives technical assistance as the school develops and implements its improvement plan under §200.41 and throughout the plan's duration.	No	No	
					(b) The LEA may arrange for the technical assistance to be provided by one or more of the following:			
					(1) The LEA through the statewide system of school support and recognition described under section 1117 of the ESEA.			
					(2) The SEA.			
					(3) An institution of higher education that is in full compliance with all of the reporting provisions of Title II of the Higher Education Act of 1965.			
					(4) A private not-for-profit organization, a private for-profit organization, an educational service agency, or another entity with experience in helping schools improve academic achievement.			
					(c) The technical assistance must include the following:			
					(1) Assistance in analyzing data from the State assessment system, and other examples of student work, to identify and develop solutions to problems in—			
					(i) Instruction;			
					(ii) Implementing the requirements for parental involvement and professional development under this subpart; and			
					(iii) Implementing the school plan, including LEA- and school-level responsibilities under the plan.			
					(2) Assistance in identifying and implementing professional development and instructional strategies and methods that have proved effective, through scientifically based research, in addressing the specific instructional issues that caused the LEA to identify the school for improvement.			
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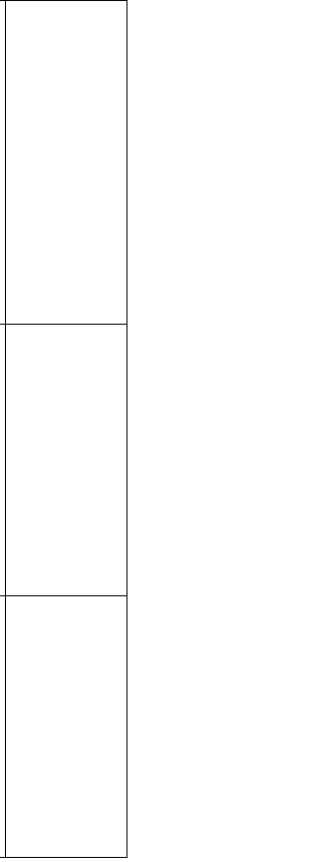
1424	LEA and School Improvement	§200.41 School improvement plan	Federal	Statute	(a)(1) Not later than three months after an LEA has identified a school for improvement under §200.32, the school must develop or revise a school improvement plan for approval by the LEA.	No	No	
					(2) The school must consult with parents, school staff, the LEA, and outside experts in developing or revising its school improvement plan.			
					(b) The school improvement plan must cover a 2-year period.			
					(c) The school improvement plan must—			
					(1) Specify the responsibilities of the school, the LEA, and the SEA serving the school under the plan, including the technical assistance to be provided by the LEA under §200.40;			
					(2)(i) Incorporate strategies, grounded in scientifically based research, that will strengthen instruction in the core academic subjects at the school and address the specific academic issues that caused the LEA to identify the school for improvement; and			
					(ii) May include a strategy for implementing a comprehensive school reform model described in section 1606 of the ESEA;			
					(3) With regard to the school's core academic subjects, adopt policies and practices most likely to ensure that all groups of students described in §200.13(b)(7) and enrolled in the school will meet the State's proficient level of achievement, as measured by the State's assessment system, not later than the 2013-2014 school year;			
					(4) Establish measurable goals that—			
					(i) Address the specific reasons for the school's failure to make adequate progress; and			
					<ul> <li>(ii) Promote, for each group of students described in §200.13(b)(7) and enrolled in the school, continuous and substantial progress that ensures that all these groups meet the State's annual measurable objectives described in §200.18;</li> </ul>			
1425	LEA and School Improvement	§200.41 School improvement plan	Federal	Statute	(a) Definition. "Corrective action" means action by an LEA that—	No	No	
					(1) Substantially and directly responds to—			
					(i) The consistent academic failure of a school that led the LEA to identify the school for corrective action; and			
					(ii) Any underlying staffing, curriculum, or other problems in the school;			
					(2) Is designed to increase substantially the likelihood that each group of students described in §200.13(b)(7) and enrolled in the school will meet or exceed the State's proficient levels of achievement as measured by the State assessment system; and			
1					(3) Is consistent with State law.			
					<ul><li>(3) Is consistent with State law.</li><li>(b) Requirements. If an LEA identifies a school for corrective action, in accordance with §200.33, the LEA must do the following:</li></ul>			
					(b) Requirements. If an LEA identifies a school for corrective action, in accordance with §200.33, the LEA must do the			
					<ul> <li>(b) Requirements. If an LEA identifies a school for corrective action, in accordance with §200.33, the LEA must do the following:</li> <li>(1) Continue to provide all students enrolled in the school with the option to transfer to another public school in</li> </ul>			
					<ul> <li>(b) Requirements. If an LEA identifies a school for corrective action, in accordance with §200.33, the LEA must do the following:</li> <li>(1) Continue to provide all students enrolled in the school with the option to transfer to another public school in accordance with §200.44.</li> </ul>			
					<ul> <li>(b) Requirements. If an LEA identifies a school for corrective action, in accordance with §200.33, the LEA must do the following:</li> <li>(1) Continue to provide all students enrolled in the school with the option to transfer to another public school in accordance with §200.44.</li> <li>(2) Continue to ensure that the school receives technical assistance consistent with the requirements of §200.40.</li> </ul>			
					<ul> <li>(b) Requirements. If an LEA identifies a school for corrective action, in accordance with §200.33, the LEA must do the following:</li> <li>(1) Continue to provide all students enrolled in the school with the option to transfer to another public school in accordance with §200.44.</li> <li>(2) Continue to ensure that the school receives technical assistance consistent with the requirements of §200.40.</li> <li>(3) Make available supplemental educational services in accordance with §200.45.</li> </ul>			
					<ul> <li>(b) Requirements. If an LEA identifies a school for corrective action, in accordance with §200.33, the LEA must do the following:</li> <li>(1) Continue to provide all students enrolled in the school with the option to transfer to another public school in accordance with §200.44.</li> <li>(2) Continue to ensure that the school receives technical assistance consistent with the requirements of §200.40.</li> <li>(3) Make available supplemental educational services in accordance with §200.45.</li> <li>(4) Take at least one of the following corrective actions:</li> </ul>			



					services that are—			
					<ol> <li>In addition to instruction provided during the school day;</li> </ol>			
					(2) Specifically designed to—			
					(i) Increase the academic achievement of eligible students as measured by the State's assessment system; and			
					(ii) Enable these children to attain proficiency in meeting State academic achievement standards; and			
					(3) Of high quality and research-based.			
					(b) Eligibility. (1) Only students from low-income families are eligible for supplemental educational services.			
					(2) The LEA must determine family income on the same basis that the LEA uses to make allocations to schools under subpart A of this part.			
					(c) Requirement. (1) If an LEA identifies a school for a second year of improvement under §200.32, corrective action under §200.33, or restructuring under §200.34, the LEA must arrange, consistent with paragraph (d) of this section, for each eligible student in the school to receive supplemental educational services from a State-approved provider selected by the student's parents.			
					(2) Except as described in §§200.32(d) and 200.33(c), if a school was in school improvement status for two or more consecutive school years or subject to corrective action on January 7, 2002, the State must ensure that the LEA makes available, consistent with paragraph (d) of this section, supplemental educational services to all eligible students not later than the first day of the 2002-2003 school year.			
					(3) The LEA must, consistent with §200.48, continue to make available supplemental educational services to eligible students until the end of the school year in which the LEA is making those services available.			
4.407		0000.45 0 4		0	(4)(i) At the request of an LEA, the SEA may waive, in whole or in part, the requirement that the LEA make available	X	V	
1427	LEA and School Improvement	§200.45 Supplemental educational services	Federal	Statute	(a) If an LEA is required to make available supplemental educational services under §200.39(b)(3), §200.42(b)(3), or §200.43(b)(2), the LEA must do the following:	Yes	Yes	
					(1) Provide the annual notice to parents described in §200.37(b)(5).			
					(2) If requested, assist parents in choosing a provider from the list of approved providers maintained by the SEA.			
					(3) Apply fair and equitable procedures for serving students if the number of spaces at approved providers is not sufficient to serve all eligible students whose parents request services consistent with §200.45.			
					(4) Ensure that eligible students with disabilities under IDEA and students covered under Section 504 receive appropriate supplemental educational services and accommodations in the provision of those services.			
					(5) Ensure that eligible students who have limited English proficiency receive appropriate supplemental educational services and language assistance in the provision of those services.			
					(6) Not disclose to the public, without the written permission of the student's parents, the identity of any student who is eligible for, or receiving, supplemental educational services.			
					(b)(1) In addition to meeting the requirements in paragraph (a) of this section, the LEA must enter into an agreement with each provider selected by a parent or parents.			
					(2) The agreement must—			
					(i) Require the LEA to develop, in consultation with the parents and the provider, a statement that includes-			
					(A) Specific achievement goals for the student;			
					(B) A description of how the student's progress will be measured; and			
					(C) A timetable for improving achievement;			
1	1		Federal	Statute				



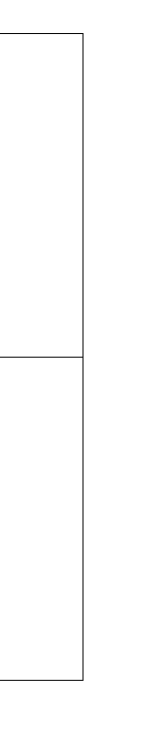
1429	Qualifications Of Teachers And Paraprofessionals	§200.58 Qualifications of paraprofessionals	Federal	Statute	(a) A paraprofessional covered under §200.58 may not be assigned a duty inconsistent with paragraph (b) of this section.	No	No	
					(b) A paraprofessional covered under §200.58 may perform the following instructional support duties:			
					(1) One-on-one tutoring for eligible students if the tutoring is scheduled at a time when a student would not otherwise receive instruction from a teacher.			
					(2) Assisting in classroom management.			
					(3) Assisting in computer instruction.			
					(4) Conducting parent involvement activities.			
					(5) Providing instructional support in a library or media center.			
					(6) Acting as a translator.			
					(7) Providing instructional support services.			
					(c)(1) A paraprofessional may not provide instructional support to a student unless the paraprofessional is working under the direct supervision of a teacher who meets the requirements in §200.56.			
					(2) A paraprofessional works under the direct supervision of a teacher if-			
					(i) The teacher plans the instructional activities that the paraprofessional carries out;			
					(ii) The teacher evaluates the achievement of the students with whom the paraprofessional is working; and			
					(iii) The paraprofessional works in close and frequent physical proximity to the teacher.			
1430	Participation of Eligible Children in	§200.67 Requirements concerning	Federal	Statute	(d) A paraprofessional may assume limited duties that are assigned to similar personnel who are not working in a (a) The LEA must keep title to and			
1.00	Private Schools	property, equipment, and supplies for the benefit of private school	i odordi	Claidic	exercise continuing administrative control of all property, equipment, and			
		children			supplies that the LEA acquires with funds under subpart A of this part for			
					the benefit of eligible private school			
					children. (b) The LEA may place equipment			
					and supplies in a private school for the period of time needed for the program.			
					(c) The LEA must ensure that the			
					equipment and supplies placed in a private school— (1) Are used only for Title I purposes;			
					and (2) Can be removed from the private			
					school without remodeling the private school facility.			
					(d) The LEA must remove equipment and supplies from a private school if—			
					(1) The LEA no longer needs the			
					equipment and supplies to provide Title I services; or			
					<ul><li>(2) Removal is necessary to avoid unauthorized use of the equipment or supplies for other than Title I purposes.</li><li>(e) The LEA may not use funds under</li></ul>			
					subpart A of this part for repairs, minor remodeling, or construction of			
1421	Participation of Elizible Obildramin	6000 60 000 00 000 000 000 000 000 000	Endorol	Statute	private school facilities.			
1431	Participation of Eligible Children in Private Schools	§§200.68-200.69 [Reserved]	Federal	Statute	(a) The Secretary allocates basic grants, concentration grants, targeted grants, and education finance incentive grants through SEAs, to each eligible LEA for which the Bureau of the Census has provided data on the number of children	3		
					from low-income families residing in the school attendance areas of the LEA (hereinafter referred to as the "Census list").			
					(b) In establishing eligibility and allocating funds under paragraph (a) of this section, the Secretary counts children ages 5 to 17, inclusive (hereinafter referred to as "formula children")—			
					(1) From families below the poverty level based on the most recent satisfactory data available from the Bureau of the Census;			
					(2) From families above the poverty level receiving assistance under the Temporary Assistance for Needy Families program under Title IV of the Social Security Act;			
					(3) Being supported in foster homes with public funds; and			
					(4) Residing in local institutions for neglected children.			
					(c) Except as provided in §§200.72, 200.75, and 200.100, an SEA may not change the Secretary's allocation to any LEA that serves an area with a total census population of at least 20,000 persons.			
					(d) In accordance with §200.74, an SEA may use an alternative method, approved by the Secretary, to distribute the State's share of basic grants, concentration grants, targeted grants, and education finance incentive grants to LEAs that serve an area with a total census population of less than 20,000 persons.			
	1	1	•				•	



1432	Allocations to LEAS	§200.71 LEA eligibility	Federal	Statute	(a) General. For each LEA not on the Census list (hereinafter referred to as a "new" LEA), an SEA must determine the Y	/es	Yes	
					<ul> <li>number of formula children and the number of children ages 5 to 17, inclusive, in that LEA.</li> <li>(b) Determining LEA eligibility. An SEA must determine basic grant, concentration grant, targeted grant, and education finance incentive grant eligibility for each new LEA and re-determine eligibility for the LEAs on the Census list, as appropriate, based on the number of formula children and children ages 5 to 17, inclusive, determined in paragraph (a) of this section.</li> <li>(c) Adjusting LEA allocations. An SEA must adjust the LEA allocations calculated by the Secretary to determine allocations for eligible new LEAs based on the number of formula children determined in paragraph (a) of this section.</li> </ul>			
1433	Allocations to LEAS	§200.72 Procedures for adjusting allocations determined by the Secretary to account for eligible LEAs not on the Census list	Federal	Statute	<ul> <li>(a) General. (1) Except as authorized under paragraph (c) of this section and §200.100(d)(2), an SEA may not reduce N the allocation of an eligible LEA below the hold-harmless amounts established under paragraph (a)(4) of this section.</li> <li>(2) The hold-harmless protection limits the maximum reduction of an LEA's allocation compared to the LEA's allocation</li> </ul>	lo	No	
					for the preceding year.			
					(3) Except as provided in §200.100(d), an SEA must apply the hold-harmless requirement separately for basic grants, concentration grants, targeted grants, and education finance incentive grants as described in paragraph (a)(4) of this section.			
					(4) Under section 1122(c) of the ESEA, the hold-harmless percentage varies based on the LEA's proportion of formula children, as shown in the following table:			
					LEA's number of formula children ages 5 to 17, inclusive, as a percentage of its total population of children ages 5 to 17, inclusive Hold-harmless percentage Applicable grant formulas (i) 30% or more (ii) 15% or more but less than 30% (iii) Less than 15% 95			
					85 Basic Grants, Concentration Grants, Targeted Grants, and Education Finance Incentive Grants.			
					(b) Targeted grants and education finance incentive grants. The number of formula children used to determine the hold- harmless percentage is the number before applying the weights described in section 1125 and section 1125A of the ESEA.			
					(c) Adjustment for insufficient funds. If the amounts made available to the State are insufficient to pay the full amount that each LEA is eligible to receive under paragraph (a)(4) of this section, the SEA must ratably reduce the allocations for all LEAs in the State to the amount available.			
					(d) Eligibility for hold-harmless protection. (1) An LEA must meet the eligibility requirements for a basic grant, targeted grant, or education finance incentive grant under §200.71 in order for the applicable hold-harmless provision to apply.			
1434	Allocations to LEAS	§200.75 Special procedures for allocating concentration grant funds in small States	Federal	Statute	(a) In a State in which the number of formula children is less than 0.25 percent of the national total on January 8, 2002 (hereinafter referred to as a "small State"), an SEA may either—			
					<ul> <li>(1) Allocate concentration grants</li> <li>among eligible LEAs in the State in accordance with §§200.72 through 200.74, as applicable; or</li> <li>(2) Without regard to the allocations</li> </ul>			
					determined by the Secretary— (i) Identify those LEAs in which the number or percentage of formula children exceeds the statewide average number or percentage of those children; and			
					(ii) Allocate concentration grant funds, consistent with §200.73, among the LEAs identified in paragraph			
					<ul> <li>(a)(2)(i) of this section based on the number of formula children in each of those LEAs.</li> <li>(b) If the SEA in a small State uses</li> </ul>			
					(b) If the SEA in a small State uses an alternative method under §200.74, the SEA must use the poverty data approved under the alternative method to identify those LEAs with numbers or			
					percentages of formula children that exceed the statewide average number			
					or percentage of those children for the State as a whole.			



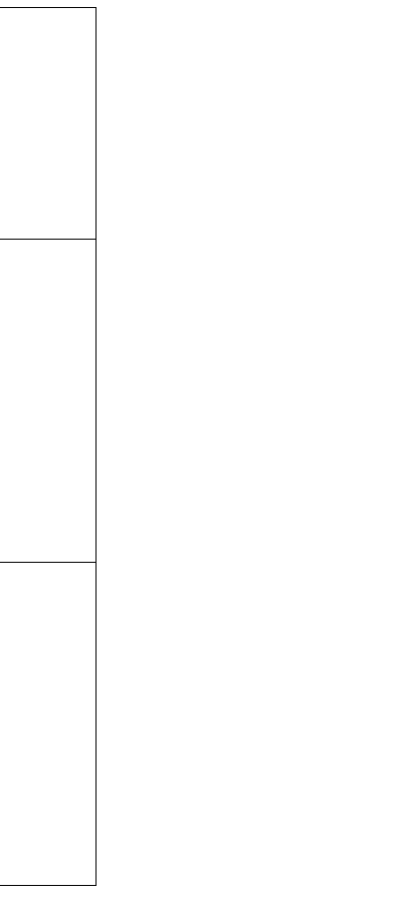
11.35       Allocations to LLAS       SEXUE       Sexues       Balance       Beter allocating which is not according to the source construction to the provide to only and the major provide to the major and t									
1435         Ronderso for the WHee Dates         PER-TF Reservation of Sunctions         Reserved         Performance Control Sunctions         Performance Contresunctions         Per	1435	Allocations to LEAS	§200.76 [Reserved]	Federal	Statute	Before allocating funds in accordance with §200.78, an LEA must reserve funds as are reasonable and necessary to-	No		
<ul> <li>HA68</li> <li>Moodaries for the Within Deters</li> <li>BOD 77</li> <li>Reservation of function</li> <li>Bit EA</li> <li>Bit EA</li></ul>									
Loss       Procedures for the With-Datient of LDAP regent of using allocation of shares by a LDAP regent of using allocation and support of the part of the pa									
<ul> <li>1438</li> <li>Rosedures for the Witten-Detect</li> <li>1438</li> <li>Rosedures for the Rose of the Witten-Detect</li> <li>1438</li> <li>Rosedures for the Rose of the table</li> <li>1448</li> <li>1</li></ul>						(2) Children in local institutions for neglected children; and			
<ul> <li>10.9 Perfected and definition in community-day stride programs.</li> <li>(a) Neglecied and definition is contromitiy-day stride programs.</li> <li>(b) Provide, where apportance in the late choice intromities and restriction in a difference interfect in the late choice interfect in the late choice interfect interfect interfect.</li> <li>(c) Meet the exploriment region difference interfect interfect</li></ul>						(3) If appropriate—			
<ul> <li>In Provide where segrences under sector 1113 (c) of the EEA function incentives and reactions in the incentives and reactions accord, and reacturing to the optimization of the incentive accord accord, and reacturing to the optimization in the incentive incentive accord accord</li></ul>						(i) Children in local institutions for delinquent children; and			
<ul> <li>In the serve statement in the school statement of calculation of maximum controls a school inductors controls a school inductors controls a school inductors controls a school inductors of the school statement of the school school in the school s</li></ul>						(ii) Neglected and delinquent children in community-day school programs;			
Image: State in the Within-Destrict       Security in the LEA needs provide requirements with non-Titio 1 funds;       (d) Address the professional development needs of instructional stati, including—       (e) Address the professional development needs of instructional stati, including—       (e) Professional development requirements under \$200.52(3)(3)(0) if the LEA hes been identified for improvement or corrective action; so of 0.0000, 20(3)(3)(0) if the LEA hes been identified for improvement or corrective action; so of 0.0000, 00000, 0000, 0000, 00000, 0000, 0000, 0000, 0000, 0000, 0000, 0000,						who serve students in Title I schools identified for school improvement, corrective action, and restructuring for the			
1438       Procedures for the Within-District       \$200.77       Reservation of funds by       Federal       Statute       (1) Professional development requirements under \$200.60;       (0) <t< td=""><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td></t<>									
1438       Procedures for the Whith-District       \$200.77. Reservation of funds by       Federal       Seture       (a) (1) An LEA must allocate funds under subpart A of the part to school attendance areas and schools, identified as and schools identified in the intervent and and schools identified in the intervent and and schools identified in the intervent and school children.       No         (2)(1) In calculating the total number of children from low-income families in each area or school.       (2)(1) In calculating the total number of children from low-income families of private school students that, to the extent possible, protects to the taming's identify; and       No         (2) Disconstructure of private school       (2) Disconstructure of private school students that, to the extent possible, protects the taming's identify; and       No       No         (2) Disconstructure of private school children if complete actual data are unavailable;       (2) Disconstructure of private school children if c						(d) Address the professional development needs of instructional staff, including-			
Image: Note: Instant         Image: Note: Image: No									
1436       Procedures for the Within-District       \$200.77       Reservation of funds by an LEA       Federal       Statute       (ci (1) An LEA must allocate funds under subpart A of this part to school attendance areas and schools, identified as eligible and selected to participate under section 1113(a) or (b) of the ESEA, in rank order on the basis of the total number of childring from low-income families in each area or school.       No         (2)(i) In calculating the total number of children from low-income families in each area or school.       No       No         (1)(1) To obtain a count of private school.       (ii) To obtain a count of private school.       No       No         (1)(1) To obtain a count of private school.       (ii) To obtain a count of private school students that, to the extent possible, protects the families (identify; and       No       No         (2) Extrapolate data from the survey based on a representative sample if complete actual data are unavailable;       (C) Use comparable poverty data from a different source, such as school attendance area to the number of private school children, the task and cate or count public school attendance area;       (D) Apply the low-income families of private school students that, to the extent possible, protects the families' identify; and       (D) Apply the low-income families or private school students that, to the extent possible, protects the families' identify; and       (D) Apply the low-income families or private school students that, to the extent possible, protects the families' identify; and       (D) Apply the low-income families every year or every two years.       (D) Apply the low-income families work reside i						(2) Professional development expenditure requirements under §200.60;			
Allocation of LEA Program Funds       an LEA       eligible and selected to participate under section 113(a) or (b) of the ESEA, in rank order on the basis of the total number of children from low-income families in each area or school.         (c) (i) calculating the total number of children from low-income families, the LEA must include children from low-income families who attend private school children, the LEA may—         (A) Use the same poverty data the LEA uses to count public school children;       (B)(1) Use comparable poverty data from a survey of families of private school students that, to the extent possible, protects the families' identity; and         (C) Use comparable poverty data from a survey based on a representative sample if complete actual data are unavailable;       (C) Use comparable poverty data from a survey of families of private school students that, to the extent possible, protects the families' identity; and         (C) Use comparable poverty data from a survey of families of private school students the number of private school children;       (D) Apply the low-income percentage of each participating public school attendance area to the number of private school children, who reside in that school attendance area; or         (c) Use comparable poverty data from a survey of low income correlated with the measure of low income used to count public school       (E) Use an equival measure of low income correlated with the measure of low income used to count public school         (c) Use comparable poverty data school children from low-income families; every year or every two years.       (ii) An LEA may count private school children from low-income families;         (iiii) An LEA may count private school children						(e) Meet the requirements for parental involvement in section 1118(a)(3) of the ESEA;			
Income families who attend private schools.       Income families who attend private schools.         (i) To obtain a count of private school children, the LEA may—       Income families of private school children;         (A) Use the same poverty data the LEA uses to count public school children;       Income families of private school students that, to the extent possible, protects the families' identity; and         (2) Extrapolate data from the survey based on a representative sample if complete actual data are unavailable;       Income protects the families' identity; and         (C) Use comparable poverty data from a different source, such as scholarship applications;       Income precentage of each participating public school attendance area to the number of private school children that count public school children that is chool attendance area; or         (D) Apply the low-income percentage of each participating public school count public school children that count public school children that is chool attendance area; or         (ii) An LEA may count private school children from low-income families every year or every two years.         (iv) After timely and meaningful consultation in accordance with \$200.63, the LEA shall have the final authority in determining the method used to calculate the number of private school children from low-income families;	1436			Federal	Statute	eligible and selected to participate under section 1113(a) or (b) of the ESEA, in rank order on the basis of the total	No	No	
<ul> <li>(A) Use the same poverty data the LEA uses to count public school children;</li> <li>(B)(1) Use comparable poverty data from a survey of families of private school students that, to the extent possible, protects the families' identity; and</li> <li>(2) Extrapolate data from the survey based on a representative sample if complete actual data are unavailable;</li> <li>(C) Use comparable poverty data from a different source, such as scholarship applications;</li> <li>(D) Apply the low-income precentage of each participating public school attendance area to the number of private school children who reside in that school attendance area; or</li> <li>(E) Use an equated measure of low income correlated with the measure of low income used to count public school children.</li> <li>(iii) An LEA may count private school children from low-income families every year or every two years.</li> <li>(iv) After timely and meaningful consultation in accordance with \$200.63, the LEA shall have the final authority in determining the method used to calculate the number of private school children from low-income families;</li> </ul>									
<ul> <li>(B)(1) Use comparable poverty data from a survey of families of private school students that, to the extent possible, protects the families' identity; and</li> <li>(2) Extrapolate data from the survey based on a representative sample if complete actual data are unavailable;</li> <li>(C) Use comparable poverty data from a different source, such as scholarship applications;</li> <li>(D) Apply the low-income percentage of each participating public school attendance area to the number of private school children who reside in that school attendance area; or</li> <li>(E) Use an equated measure of low income correlated with the measure of low income used to count public school children.</li> <li>(ii) An LEA may count private school children from low-income families;</li> <li>(iv) After timely and meaningful consultation in accordance with §200.63, the LEA shall have the final authority in determining the method used to calculate the number of private school children from low-income families;</li> </ul>						(ii) To obtain a count of private school children, the LEA may—			
protects the families' identity; and       (2) Extrapolate data from the survey based on a representative sample if complete actual data are unavailable;         (C) Use comparable poverty data from a different source, such as scholarship applications;       (D) Apply the low-income percentage of each participating public school attendance area to the number of private school children who reside in that school attendance area; or         (E) Use an equated measure of low income correlated with the measure of low income used to count public school children.         (iii) An LEA may count private school children from low-income families every year or every two years.         (iv) After timely and meaningful consultation in accordance with \$200.63, the LEA shall have the final authority in determining the method used to calculate the number of private school children from low-income families;						(A) Use the same poverty data the LEA uses to count public school children;			
<ul> <li>(C) Use comparable poverty data from a different source, such as scholarship applications;</li> <li>(D) Apply the low-income percentage of each participating public school attendance area to the number of private school children who reside in that school attendance area; or</li> <li>(E) Use an equated measure of low income correlated with the measure of low income used to count public school children.</li> <li>(iii) An LEA may count private school children from low-income families every year or every two years.</li> <li>(iv) After timely and meaningful consultation in accordance with §200.63, the LEA shall have the final authority in determining the method used to calculate the number of private school children from low-income families;</li> </ul>									
<ul> <li>(D) Apply the low-income percentage of each participating public school attendance area to the number of private school children who reside in that school attendance area; or</li> <li>(E) Use an equated measure of low income correlated with the measure of low income used to count public school children.</li> <li>(iii) An LEA may count private school children from low-income families every year or every two years.</li> <li>(iv) After timely and meaningful consultation in accordance with §200.63, the LEA shall have the final authority in determining the method used to calculate the number of private school children from low-income families;</li> </ul>						(2) Extrapolate data from the survey based on a representative sample if complete actual data are unavailable;			
school children who reside in that school attendance area; or       (E) Use an equated measure of low income correlated with the measure of low income used to count public school         (E) Use an equated measure of low income correlated with the measure of low income used to count public school       (iii) An LEA may count private school children from low-income families every year or every two years.         (iii) An LEA may count private school children from low-income families every year or every two years.       (iv) After timely and meaningful consultation in accordance with §200.63, the LEA shall have the final authority in determining the method used to calculate the number of private school children from low-income families;						(C) Use comparable poverty data from a different source, such as scholarship applications;			
children. (iii) An LEA may count private school children from low-income families every year or every two years. (iv) After timely and meaningful consultation in accordance with §200.63, the LEA shall have the final authority in determining the method used to calculate the number of private school children from low-income families;									
(iv) After timely and meaningful consultation in accordance with §200.63, the LEA shall have the final authority in determining the method used to calculate the number of private school children from low-income families;									
determining the method used to calculate the number of private school children from low-income families;						(iii) An LEA may count private school children from low-income families every year or every two years.			
(3) If an LEA ranks its school attendance areas and schools by grade span groupings, the LEA may determine the									
percentage of children from low-income families in the LEA as a whole or for each grade span grouping.						(3) If an LEA ranks its school attendance areas and schools by grade span groupings, the LEA may determine the percentage of children from low-income families in the LEA as a whole or for each grade span grouping.			



1437	Procedures for the Within-District Allocation of LEA Program Funds	§200.78 Allocation of funds to school attendance areas and schools	Federal	Statute	(a) For the purpose of determining compliance with the supplement not supplant requirement in section 1120A(b) and the comparability requirement in section 1120A(c) of the ESEA, a grantee or subgrantee under subpart A of this part may exclude supplemental State and local funds spent in any school attendance area or school for programs that	No	No	
					may exclude supplemental state and rocar times spent in any school attendance area of school for programs that meet the intent and purposes of Title I.			
					(b) A program meets the intent and purposes of Title I if the program either—			
					(1)(i) Is implemented in a school in which the percentage of children from low-income families is at least 40 percent;			
					(ii) Is designed to promote schoolwide reform and upgrade the entire educational operation of the school to support students in their achievement toward meeting the State's challenging academic achievement standards that all students are expected to meet;			
					(iii) Is designed to meet the educational needs of all students in the school, particularly the needs of students who are failing, or most at risk of failing, to meet the State's challenging student academic achievement standards; and			
					(iv) Uses the State's assessment system under §200.2 to review the effectiveness of the program; or			
					(2)(i) Serves only students who are failing, or most at risk of failing, to meet the State's challenging student academic achievement standards;			
					(ii) Provides supplementary services designed to meet the special educational needs of the students who are participating in the program to support their achievement toward meeting the State's student academic achievement standards; and			
					(iii) Uses the State's assessment system under §200.2 to review the effectiveness of the program.			
					(c) The conditions in paragraph (b) of this section also apply to supplemental State and local funds expended under			
					section 1113(b)(1)(D) and 1113(c)(2)(B) of the ESEA.			
1438	Figed Deguizements	\$200.79 Exclusion of	Federal	Statute	Eligible participants under the Migrant Education Even Start Program (MEES) must meet the definitions of a migratory	No	No	<u> </u>
1430	Fiscal Requirements	supplemental State and local funds from supplement, not supplant and comparability determinations	rederal	Statule	child, a migratory agricultural worker, or a migratory fisher in §200.81.	INO	NO	
1439	Subpart B—Even Start Family Literacy Program	§200.80 Migrant Education Even Start Program definition	Federal	Statute	The following definitions apply to programs and projects operated under subpart C of this part:	No	No	
	Literacy Program	Start Program deminion			(a) Agricultural work means the production or initial processing of crops, dairy products, poultry, or livestock, as well as the cultivation or harvesting of trees. It consists of work performed for wages or personal subsistence.			
					(b) Fishing work means the catching or initial processing of fish or shellfish or the raising or harvesting of fish or shellfish at fish farms. It consists of work performed for wages or personal subsistence.			
					(c) In order to obtain, when used to describe why a worker moved, means that one of the purposes of the move is to seek or obtain qualifying work.			
					(1) If a worker states that a purpose of the move was to seek any type of employment, i.e., the worker moved with no specific intent to find work in a particular job, the worker is deemed to have moved with a purpose of obtaining qualifying work if the worker obtains qualifying work soon after the move.			
					(2) Notwithstanding the introductory text of this paragraph (c), a worker who did not obtain qualifying work soon after a move may be considered to have moved in order to obtain qualifying work only if the worker states that at least one purpose of the move was specifically to seek the qualifying work, and—			
					(i) The worker is found to have a prior history of moves to obtain qualifying work; or			
					(ii) There is other credible evidence that the worker actively sought qualifying work soon after the move but, for reasons beyond the worker's control, the work was not available.			
					(d) Migratory agricultural worker means a person who, in the preceding 36 months, has moved, as defined in paragraph (g), from one school district to another, or from one administrative area to another within a State that is comprised of a single school district, in order to obtain temporary employment or seasonal employment in agricultural work, including dairy work.			
					(e) Migratory child means a child—			
					(1) Who is a migratory agricultural worker or a migratory fisher; or			
1440	Subpart C—Migrant Education Program	§200.84 Responsibilities of SEAs for evaluating the effectiveness of the MEP	Federal	Statute	While the specific school improvement requirements of section 1116 of the ESEA do not apply to the MEP, SEAs and local operating agencies receiving MEP funds must use the results of the evaluation carried out under §200.84 to improve the services provided to migratory children.	No	No	
1441	Subpart C—Migrant Education Program	§200.85 Responsibilities of SEAs and operating agencies for improving services to migratory	Federal	Statute	Funds available under part C of Title I of the ESEA may be used in a schoolwide program subject to the requirements of §200.29(c)(1).	No	No	
	Subport C. Migrant Education	children §200.86 Use of MEP funds in	Federal	Statute	An SEA and its operating agencies must conduct programs and projects under subpart C of this part in a manner	No	No	
1442	Subpart C—Migrant Education	3200.00 030 01 MEL 10103 III	i euerai	Statute	An OLA and its operating agencies must conduct programs and projects under subpart o or this part in a mariner			



Subpart C—Migrant Education Program	§200.87 Responsibilities for participation of children in private schools	Federal	Statute	(a) For purposes of determining compliance with the comparability requirement in section 1120A(c) and the supplement, not supplant requirement in section 1120A(b) of the ESEA, a grantee or subgrantee under part C of Title I may exclude supplemental State and local funds expended in any school attendance area or school for carrying out special programs that meet the intent and purposes of part C of Title I.	No	No	
				(b) Before funds for a State and local program may be excluded for purposes of these requirements, the SEA must make an advance written determination that the program meets the intent and purposes of part C of Title I.			
				(c) A program meets the intent and purposes of part C of Title I if it meets the following requirements:			
				(1) The program is specifically designed to meet the unique educational needs of migratory children, as defined in section 1309 of the ESEA.			
				(2) The program is based on performance targets related to educational achievement that are similar to those used in programs funded under part C of Title I of the ESEA, and is evaluated in a manner consistent with those program targets.			
				(3) The grantee or subgrantee keeps, and provides access to, records that ensure the correctness and verification of these requirements.			
				(4) The grantee monitors program performance to ensure that these requirements are met			
Subpart C—Migrant Education Program	§200.88 Exclusion of supplemental State and local funds from supplement, not supplant and comparability determinations	Federal	Statute	(a) Allocation of funds under the MEP for fiscal year (FY) 2006 and subsequent years. (1) For purposes of calculating the size of MEP allocations for each SEA for FY 2006 and subsequent years (as well as for supplemental MEP allocations for FY 2005), the Secretary determines each SEA's FY 2002 base allocation amount under section 1303(a)(2) and (b) of the Act by applying, to the counts of eligible migratory children that the SEA submitted for 2000-2001, the defect rate that the SEA reports to the Secretary and that the Secretary accepts based on a statewide retrospective re-interviewing process that the SEA has conducted.	No	No	
				(2)(i) The Secretary conditions an SEA's receipt of final FY 2007 and subsequent-year MEP awards on the SEA's completion of a thorough re-documentation of the eligibility of all children (and the removal of all ineligible children) included in the State's 2007-2008 MEP child counts.			
				(ii) To carry out this re-documentation, an SEA must examine its rolls of all currently identified migratory children and remove from the rolls all children it judges to be ineligible based on the types of problems identified in its statewide retrospective re-interviewing as causing defective eligibility determinations.			
				(b) Responsibilities of SEAs for re-interviewing to ensure the eligibility of children under the MEP—(1) Retrospective re- interviewing. (i) As a condition for the continued receipt of MEP funds in FY 2006 and subsequent years, an SEA that received such funds in FY 2005 but did not implement a statewide re-interviewing process prior to the enactment of this regulation, as well as an SEA with a defect rate that is not accepted by the Secretary under paragraph (a)(1) of this section, nor an SEA under a corrective action issued by the Secretary under paragraph (b)(2)(vii) or (d)(7) of this section, must, within six months of the effective date of these regulations or as subsequently required by the Secretary,—			
				(A) Conduct a statewide re-interviewing process consistent with paragraph (b)(1)(ii) of this section; and			
				(B) Consistent with paragraph (b)(1)(iii) of this section, report to the Secretary on the procedures it has employed, its findings, its defect rate, and corrective actions it has taken or will take to avoid a recurrence of any problems found.			
				(ii) At a minimum, the re-interviewing process must include—			
				(A) Selection of a sample of identified migratory children (from the child counts of a particular year as directed by the			
Subpart C—Migrant Education	§200.89 MEP allocations; Re-	Federal	Statute		No	No	
Fiogram	documentation; and Quality control			Children and youth means the same as "children" as that term is defined in §200.103(a).			
				(b) The following definitions apply to the programs authorized in part D, subpart 1 of Title I of the ESEA:			
				Institution for delinquent children and youth means, as determined by the SEA, a public or private residential facility that is operated primarily for the care of children and youth who—			
				(1) Have been adjudicated to be delinquent or in need of supervision; and			
				(2) Have had an average length of stay in the institution of at least 30 days.			
				Institution for neglected children and youth means, as determined by the SEA, a public or private residential facility, other than a foster home, that is operated primarily for the care of children and youth who—			
				(1) Have been committed to the institution or voluntarily placed in the institution under applicable State law due to abandonment, neglect, or death of their parents or guardians; and			
				(2) Have had an average length of stay in the institution of at least 30 days.			
				Regular program of instruction means an educational program (not beyond grade 12) in an institution or a community day program for neglected or delinquent children that consists of classroom instruction in basic school subjects such as reading, mathematics, and vocationally oriented subjects, and that is supported by non-Federal funds. Neither the manufacture of goods within the institution nor activities related to institutional maintenance are considered classroom instruction.			
				(c) The following definitions apply to the local agency program authorized in part D, subpart 2 of Title I of the ESEA:			
				Immigrant children and youth and limited English proficiency have the same meanings as the term "immigrant children" is defined in section 3301 of the ESEA and the term "limited English proficient" is defined in section 9101 of the ESEA, except that the terms "individual" and "children and youth" used in those definitions mean "children and youth" as			
	Program Subpart C—Migrant Education Program	Program       participation of children in private schools         Subpart C—Migrant Education       \$200.88 Exclusion of supplemental State and local funds from supplement, not supplant and comparability determinations         Subpart C—Migrant Education       \$200.89 MEP allocations; Re-interviewing; Eligibility	Program       participation of children in private schools         Subpart CMigrant Education       \$200.88 Exclusion of supplemental State and local funds from suppleme	Program       participation of children in private schools         Subpart C—Migrant Education       \$200.88 Exclusion of supplemental State and local funds from supplemental State and local funds from supplement, not supplant and comparability determinations       Federal       Statute         Program       \$200.89 Exclusion of supplement, not supplant and comparability determinations       Federal       Statute         Subpart C—Migrant Education       \$200.89 MEP allocations; Re- interviewing; Eligibility       Federal       Statute	Progen         separate or different in pixels         Progen           Support	Image         Image <th< td=""><td>Presiden         particular of scales in plants         President         Security of scales in plants         President in the scale in plants of scales in plants         President in the scale in plants         Prescale in plants         President in plants&lt;</td></th<>	Presiden         particular of scales in plants         President         Security of scales in plants         President in the scale in plants of scales in plants         President in the scale in plants         Prescale in plants         President in plants<



<ul> <li>Neisenton Rogener Leo Cham Alter and Carl an</li></ul>	4.4.40	Outparent D. David de la	2000 04 OF A	To do no!	Otatu:		 No. Deserved. Lat. P. or I	
<ul> <li>Instrumentian Programs to Chitem in the control of the second in the seco</li></ul>	1446	and Youth Who are Neglected, Delinquent, or At-Risk of Dropping Out		Federal	Statute	agencies in institutions or community day programs for neglected or delinquent children and youth and adult correctional institutions as specified in paragraphs (a) and (b) of this section. (a) Enrollment. (1) To be counted, a child or youth must be enrolled in a regular program of instruction for at least— (i) 20 hours per week if in an institution or community day program for neglected or delinquent children; or (ii) 15 hours per week if in an adult correctional institution. (2) The State agency must specify the date on which the enrollment of neglected or delinquent children is determined under paragraph (a)(1) of this section, except that the date specified must be— (i) Consistent for all institutions or community day programs operated by the State agency; and (ii) Represent a school day in the calendar year preceding the year in which funds become available. (b) Adjustment of enrollment. The SEA must adjust the enrollment for each institution or community day program served by a State agency by— (1) Multiplying the number determined in paragraph (a) of this section	No - Does not relate directly to any agency deliverables	
1448       Subpart E—General Provisions       \$200.100       Reservation of funds for school improvement, State administration, and the State academic achievement awards program.       Statute       Statute       Improvement, State administration, and the State academic achievement awards program.       Subpart E—General Provisions       \$\$200.101-200.102 [Reserved]       Federal       Statute       The following definitions apply to programs operated under this part:       (a) Children means—       (1) Persons up through age 21 who are entitled to a free public education through grade 12; and       (2) Preschool children below the age and grade level at which the agency provides free public education.       (b) Fiscal year means the Federal fiscal year—a period beginning on October 1 and ending on the following September 30-or another 12-month period normality used by the SEA for record.       (b) Fiscal year means the Federal fiscal year—a period beginning on Cotober 1 and ending on the following September 30-or another 12-monthe period month period normality used by the SEA for record.       (b) Fiscal year means the Federal fiscal year—a period beginning on Cotober 1 and ending on the following September 30-or another 12-monther 12-m	1447	Intervention Programs for Children and Youth Who are Neglected, Delinquent, or At-Risk of Dropping	§§200.92-200.99 [Reserved]	Federal	Statute	A State must reserve funds for school improvement, State administration, and State academic achievement awards as follows: (a) School improvement. (1) To carry out school improvement activities authorized under sections 1116 and 1117 of the ESEA, an SEA must first reserve— (i) Two percent from the sum of the amounts allocated to the State under section 1002(a) of the ESEA for fiscal years 2002 and 2003; and (ii) Four percent from the sum of the amounts allocated to the State under section 1002(a) of the ESEA for fiscal year 2004 and succeeding years. (2) In reserving funds under paragraph (a)(1) of this section, a State may not reduce the sum of the allocations an LEA receives under section 1002(a) of the ESEA below the sum of the allocations the LEA received under section 1002(a) for the preceding fiscal year. (3) If funds under paragraph (a)(1) are insufficient in a given fiscal year to implement both paragraphs (a)(1) and (2) of this section, a State administrative activities authorized in section. (b) State administration. (1) An SEA may reserve for State administrative activities authorized in sections 1004 and 1903 of the ESEA no more than the greater of— (i) One percent from each of the amounts allocated to the State or Outlying Area under section 1002(a), (c), and (d) of the ESEA; or (ii) \$400,000 (\$50,000 for the Outlying Areas). (2)(i) An SEA reserving \$400,000 under paragraph (b)(1)(ii) of this section must reserve proportionate amounts from each of the amounts allocated to the State or Outlying Area under section 1002(a), but is not required to reserve		
Image: state stat	1448	Subpart E—General Provisions	school improvement, State administration, and the State	Federal	Statute	(ii) If an SEA reserves funds from the amounts allocated to the State or Outlying Area under section 1002(c) or (d) of		
<ul> <li>(a) Children means—         <ul> <li>(a) Children means—                 <ul> <li>(a) Children means—</li></ul></li></ul></li></ul>								l.
	1449					<ul> <li>(a) Children means—</li> <li>(1) Persons up through age 21 who are entitled to a free public education through grade 12; and</li> <li>(2) Preschool children below the age and grade level at which the agency provides free public education.</li> <li>(b) Fiscal year means the Federal fiscal year—a period beginning on October 1 and ending on the following September 30—or another 12-month period normally used by the SEA for record-keeping.</li> </ul>		
	1451							



	rl D. Perkins Career and	PART AALLOTMENT AND	Federal	Statute	(a) Reservations and State allotment	Voc	Yes	Distribute funding to another
	rl D. Perkins Career and chnical Education Improvement	ALLOCATION SEC. 111.	Federal	Statute	(a) Reservations and State allotment (1) ReservationsFrom the sum appropriated under section 2307 of this title for each fiscal year, the Secretary shall	Yes	Yes	Distribute funding to another
	of 2006	RESERVATIONS AND STATE			(1) Reservations from the sum appropriated under section 2307 of this title for each liscal year, the Secretary shall reserve—			entity
AC	01 2006	ALLOTMENT			(A) 0.13 percent to carry out section 2325 of this title; and			
		ALLOTMENT						
					(B) 1.50 percent to carry out section 2326 of this title, of which—			
					(i) 1.25 percent of the sum shall be available to carry out section 2326(b) of this title; and			
					(ii) 0.25 percent of the sum shall be available to carry out section 2326(h) of this title.			
					(2) State allotment formulaSubject to paragraphs (3), (4), and (5), from the remainder of the sum appropriated under			
					section 2307 of this title and not reserved under paragraph (1) for a fiscal year, the Secretary shall allot to a State for			
					the fiscal year—			
					(A) an amount that bears the same ratio to 50 percent of the sum being allotted as the product of the population aged			
					15 to 19 inclusive, in the State in the fiscal year preceding the fiscal year for which the determination is made and the			
					State's allotment ratio bears to the sum of the corresponding products for all the States;			
					(B) an amount that bears the same ratio to 20 percent of the sum being allotted as the product of the population aged			
					20 to 24, inclusive, in the State in the fiscal year preceding the fiscal year for which the determination is made and the			
					State's allotment ratio bears to the sum of the corresponding products for all the States;			
1					[C] an amount that bears the same ratio to 15 percent of the sum being allotted as the product of the population aged			1
					25 to 65, inclusive, in the State in the fiscal year preceding the fiscal year for which the determination is made and the			1
					State's allotment ratio bears to the sum of the corresponding products for all the States; and			1
1					(D) an amount that bears the same ratio to 15 percent of the sum being allotted as the amounts allotted to the State			1
					under subparagraphs (A), (B), and (C) for such years bears to the sum of the amounts allotted to all the States under			
					subparagraphs (A), (B), and (C) for such year.			
					(3) Minimum allotment for years with no additional funds			
					(A) In general			
					Notwithstanding any other provision of law and subject to subparagraphs (B) and (C), and paragraph (5), for a fiscal			
					year for which there are no additional funds (as such term is defined in paragraph (4)(D)), no State shall receive for			
					such fiscal year under this subsection less than ½ of 1 percent of the amount appropriated under section 2307 of this			
					title and not reserved under paragraph (1) for such fiscal year. Amounts necessary for increasing such payments to			
					States to comply with the preceding sentence shall be obtained by ratably reducing the amounts to be paid to other			
					States.			
					(B) Requirement			
					No State, by reason of the application of subparagraph (A), shall receive for a fiscal year more than 150 percent of the			
Ca	rl D. Perkins Career and	SEC. 112. WITHIN STATE	Federal	Statute	(a) In generalFrom the amount allotted to each State under section 2321 of this title for a fiscal year, the eligible	Yes	Yes	Distribute funding to another
Te	chnical Education Improvement	ALLOCATION			agency shall make available—			entity
Ac	of 2006				(1) not less than 85 percent for distribution under section 2351 or 2352 of this title, of which not more than 10 percent			
					of the 85 percent may be used in accordance with subsection (c);			
					(2) not more than 10 percent to carry out State leadership activities described in section 2344 of this title, of which-			
					(A) an amount equal to not more than 1 percent of the amount allotted to the State under section 2321 of this title for			
					the fiscal year shall be made available to serve individuals in State institutions, such as State correctional institutions			
					and institutions that serve individuals with disabilities; and			
					(B) not less than \$60,000 and not more than \$150,000 shall be available for services that prepare individuals for non-			
					traditional fields; and			
					(3) an amount equal to not more than 5 percent, or \$250,000, whichever is greater, for administration of the State plan,			
					which may be used for the costs of-			
					(A) developing the State plan;			
					(B) reviewing a local plan:			
					(C) monitoring and evaluating program effectiveness;			
					(D) assuring compliance with all applicable Federal laws;			
					(E) providing technical assistance; and			
					(F) supporting and developing State data systems relevant to the provisions of this chapter.			
					(b) Matching requirement			
					Each eligible agency receiving funds made available under subsection (a)(3) shall match, from non-Federal sources			
					and on a dollar-for-dollar basis, the funds received under subsection (a)(3) shall match, from non-Federal sources			
					(c) ReserveFrom amounts made available under subsection (a)(1) to carry out this subsection, an eligible agency may			
					award grants to eligible recipients for career and technical education activities described in section 2355 of this title			
					(1) rural areas:	1	1	1
					<ul> <li>(2) areas with high percentages of career and technical education students; and</li> <li>(3) areas with high numbers of career and technical education students.</li> </ul>			

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funding to another	

1454	Carl D. Perkins Career and Technical Education Improvement	SEC. 113. ACCOUNTABILITY	Federal	Statute	(a) Purpose The purpose of this section is to establish and support State and local performance accountability systems, comprised	Yes	Yes	Report our age
	Act of 2006				of the activities described in this section, to assess the effectiveness of the State and the eligible recipients of the State			provide
					in achieving statewide progress in career and technical education, and to optimize the return of investment of Federal			
					funds in career and technical education activities. (b) State performance measures			
					(1) In generalEach eligible agency, with input from eligible recipients, shall establish performance measures for a State			
					that consist of— (A) the core indicators of performance described in subparagraphs (A) and (B) of paragraph (2);			
					(B) any additional indicators of performance (if any) identified by the eligible agency under paragraph (2)(C); and			
					(C) a State adjusted level of performance described in paragraph (3)(A) for each core indicator of performance, and			
					State levels of performance described in paragraph (3)(B) for each additional indicator of performance. (2) Indicators of performance			
					(A) Core indicators of performance for career and technical education students at the secondary levelEach eligible			
					agency shall identify in the State plan core indicators of performance for career and technical education students at the			
					secondary level that are valid and reliable, and that include, at a minimum, measures of each of the following: (i) Student attainment of the challenging State academic standards, as adopted by a State in accordance with section			
					(i) or down attainment of the enalering of the exact of a state device of a chievement on the academic assessments			
					described in section 6311(b)(2) of this title.			
					(ii) Student attainment of career and technical skill proficiencies, including student achievement on technical assessments, that are aligned with industry-recognized standards, if available and appropriate.			
					(iii)Student rates of attainment of each of the following:			
					(I) A secondary school diploma.			
1					(II) A General Education Development (GED) credential, or other State-recognized equivalent (including recognized alternative standards for individuals with disabilities).			
1					(III) A proficiency credential, certificate, or degree, in conjunction with a secondary school diploma (if such credential,			
i					certificate, or degree is offered by the State in conjunction with a secondary school diploma).			
					<ul> <li>(iv) Student graduation rates (as described in section 6311(c)(4)(i)(l)(bb) of this title).</li> <li>(v) Student placement in postsecondary education or advanced training, in military service, or in employment.</li> </ul>			
					(v) Student placement in possecondary education of advanced training, in military service, of in employment. (vi) Student participation in and completion of career and technical education programs that lead to non-traditional			
					fields.			
1455	Carl D. Perkins Career and	SEC. 114. NATIONAL ACTIVITIES	Federal	Statute	(B) Core indicators of performance for career and technical education students at the postsecondary levelEach eligible (a) Program performance information	Yes	Yes	Report our age
	Technical Education Improvement		. ouora	olalato	(1) In general	100	100	provide
	Act of 2006				The Secretary shall collect performance information about, and report on, the condition of career and technical			
					education and on the effectiveness of State and local programs, services, and activities carried out under this subchapter in order to provide the Secretary and Congress, as well as Federal, State, local, and tribal agencies, with			
					information relevant to improvement in the quality and effectiveness of career and technical education. The Secretary			
					shall report annually to Congress on the Secretary's aggregate analysis of performance information collected each			
					year pursuant to this subchapter, including an analysis of performance data regarding special populations. (2) Compatibility			
					The Secretary shall, to the extent feasible, ensure that the performance information system is compatible with other			
					Federal information systems.			
					(3) Assessments As a regular part of its assessments, the National Center for Education Statistics shall collect and report information or			
					career and technical education for a nationally representative sample of students. Such assessment may include			
					international comparisons in the aggregate.			
					(b) Miscellaneous provisions (1) Collection of information at reasonable cost			
					The Secretary shall take such action as may be necessary to secure at reasonable cost the information required by			
					this subchapter. To ensure reasonable cost, the Secretary, in consultation with the National Center for Education Statistics, the Office of Career, Technical, and Adult Education, and an entity assisted under section 2328 of this title (i			
					applicable), shall determine the methodology to be used and the frequency with which information is to be collected.			
					(2) Cooperation of States			
					All eligible agencies receiving assistance under this chapter shall cooperate with the Secretary in implementing the information systems developed pursuant to this chapter.			
					(c) Single plan for research, development, dissemination, evaluation, and assessment			
					(1) In general			
					The Secretary may, directly or through grants, contracts, or cooperative agreements, carry out research, development, dissemination, evaluation and assessment, capacity building, and technical assistance with regard to the career and			
					technical education programs under this chapter. The Secretary shall develop a single plan for such activities.			
					(2) PlanSuch plan shall—			
					(A) identify the career and technical education activities described in paragraph (1) that the Secretary will carry out under this section;			
1456	Carl D. Perkins Career and	SEC. 115. ASSISTANCE FOR	Federal	Statute	(a) Outlying Areas- From funds reserved pursuant to section 111(a)(1)(A), the Secretary shall	No	No	1
1	Technical Education Improvement	THE OUTLYING AREAS			(4) make a grant in the empirit of \$200,000 to Circani			
1	Act of 2006				`(1) make a grant in the amount of \$660,000 to Guam;			
					(2) make a grant in the amount of \$350,000 to each of American Samoa and the Commonwealth of the North			
1457	Carl D. Perkins Career and Technical Education Improvement	SEC. 116. NATIVE AMERICAN PROGRAMS	Federal	Statute	`(a) Definitions- In this section:	No	No	
	Act of 2006				(1) ALASKA NATIVE- The term 'Alaska Native' means a Native as such term is defined in section 3 of the Alaska			
					Native Claims Settlement Act (43 U.S.C. 1602).			
					(2) BUREAU-FUNDED SCHOOL- The term 'Bureau-funded school' h			
1458	Carl D. Perkins Career and	SEC. 117. TRIBALLY	Federal	Statute	(a) Grants Authorized- The Secretary shall, subject to the availability of appropriations, make grants pursuant to this	No	No	1
	Technical Education Improvement	CONTROLLED			section to tribally controlled postsecondary career and technical institutions that are not receiving Federal support			
	Act of 2006	POSTSECONDARY CAREER AND TECHNICAL INSTITUTIONS			under the Tribal			
1459	Carl D. Perkins Career and	SEC. 118. OCCUPATIONAL AND	Federal	Statute	(a) National Activities- From funds appropriated under subsection (g), the Secretary, in consultation with appropriate	No	No	1
	Technical Education Improvement	EMPLOYMENT INFORMATION			Federal agencies, is authorized			
1	Act of 2006				(1) to provide assistance to an entity to enable the entity			
1			1		(1) to provide dedictance to an entity to enable the entity	1		
					(A) to provide technical assistance			

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1460	Carl D. Perkins Career and Technical Education Improvement Act of 2006	PART BSTATE PROVISIONS SEC. 121. STATE ADMINISTRATION	Federal	Statute	<ul> <li>(a) Eligible agency responsibilities. The responsibilities of an eligible agency under this subchapter shall include— <ul> <li>(1) coordination of the development, submission, and implementation of the State plan, and the evaluation of the program, services, and activities assisted under this subchapter, including preparation for non-traditional fields;</li> <li>(2) consultation with the Governor and appropriate agencies, groups, and individuals including parents, students, teachers, teacher and faculty preparation programs, representatives of businesses (including small businesses), labor organizations, eligible recipients, State and local officials, and local program administrators, involved in the planning, administration, evaluation, and coordination of programs funded under this subchapter;</li> <li>(3) convening and meeting as an eligible agency (consistent with State law and procedure for the conduct of such meetings) at such time as the eligible agency determines necessary to carry out the eligible agency's responsibilities under this subchapter, but not less than 4 times annually; and</li> <li>(4) the adoption of such procedures as the eligible agency considers necessary to—</li> <li>(A) implement State level coordination with the activities undertaken by the State boards under section 3111 of title 29; and</li> <li>(B) make available to the one-stop delivery system under section 3151 of title 29 within the State a listing of all school dropout, postsecondary education, and adult programs assisted under this subchapter.</li> <li>(b) Exception</li> <li>Except with respect to the responsibilities set forth in subsection (a), the eligible agency may delegate any of the other responsibilities of the eligible agency that involve the administration, operation, or supervision of activities assisted under this subchapter, in whole or in part, to 1 or more appropriate State agencies.</li> </ul> </li> </ul>	Yes	Yes	Other service or product our agency must/may provide	Development, coordination, submission, and implementation of the State plan
1461	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 122. STATE PLAN	Federal	Statute	<ul> <li>(a) State plan</li> <li>(1) In general</li> <li>Each eligible agency desiring assistance under this subchapter for any fiscal year shall prepare and submit to the Secretary a State plan for a 6-year period, together with such annual revisions as the eligible agency determines to be necessary, except that, during the period described in section 2303 of this title, each eligible agency may submit a transition plan that shall fulfill the eligible agency's obligation to submit a State plan under this section for the first fiscal year following August 12, 2006.</li> <li>(2) RevisionsEach eligible agency—</li> <li>(A) may submit such annual revisions of the State plan to the Secretary as the eligible agency determines to be necessary; and</li> <li>(B) shall, after the second year of the 6-year period, conduct a review of activities assisted under this subchapter and submit any revisions of the State plan that the eligible agency determines necessary to the Secretary.</li> <li>(3) Hearing process</li> <li>The eligible agency shall conduct public hearings in the State, after appropriate and sufficient notice, for the purpose of affording all segments of the public and interested organizations, parents, students, and community organizations), an opportunity to present their views and make recommendations regarding the State plan. A summary of such recommendations and the eligible agency's response to such recommendations shall be included in the State plan.</li> <li>(b) Plan development</li> <li>(1) In generalThe eligible agency shall—</li> <li>(A) develop the State plan in consultation with—</li> <li>(i) academic and career and technical education teachers, faculty, and administrators;</li> <li>(ii) career guidance and academic counselors;</li> <li>(iii) entire school authorizers and organizers consistent with State plan.</li> <li>(b) Plan development;</li> <li>(v) parents and students;</li> <li>(v) parents and students;</li> <li>(vi) institutions of higher education;</li> <li>(vi) nestitutions of higher educa</li></ul>	Yes	Yes	Report our agency must/may provide; Other service or produc our agency must/may provide	Development, coordination, tt submission, and implementation of the State plan
1462	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 123. IMPROVEMENT PLANS	Federal	Statute	<ul> <li>(a) State fails to meet at least 90 percent of an agreed upon State adjusted level of performance for any of the core indicators of performance described in section 2323(b)(3) of this title, the eligible agency shall develop and implement a program improvement plan (with special consideration to performance gaps identified under section 2323(c)(2) of this title) in consultation with the appropriate agencies, individuals, and organizations during the first program year for which the eligible agency failed to so meet the State adjusted level of performance for any of the core indicators of performance.</li> <li>(2) Technical assistance</li> <li>If the Secretary determines that an eligible agency is not properly implementing the eligible agency's responsibilities under section 2342 of this title, or is not making substantial progress in meeting the purposes of this chapter, based on the State's adjusted levels of performance, the Secretary shall work with the eligible agency all or a portion, of the eligible agency's allotment under paragraphs (2) and (3) of section 2322(a) of this title if the eligible agency.</li> <li>(i) fails to implement an improvement plan as described in paragraph (1);</li> <li>(ii) fails to implement an improvement plan as described in paragraph (1);</li> <li>(ii) fails to make any improvement in meeting any of the State adjusted levels of performance for the core indicators of performance for 3 consecutive years.</li> <li>(B) Waiver for exceptional circumstances</li> <li>(B) Waiver for exceptional circumstances</li> <li>(c) Funds assistance, to assist in the development of an agreed upon State adjusted level of performance for the same core indicators of performance in agreagraph (A) due to exceptional or uncontrollable circumstances, such as a natural disaster or a precipitous and unforeseen decline in the financial resources of the State.</li> <li>(4) Funds resulting from reduced allotments</li> <li>(5) Waiver for exceptional circumstances</li> <li>(6) Local evaluatino mitoreem</li></ul>		Yes	Report our agency must/may provide; Other service or produc our agency must/may provide	Development, coordination, t submission, and implementation of the State plan

1463	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 124. STATE LEADERSHIP ACTIVITIES	Federal	Statute	<ul> <li>(a) General authority</li> <li>From amounts reserved under section 2322(a)(2) of this title, each eligible agency shall conduct State leadership activities.</li> <li>(b) Required uses of fundsThe State leadership activities described in subsection (a) shall include—</li> </ul>	Yes	Yes	Report our age provide; Other our agency mu
					(1) an assessment of the career and technical education programs carried out with funds under this subchapter, including an assessment of how the needs of special populations are being met and how the career and technical education programs are designed to enable special populations to meet State adjusted levels of performance and prepare the special populations for further education, further training, or for high skill, high wage, or high demand occupations;			
					<ul> <li>(2) developing, improving, or expanding the use of technology in career and technical education that may include—</li> <li>(A) training of career and technical education teachers, faculty, career guidance and academic counselors, and administrators to use technology, including distance learning;</li> <li>(B) providing career and technical education students with the academic and career and technical skills (including the mathematics and science knowledge that provides a strong basis for such skills) that lead to entry into technology</li> </ul>			
					fields, including non-traditional fields; or (C) encouraging schools to collaborate with technology industries to offer voluntary internships and mentoring programs; (3) professional development programs, including providing comprehensive professional development (including initial			
					teacher preparation) for career and technical education teachers, faculty, administrators, and career guidance and academic counselors at the secondary and postsecondary levels, that support activities described in section 2342 of this title and— (A) provide in-service and preservice training in career and technical education programs—			
					<ul> <li>(i) on effective integration and use of challenging academic and career and technical education provided jointly with academic teachers to the extent practicable;</li> <li>(ii) on effective teaching skills based on research that includes promising practices;</li> <li>(iii) on effective practices to improve parental and community involvement; and</li> </ul>			
					<ul> <li>(iv) on effective use of scientifically based research and data to improve instruction;</li> <li>(B) are high quality, sustained, intensive, and classroom-focused in order to have a positive and lasting impact on classroom instruction and the teacher's performance in the classroom, and are not 1-day or short-term workshops or conferences;</li> <li>(C) will help teachers and personnel to improve student achievement in order to meet the State adjusted levels of performance established under section 2323 of this title;</li> </ul>			
1464	Carl D. Perkins Career and Technical Education Improvement Act of 2006	PART CLOCAL PROVISIONS SEC. 131. DISTRIBUTION OF FUNDS TO SECONDARY EDUCATION PROGRAMS	Federal	Statute	<ul> <li>(a) Distribution rulesExcept as provided in section 2353 of this title and as otherwise provided in this section, each eligible agency shall distribute the portion of funds made available under section 2322(a)(1) of this title to carry out this section to local educational agencies within the State as follows:</li> <li>(1) Thirty percentThirty percent shall be allocated to such local educational agencies in proportion to the number of individuals aged 5 through 17, inclusive, who reside in the school district served by such local educational agency for the preceding fiscal year compared to the total number of such individuals who reside in the school district served by all local educational agencies in the State for such preceding fiscal year, as determined on the basis of the most recent satisfactory—</li> <li>(A) data provided to the Secretary by the Bureau of the Census for the purpose of determining eligibility under title I of the Elementary and Secondary Education Act of 1965 [20 U.S.C. 6301 et seq.]; or</li> <li>(B) student membership data collected by the National Center for Educational agency and are from families below the poverty level for the preceding fiscal year, as determined on the basis of the most recent Seventy percent shall be allocated to such local educational agencies in proportion to the number of individuals aged 5 through 17, inclusive, who reside in the school district served by such local educational agency and are from families below the poverty level for the preceding fiscal year, as determined on the basis of the most recent satisfactory data used under section 124(c)(1)(A) of the Elementary and Secondary Education Act of 1965 [20 U.S.C. 6333(c)(1)(A)], compared to the total number of such individuals who reside in the school district served by all the local educational agencies in the State for such preceding fiscal year.</li> <li>(3) AdjustmentsEach eligible agency, in making the allocations under paragraphs (1) and (2), shall adjust the data used to make the allocation</li></ul>	Yes	Yes	Distribute fundi entity
					eligible agency that submits to the Secretary an application for such a waiver that— (1) demonstrates that a proposed alternative formula more effectively targets funds on the basis of poverty (as defined by the Office of Management and Budget and revised annually in accordance with section 9902(2) of title 42) to local educational agencies within the State than the formula described in subsection (a); and (2) includes a proposal for such an alternative formula. (c) Minimum allocation (1) In general			
1465	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 132. DISTRIBUTION OF FUNDS FOR POSTSECONDARY EDUCATION PROGRAMS	Federal	Statute	<ul> <li>(a) Allocation-</li> <li>(1) IN GENERAL- Except as provided in subsections (b) and (c) and section 133, each eligible agency shall distribute the portion of the funds made available under section 112(a)(1) to carry out this section for any fiscal year to eligib</li> </ul>	No	No	
1466	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 133. SPECIAL RULES FOR CAREER AND TECHNICAL EDUCATION	Federal	Statute	(a) Special Rule for Minimal Allocation- (1) GENERAL AUTHORITY- Notwithstanding the provisions of sections 131 and 132 and in order to make a more	No	No	

	Report our agency must/may provide; Other service or product our agency must/may provide	Conduct state leadership activities; implementation of State plan
Yes	Distribute funding to another entity	
No		
No		

1467	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 134. LOCAL PLAN FOR CAREER AND TECHNICAL EDUCATION PROGRAMS	Federal	Statute	<ul> <li>(a) Local plan required Any eligible recipient desiring financial assistance under this part shall, in accordance with requirements established by the eligible agency (in consultation with such other educational training entities as the eligible agency determines to be appropriate) submit a local plan to the eligible agency. Such local plan shall cover the same period of time as the period of time applicable to the State plan submitted under section 2342 of this title.</li> <li>(b) ContentsThe eligible agency shall determine the requirements for local plans, except that each local plan shall—</li> <li>(1) describe how the career and technical education programs required under section 2355(b) of this title will be carried out with funds received under this subchapter;</li> <li>(2) describe how the career and technical education activities will be carried out with respect to meeting State and local adjusted levels of performance established under section 2323 of this title;</li> <li>(3) describe how the eligible recipient will—</li> <li>(A) offer the appropriate courses of not less than 1 of the career and technical programs of study described in section 2342(c)(1)(A) of this title;</li> <li>(B) improve the academic and technical skills of students participating in career and technical education programs by strengthening the academic and career and technical education components of such programs through the integration of coherent and rigorous content aligned with challenging academic standards and relevant career and technical education programs to ensure learning in—</li> <li>(i) a well-rounded education subjects;</li> <li>(C) provide students with strong experience in, and understanding of, all aspects of an industry;</li> <li>(D) ensure that students with strong experience in, and understanding of. all aspects of an industry;</li> <li>(D) ensure that students with profesional development (including initial teacher preparation) for career and technical education, academic, guidance, and administrative</li></ul>	Yes	Yes	Report our age provide
1468	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 135. LOCAL USES OF FUNDS	Federal	Statute	<ul> <li>(a) General authority</li> <li>(b) Requirements for uses of fundsFunds under this part shall use such funds to improve career and technical education programs.</li> <li>(b) Requirements for uses of fundsFunds made available to eligible recipients under this part shall be used to support career and technical education programs that— <ul> <li>(1) strengthen the academic and career and technical skills of students participating in career and technical education programs that— </li> <li>(1) strengthening the academic and career and technical education components of such programs through the integration of academics with career and technical education programs through a coherent sequence of courses, such as career and technical programs of study described in section 2342(c)(1)(A) of this title, to ensure learning in— </li> <li>(A) a well-rounded education (as defined in section 7801 of this title); and</li> <li>(B) career and technical education at the secondary level and career and technical program of study described in section 2342(c)(1)(A) of this title;</li> <li>(2) link career and technical education at the secondary level and career and technical program of study described in section 2342(c)(1)(A) of this title;</li> <li>(3) provide students with strong experience in and understanding of all aspects of an industry, which may include work based learning experiences;</li> <li>(4) develop, improve, or expand the use of technology in career and technical education, which may include— <ul> <li>(A) training of career and technical education students with the academic and career and technical skills (including the mathematics and science knowledge that provides a strong basis for such skills) that lead to entry into the technology fields; or</li> <li>(C) encouraging schools to collaborate with technology industries to offer voluntary internships and mentoring programs, including programs that improve the mathematics and science knowledge of students;</li> <li>(5) provide professional development programs th</li></ul></li></ul></li></ul>	Yes	Yes	Distribute fund entity
1469	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 201. STATE ALLOTMENT AND APPLICATION	Federal	Statute	<ul> <li>(iii) effective practices to improve parental and community involvement; and</li> <li>(a) In general</li> <li>For any fiscal year, the Secretary shall allot the amount made available under section 2376 of this title among the States in the same manner as funds are allotted to States under paragraph (2) of section 2321(a) of this title.</li> <li>(b) Payments to eligible agencies</li> <li>The Secretary shall make a payment in the amount of a State's allotment under subsection (a) to the eligible agency that serves the State and has an application approved under subsection (c).</li> <li>(c) State applicationEach eligible agency desiring an allotment under this subchapter shall submit, as part of its State plan under section 2342 of this title, an application that—</li> <li>(1) describes how activities under this subchapter will be coordinated, to the extent practicable, with activities described in the State plan submitted under section 2342 of this title; and</li> <li>(2) contains such information as the Secretary may require.</li> </ul>	Yes	Yes	Distribute fund entity
1470	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 202. CONSOLIDATION OF FUNDS	Federal	Statute	<ul> <li>(a) In general</li> <li>An eligible agency receiving an allotment under sections 2321 and 2371 of this title may choose to consolidate all, or a portion of, funds received under section 2371 of this title with funds received under section 2321 of this title in order to carry out the activities described in the State plan submitted under section 2342 of this title.</li> <li>(b) Notification requirement</li> <li>Each eligible agency that chooses to consolidate funds under this section shall notify the Secretary, in the State plan submitted under section 2342 of this title.</li> <li>(c) Treatment of consolidated funds</li> <li>Funds consolidated under this section shall be considered as funds allotted under section 2321 of this title and shall be distributed in accordance with section 2322 of this title.</li> </ul>	Yes	Yes	Other service agency must/n

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ice or product our	Notify Secretary if consolidation of	
ice or product our st/may provide	Notify Secretary if consolidation of funds occurs	

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1471	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 203. TECH PREP PROGRAM	Federal	Statute	<ul> <li>(a) Grant program authorized</li> <li>(1) In generalFrom amounts made available to each eligible agency under section 2371 of this title, the eligible agency, in accordance with the provisions of this subchapter, shall award grants, on a competitive basis or on the basis of a formula determined by the eligible agency, for tech prep programs described in subsection (c). The grants shall be awarded to consortia between or among—</li> <li>(A) a local educational agency, an intermediate educational agency, educational service agency, or area career and technical education school, serving secondary school students, or a secondary school funded by the Bureau of Indian Affairs; and</li> <li>(B)(i) a nonprofit institution of higher education that—</li> <li>(I)(aa) offers a 2-year associate degree program or a 2-year certificate program; and</li> <li>(bb) is qualified as an institution of higher education pursuant to section 102 of the Higher Education Act of 1965 [20 U.S.C. 1002], including—</li> <li>(AA) an institution receiving assistance under the Tribally Controlled Colleges and Universities Assistance Act of 1978 (25 U.S.C. 1801 et seq.); and</li> <li>(BB) a tribally controlled postsecondary career and technical institution; or</li> <li>(II) offers a 2-yearapprenticeship program that follows secondary education instruction, if such nonprofit institution of higher education is not prohibited from receiving assistance under part B of title IV of the Higher Education Act of 1965 [20 U.S.C. 1071 et seq.] pursuant to the provisions of section 435(a)(2) of such Act [20 U.S.C. 1082], is such approprietary institution of higher education hat offers a 2-year associate degree program and is qualified as an institution of higher education is not subject to a default management plan required by the Secretary.</li> <li>(2) Special ruleIn addition, a consortium described in paragraph (1) may include 1 or more—</li> <li>(A) institutions of higher education that award a baccalaureate degree; and</li> <li>(B) employers (i</li></ul>	Yes	Yes	Distribute fundi entity
1472	Carl D. Perkins Career and	SEC. 204. CONSORTIUM	Federal	Statute	(A) combines— (a) In General- Each consortium that desires to receive a grant under this title shall submit an application to the	No	No	
1472		APPLICATIONS	rederal	Statute	eligible agency at such time and in such manner as the eligible agency shall require.	NO	NO	
1473	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 205. REPORT	Federal	Statute	`(b) Plan- Each application submitted under this se Each eligible agency that receives an allotment under this title annually shall prepare and submit to the Secretary a report on the effectiveness of the tech prep programs assisted under this title, including a description of how grants were awarded within the state.	Yes	Yes	Report our ager provide
1474	Carl D. Perkins Career and Technical Education Improvement Act of 2006	SEC. 206. AUTHORIZATION OF APPROPRIATIONS	Federal	Statute	There are authorized to be appropriated to carry out this title such sums as may be necessary for fiscal year 2007 and each of the 5 succeeding fiscal years.	No	No	
1475	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	TITLE IIIGENERAL PROVISIONS PART AFEDERAL ADMINISTRATIVE PROVISIONS SEC. 311. FISCAL REQUIREMENTS	Federal	Statute	(a) Supplement Not Supplant- Funds made available under this Act for career and technical education activities shall supplement, and shall not supplant, non-Federal funds expended to carry out career and technical education activities and tech prep progr	No	No	
1476	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 312. AUTHORITY TO MAKE PAYMENTS.	Federal	Statute	Any authority to make payments or to enter into contracts under this Act shall be available only to such extent or in such amounts as are provided in advance in appropriation Acts.	No	No	
1477	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 313. CONSTRUCTION	Federal	Statute	Nothing in this Act shall be construed to permit, allow, encourage, or authorize any Federal control over any aspect of a private, religious, or home school, regardless of whether a home school is treated as a private school or home school under State law	No	No	
1478	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 314. VOLUNTARY SELECTION AND PARTICIPATION	Federal	Statute	`No funds made available under this Act shall be used `(1) to require any secondary school student to choose or pursue a specific career path or major; or	No	No	
					(2) to mandate that any individual participate in a career and technical education program, inc			
1479	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 315. LIMITATION FOR CERTAIN STUDENTS	Federal	Statute	No funds received under this Act may be used to provide career and technical education programs to students prior to the seventh grade, except that equipment and facilities purchased with funds under this Act may be used by such students.	NO	No	
1480	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 316. FEDERAL LAWS GUARANTEEING CIVIL RIGHTS	Federal	Statute	Nothing in this Act shall be construed to be inconsistent with applicable Federal law prohibiting discrimination on the basis of race, color, sex, national origin, age, or disability in the provision of Federal programs or services.	No	No	
1481	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 317. PARTICIPATION OF PRIVATE SCHOOL PERSONNEL AND CHILDREN	Federal	Statute	(a) Personnel- An eligible agency or eligible recipient that uses funds under this Act for in-service and preservice career and technical education professional development programs for career and technical education teachers, administrators, and other p	Yes	Yes	Other service o agency must/m
1482	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 318. LIMITATION ON FEDERAL REGULATIONS	Federal	Statute	The Secretary may issue regulations under this Act only to the extent necessary to administer and ensure compliance with the specific requirements of this Act.	No	No	
1483	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	PART BSTATE ADMINISTRATIVE PROVISIONS SEC. 321. JOINT FUNDING	Federal	Statute	(a) General Authority- Funds made available to eligible agencies under this Act may be used to provide additional funds under an applicable program if	Yes	Yes	Distribute fundir entity
1484	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 322. PROHIBITION ON USE OF FUNDS TO INDUCE OUT-OF- STATE RELOCATION OF BUSINESSES.	Federal	Statute	`(1) such program otherwise meets the requirements of this Act and the requirements of the applicabl `No funds provided under this Act shall be used for the purpose of directly providing incentives or inducements to an employer to relocate a business enterprise from one State to another State if such relocation will result in a reduction in the number of	No	No	
1485	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	- SEC. 323. STATE ADMINISTRATIVE COSTS	Federal	Statute	'(a) General Rule- Except as provided in subsection (b), for each fiscal year for which an eligible agency receives assistance under this Act, the eligible agency shall provide, from non-Federal sources for the costs the eligible agency incurs for the adm	Yes	Yes	Distribute fundir entity

ding to another	
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e or product our /may provide	Specific services must be provided
ding to another	
ding to another	

1486	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 324. STUDENT ASSISTANCE AND OTHER FEDERAL PROGRAMS	Federal	Statute	`(a) Attendance Costs Not Treated as Income or Resources- The portion of any student financial assistance received under this Act that is made available for attendance costs described in subsection (b) shall not be considered as income or resources in det	No	No	
1487	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 2. TECHNICAL AMENDMENTS TO OTHER LAWS	Federal	Statute	(a) Immigration and Nationality Act- Section 245A(h)(4)(C) of the Immigration and Nationality Act (8 U.S.C. 1255a(h)(4)(C)) is amended by striking `Carl D. Perkins Vocational and Technical Education Act of 1998' and inserting `The Carl D. Perkins Career a	No	No	
1488	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 132. DISTRIBUTION OF FUNDS FOR POSTSECONDARY EDUCATION PROGRAMS	Federal	Statute	<ul> <li>`(a) Allocation-</li> <li>`(1) IN GENERAL- Except as provided in subsections (b) and (c) and section 133, each eligible agency shall distribute the portion of the funds made available under section 112(a)(1) to carry out this section for any fiscal year to eligib</li> </ul>	Yes	Yes	Distribute funding to another entity
1489	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 133. SPECIAL RULES FOR CAREER AND TECHNICAL EDUCATION	Federal	Statute	(a) Special Rule for Minimal Allocation- (1) GENERAL AUTHORITY- Notwithstanding the provisions of sections 131 and 132 and in order to make a more equitable distribution of funds for programs serving the areas of greatest economic need, for any program	No	No	
1490	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 134. LOCAL PLAN FOR CAREER AND TECHNICAL EDUCATION PROGRAMS	Federal	Statute	(a) Local Plan Required- Any eligible recipient desiring financial assistance under this part shall, in accordance with requirements established by the eligible agency (in consultation with such other educational training entities as the eligible agency	Yes	Yes	Distribute funding to another entity
1491	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 135. LOCAL USES OF FUNDS	Federal	Statute	<ul> <li>(a) General Authority- Each eligible recipient that receives funds under this part shall use such funds to improve career and technical education programs.</li> <li>(b) Requirements for Uses of Funds- Funds made available to eligible recipients under this part</li> </ul>	Yes	Yes	Distribute funding to another entity
1492	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 201. STATE ALLOTMENT AND APPLICATION	Federal	Statute	<ul> <li>(a) In General- For any fiscal year, the Secretary shall allot the amount made available under section 206 among the States in the same manner as funds are allotted to States under paragraph (2) of section 111(a).</li> <li>(b) Payments to Eligible Agencies- The</li> </ul>	No	No	
1493	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 202. CONSOLIDATION OF FUNDS	Federal	Statute		Yes	Yes	Distribute funding to another entity
1494	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 203. TECH PREP PROGRAM	Federal	Statute	<ul> <li>`(a) Grant Program Authorized-</li> <li>`(1) IN GENERAL- From amounts made available to each eligible agency under section 201, the eligible agency, in accordance with the provisions of this title, shall award grants, on a competitive basis or on the basis of a f</li> </ul>	Yes	Yes	Distribute funding to another entity
1495	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 204. CONSORTIUM APPLICATIONS	Federal	Statute	<ul> <li>(a) In General- Each consortium that desires to receive a grant under this title shall submit an application to the eligible agency at such time and in such manner as the eligible agency shall require.</li> <li>(b) Plan- Each application submitted under this se</li> </ul>	No	No	
1496	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 205. REPORT	Federal	Statute	Each eligible agency that receives an allotment under this title annually shall prepare and submit to the Secretary a report on the effectiveness of the tech prep programs assisted under this title, including a description of how grants were awarded within	Yes	Yes	Report our agency must/may provide
1497	Title III - General Provisions Part A - Federal Administrative Provisions Sec. 311. Fiscal Requirements	SEC. 206. AUTHORIZATION OF APPROPRIATIONS	Federal	Statute	There are authorized to be appropriated to carry out this title such sums as may be necessary for fiscal year 2007 and each of the 5 succeeding fiscal years.	No	No	

	Department of Education			-					Fiscal Year 2018-2019 Accountability Report
Agency (	H630	Section:	001			Desce di la lassi	Desce the law end of the		Legal Standards Template
ltem #	Law Title, Chapter, Article	Law Number	Jurisdiction	Type of Lav	Statutory Requirement and/or Authority Granted	Does this law specify who your agency must or	Does the law specify a product or service your agency must or	<u>If yes,</u> what type of service or product?	If other service or product, please specify
1498	Title 34 - Part 300 - Assistance To	Title 34: Education PART 300—ASSISTANCE	Federal	Statute		may serve? (Y/N)	may provide?		what service or product.
1499	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	TO STATES FOR THE EDUCATION OF CHILDREN WITH DISABILITIES Subpart A—General Purposes and Applicability		Statute	The purposes of this part are-	No	No		
1455	States For The Education Of Children With Disabilities	§300.1 Purposes	1 COCICI	Charles	(a) To ensure that all children with disabilities have available to them a free appropriate public education that emphasizes special education and related services designed to meet their unique				
					needs and prepare them for further education, employment, and independent living;				
					(b) To ensure that the rights of children with disabilities and their parents are protected; (c) To assist States, localities, educational service agencies, and Federal agencies to provide for the				
	Title 34 - Part 300 - Assistance To				education of all children with disabilities; and (d) To assess and ensure the effectiveness of efforts to educate children with disabilities.		No		
1500	States For The Education Of Children With Disabilities			Statute	A State is eligible for assistance under Part B of the Act for a fiscal year if the State submits a plan that provides assurances to the Secretary that the State has in effect policies and procedures to ensure that the State meets the conditions in §5300.				
1501	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	FAPE Requirements §300.101 Free appropriate public education (FAPE).	rederal	Statute	(a) General. A free appropriate public education must be available to all children residing in the State between the ages of 3 and 21, inclusive, including children with disabilities who have been suspended or expelled from school, as provided for in §300.530(d).	Tes	Yes	Other service or product our agency must/may provide	Provide a Free Appropriate Education to all children residing in the State between the ages of
					(b) FAPE for children beginning at age 3. (1) Each State must ensure that-				3 and 21.
					(i) The obligation to make FAPE available to each eligible child residing in the State begins no later than the child's third birthday; and				
					<ul> <li>(ii) An IEP or an IFSP is in effect for the child by that date, in accordance with §300.323(b).</li> <li>(2) If a child's third birthday occurs during the summer, the child's IEP Team shall determine the date</li> </ul>				
					when services under the IÉP or IFSP will begin. (c) Children advancing from grade to grade. (1) Each State must ensure that FAPE is available to any				
					individual child with a disability who needs special education and related services, even though the child has not failed or been retained in a course or grade, and is advancing from grade to grade.				
					(2) The determination that a child described in paragraph (a) of this section is eligible under this part, must be made on an individual basis by the group responsible within the child's LEA for making eligibility determinations.				
1502	Title 34 - Part 300 - Assistance To	\$300.102 Limitation—exception to FAPE for	Federal	Statute	<ul> <li>(a) General. The obligation to make FAPE svailable to all children with disabilities does not apply with</li> </ul>	Yes	Yes	Other service or product our	The State must assure that the
	States For The Education Of Children With Disabilities	certain ages			respect to the following: (1) Children aged 3, 4, 5, 18, 19, 20, or 21 in a State to the extent that its application to those children			agency must/may provide	information it has provided to the Secretary regarding the exceptions in paragraph (a) of
					would be inconsistent with State law or practice, or the order of any court, respecting the provision of public education to children of those ages.				this section
					(2)(i) Children aged 18 through 21 to the extent that State law does not require that special education and related services under Part B of the Act be provided to students with disabilities who, in the last educational decrement prior to their incarceration in an adult correctional facility.				
					(A) Were not actually identified as being a child with a disability under §300.8; and				
					(B) Did not have an IEP under Part B of the Act. (ii) The exception in paragraph (a)(2)(i) of this section does not apply to children with disabilities,				
					<ul> <li>(a) the staceptor through 21, who -</li> <li>(A) Had been identified as a child with a disability under \$300.8 and had received services in</li> </ul>				
					(A) rada been toemated as a cuinal winit a duadaway have system and received services in accordance with an IEP, but who left school prior to their incorrelation; or (B) Did not have an IEP in their last educational setting, but who had actually been identified as a child actual of their setting.				
					with a disability under §300.8.				
					(3)() Children with disabilities who have graduated from high school with a regular high school diploma. (a) The exception in paragraph (a)(3)(i) of this section does not apply to children who have graduated				
					<ul> <li>(iii) I ne exception in paragraph (a)(a)(i) or mis section does not apply to children who have graduated from high school but have on been awarded a regular high school diploma.</li> <li>(iii) Graduation from high school with a regular high school diploma constitutes a change in</li> </ul>				
1503	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.106 Extended school year services	Federal	Statute	(III) Graduation from right school wint a regular high school diploma Constitues a change in placement, requiring written prior notice in accoundance with \$300.503. (a) General. (1) Each public agency must ensure that extended school year services are available as necessary to privide FAPE, consistent with paragraph (a)(2) of this section.	No	No		
1504	With Disabilities Title 34 - Part 300 - Assistance To	\$300.107 Nonacademic services	Federal	Statute	Increased y to provide PAPE, consistent with paragraph (a)(2) or this section. (2) Extended school vear services must be provided only if a child's IEP Team The State must ensure the following:	Yes	Yes	Other service or product our	Ensure appropriate IEP services
	States For The Education Of Children With Disabilities	3			(a) Each public agency must take steps, including the provision of supplementary aids and services determined appropriate and necessary by the child's IEP Team, to provide nonacademic and			agency must/may provide	are being provided
					extracurricular services and activities in the manner necessary to alford children with disabilities an equal opportunity for participation in those services and activities.				
					(b) Nonacademic and extracurricular services and activities may include counseling services, athletics, transportation, health services, recreasional activities, special interest groups or clubs sponsored by the public senvor, referrals to agencies that provide assistance to individuals with				
1505	Title 34 - Part 300 - Assistance To	§300.108 Physical education	Federal	Statute	sponsored by the public agency, referrals to agencies that provide assistance to individuals with disabilities, and employment of students, including both employment by the public agency and assistance in making outside employment available. The State must finat public agencies in the State comply with the following:	Yes	Yes	Other service or product our	Ensure public agencies in the
	States For The Education Of Children With Disabilities				(a) General. Physical education services, specially designed if necessary, must be made available to every child with a disability receiving FAPE, unless the public agency enrolls children without			agency must/may provide	State comply with physical education requirements
					disabilities and does not provide physical education to children without disabilities in the same grades.				
					(b) Regular physical education. Each child with a disability must be afforded the opportunity to participate in the regular physical education program available to nondisabled children unless—				
					<ol> <li>The child is enrolled full time in a separate facility; or</li> <li>The child needs specially designed physical education, as prescribed in the child's IEP.</li> </ol>				
					(c) Special physical education. If specially designed physical education is prescribed in a child's IEP, the public agency responsible for the education of that child must provide the services directly or				
					make arrangements for those services to be provided through other public or private programs. (d) Education in separate facilities. The public agency responsible for the education of a child with a				
					(c) Extransfer in septimize increases, in a parameter for parameter of the constraints of the constraints with a disability while is enrolled in a separate facility must ensure that the child receives appropriate physical education services in compliance with this section.				
1506	Title 34 - Part 300 - Assistance To	§300.109 Full educational opportunity goal	Federal	Statute	The State must have in effect policies and procedures to demonstrate that the State has established a	Yes	Yes	Other service or product our	Implement policies and
1507	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	(FEOG).	Federal	Statute	The State must ensure that each public agroups takes steps to ensure that its children with disabilities. The State must ensure that example, the state of the state a detailed timetable for accomplishing that goal. The State must ensure that each public agroups takes steps to ensure that its children with disabilities		Yes	agency must/may provide Other service or product our	procedures Ensure children with disabilities
	States For The Education Of Children With Disabilities				have available to them the variety of educational programs and services available to nondisabled children in the area served by the agency, including art, music, industrial arts, consumer and homemakine education, and vocational education.			agency must/may provide	are provided a variety of educational programs.
1508	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.111 Child find	Federal	Statute	(a) General. (1) The State must have in effect policies and procedures to ensure that-	Yes	Yes	Other service or product our agency must/may provide	Implement policies and procedures regarding Child Find.
					homeless children or are wards of the State, and children with disabilities attending private schools, regardless of the severity of their disability, and who are in need of special education and related services, are identified, located, and evaluated; and				
					(ii) A practical method is developed and implemented to determine which children are currently receiving needed special education and related services.				
					(b) Use of term developmental delay. The following provisions apply with respect to implementing the child find requirements of this section:				
					(1) A State that adopts a definition of developmental delay under §300.8(b) determines whether the term applies to children aged three through nine, or to a subset of that age range (e.g., ages three				
					through five). (2) A State may not require an LEA to adopt and use the term developmental delay for any children				
					within its jurisdiction. (3) If an LFA uses the term developmental delay for children described in \$300 8(h), the LFA must				
					conform to both the State's definition of that term and to the age range that has been adopted by the State.				
					(4) If a State does not adopt the term developmental delay, an LEA may not independently use that term as a basis for establishing a child's eligibility under this part.				
					(c) Other children in child find. Child find also must include— (1) Children who are suspected of being a child with a disability under §300.8 and in need of special				
1509	Title 34 - Part 300 - Assistance To	§300.112 Individualized education programs	Federal	Statute	education, even though they are advancing from grade to grade; and The State must ensure that an IEP, or an IFSP that meets the requirements of section 636(d) of the	Yes	Yes	Other service or product our	Ensure IEPs meet requirements
1510	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	(IEP). §300.113 Routine checking of hearing aids and		Statute	Act, is developed, reviewed, and revised for each child with a disability in accordance with §§300.320 throuah 300.324. excent as provided in §300.300(b)(3) (a) Hearing aids. Each public agency must ensure that hearing aids worn in school by children with		Yes	agency must/may provide Other service or product our	of the law Ensure hearing aids are worn in
	States For The Education Of Children With Disabilities	external components of surgically implanted medical devices			hearing impairments, including dealness, are functioning properly. (b) External components of surgically implanted medical devices. (1) Subject to paragraph (b)(2) of this section, each public agency must ensure that the external components of surgically implanted			agency must/may provide	school by children with hearing impairments.
					medical devices are functioning properly.				
					(2) For a child with a surgically implanted medical device who is receiving special education and related services under this part, a public agency is not responsible for the post-surgical maintenance, programming, or replacement of the medical device that has been surgically implanted (or of an				
					external component of the surgically implanted medical device).				

1511	Tille 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Least Restrictive Environment (LRE) \$300.114 LRE requirements	Federal	Statute	(4) General. (1) Except as provided in §500.324(c)(2) (regrading children with disabilities in adult prisona), the State must have in effect policies and procedures to ensure the public agencies in the State meet the LER requirements of the section and §§300.115 (frough 300.124). (2) Each public agency must ensure that— (3) Each public agency must ensure that— (4) Each public agency must ensure that— (3) Each public agency must ensure that— (3) Each public agency must ensure that— (4) The maximum extert agroprisate, children with disabilities, including children in public or private installations or other called with children with disabilities that exclusion in regular classes with the use of supplementary aids and services cannot be actived satisfactory. (4) Additional engineent-State funding mechanism (b) which the State estibutes in the dustability is and the exclusion in regular classes with the use of supplementary aids and services cannot be actived a satisfactory. (4) Additional engineent-State funding mechanism (b) which the State estibutes funding or the sates of the Maximum exclusion in the value are subsidiary of this section, and (b) Addition and engineent-State funding mechanism (b) which the State estibutes funds on the basis of the Maximum exclusion in the value area with the work of the state of the chick, as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a state of the chick as described the chick as a stat	Yes	Yes	Other service or product our agency musi/may provide	Tetwe policies and procedures to ensure agencies are meeting LRE requirements
1512	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.116 Placements	Federal	Statute	In determining the educational placement of a child with a disability, including a preschool child with a disability, each public agemcy mast ensure that— (a) The placement decision—	No	No		
1513	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.118 Children in public or private institutions	Federal	Statute	(1) Is made by a group of persons, including the parents, and other pe Except as provided in §300.149(d) (regarding agency responsibility for general supervision of some individuals in adult prisons), an SEA must ensure that §300.1114 is effectively implemented, including,	No	No		
1514	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.119 Technical assistance and training activities	Federal	Statute	if necessar, making arrangements with public and ori Each SEA music carry out activities to ensure that teachers and administrators in all public agencies— (a) Are fully introduced about their responsibilities for implementing \$300.114; and (b) Are provided with technical assistance and training necessary to assist them in this effort.	Yes	Yes	Other service or product our agency must/may provide	Ensure teachers and administrators and fully informed of their responsibilities and provide technical support and necessary training to assit in
1515	Title 34 - Part 300 - Assistance To	\$300.120 Monitoring activities	Federal	Statute	(a) The SEA must carry out activities to ensure that §300.114 is implemented by each public agency.	Yes	Yes	Other service or product our	their effort. Ensure public agencies are
	States For The Education Of Children With Disabilities				(b) If there is evidence that a public agency makes placements that are inconsistent with §300.114, the SEA must— (1) Review the public agency's justification for its actions; and			agency must/may provide	implementing 300.114
1516	Title 34 - Part 300 - Assistance To	§300.122 Evaluation	Federal	Statute	(2) Assist in planning and implementing any necessary corrective action. Children with disabilities must be evaluated in accordance with §§300.300 through 300.311 of subpart	No	Yes		
1517	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	§§300.125-300.128 [Reserved]	Federal	Statute	D of this part.				
1518	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	\$300.135 Written affirmation	Federal	Statute	(a) When timely and meaningful consultation, as required by §300.134, has occurred, the LEA must	No	No		
1519	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	\$300.138 Equitable services provided	Federal	Statute	obtain a written affirmation signed by the representatives of participating private schools. (b) If the representatives do not provide the affirmation within (a) General. (1) The services provided to parentally-loaced private school children with disabilities	No	No		
1520	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	§300.139 Location of services and	Federal	Statute	must be provided by personnel meeting the same standards as personnel providing services in the public schools. except that private elementary school and (a) Services on private school premises. Services to parentally-placed private school children with	No	No - Does not relate directly		
	States For The Education Of Children With Disabilities	transportation			disabilities may be provided on the premises of private, including religious, schools, to the extent consistent with law.		to any agency deliverables		
					services provided under this part, a parentally-placed private school child with a disability must be provided transportation				
					(A) From the child's school or the child's home to a site other than the private school; and (B) From the service site to the private school, or to the child's home, depending on the timing of the services.				
					(iii) LEAs are not required to provide transportation from the child's home to the private school. (2) Cost of transportation. The cost of the transportation described in paragraph (b)(1)(i) of this section may be included in calculating whether the LEA has me the requirement of \$300.133.				
1521	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.141 Requirement that funds not benefit a private school	Federal	Statute		No	No - Does not relate directly to any agency deliverables		
1522	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.143 Separate classes prohibited	Federal	Statute	(b) The LEA must use funds orovided under Part B of the Act to meet the An LEA may not use funds available under section 61 or 619 of the Act for classes that are organized separately on the basis of school enrollment religion of the children iI— <sup>1</sup> (c) The disease of the scene of the sc	No	No - Does not relate directly to any agency deliverables		
1523	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.144 Property, equipment, and supplies	Federal	Statute	(a) The classes are at the same site; and (b) The classes include chafter a) A patie to gency must control and and minister the funds used to provide special education and related service our big 530:137 Provide, 330:133, and head title to and administer materials, exploring, and property pulchaded with mose funds to the uses and pulposes provided in the ALL (b) The public agency may place equipment and supplies in provide school for the public and of the minister of the public agency may place equipment and supplies in provide school for the public agency for did of time the school of the public agency may place equipment and supplies in provide school for the public agency may be complex and the public agency may be agreed and the public agency may be agency may be agreed and the public agency may be agency m	No	No - Does not relate directly to any agency deliverables		
					needed for the Part B program. (c) The public agency must ensure that the equipment and supplies placed in a private school—				
					<ol> <li>Are used only for Part B purposes; and</li> <li>Can be removed from the private school without remodeling the private school facility.</li> </ol>				
					(d) The public agency must remove equipment and supplies from a private school if— (1) The equipment and supplies are no longer needed for Part B purposes; or				
					(2) Removal is necessary to avoid unauthorized use of the equipment and supplies for other than Part B purposes.				
					(e) No funds under Part B of the Act may be used for repairs, minor remodeling, or construction of private school facilities.				
1524	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Children With Disabilities in Private Schools Placed or Referred by Public Agencies §300.145 Applicability of §§300.146 through 300.147	Federal	Statute	Sections 300.146 through 300.147 apply only to children with disabilities who are or have been placed in or referred to a private school or facility by a public agency as a means of providing special education and related services.	No	No - Does not relate directly to any agency deliverables		
1525	Title 34 - Part 300 - Assistance To States For The Education Of Children	\$300.146 Responsibility of SEA	Federal	Statute	Each SEA must ensure that a child with a disability who is placed in or referred to a private school or facility by a public agency—	Yes	Yes	Other service or product our agency must/may provide	Ensure that a child with a disability who is placed in or
	With Disabilities				<ul> <li>(a) Is provided special education and related services—         <ul> <li>(1) In conformance with an IEP that meets the requirements of §§300.320 through 300.325; and</li> </ul> </li> </ul>				referred to a private school or facility by a public agency is provided special education and related services
					(2) At no cost to the parents;				related services
					(b) Is provided an education that meets the standards that apply to education provided by the SEA and LEAs including the requirements of this part, except for §300.156(c); and (c) Has all of the rights of a child with a disability who is served by a public apency.				
1526	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Children With Disabilities Enrolled by Their Parents in Private Schools When FAPE Is at Issue \$300.148 Placement of children by parents when FAPE is at issue	Federal	Statute	(c) has all of the nome or a chick with a baselinit who is served by a bubic abency. (a) General: This part does not require an LEA to pay for the cost of education, including special education and related services, of a child with a disability at a private school or facility if that agency made FAPE available to the child and the parents	No	No - Does not relate directly to any agency deliverables		
1527	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	SEA Responsibility for General Supervision and Implementation of Procedural Safeguards §300.149 SEA responsibility for general	Federal	Statute	<ul> <li>(a) The SEA is responsible for ensuring—</li> <li>(1) That the requirements of this part are carried out; and</li> </ul>	Yes	Yes	Other service or product our agency must/may provide	Monitor compliance
		supervision			(2) That each educational program for children with disabilities administered within the State, including each program administered by any other State or local agency (but not including elementary schools and secondary schools for Indian children operated or funded by the Secretary of the Interior)—				
					(i) is under the general supervision of the persons responsible for educational programs for children with disabilities in the SEA; and				
					<ul> <li>(ii) Meets the educational standards of the SEA (including the requirements of this part).</li> <li>(3) In carrying out this part with respect to homeless children, the requirements of subtile B of title VII</li> </ul>				
					of the McKinney-Venio Homeless Assistance Act (42 U.S.C. 11431 et seq.) are met. (b) The State must have in effect policies and procedures to ensure that it complies with the monitoring and enforcement requirements in §§300.600 through 300.602 and §§300.606 through				
					300.608. (c) Part B of the Act does not limit the responsibility of agencies other than educational agencies for				
					providing or paying some or all of the costs of FAPE to children with disabilities in the State. (d) Notwithstanding paragraph (a) of this section, the Governor (or another individual pursuant to State law) may assign to any public agency in the State the responsibility of ensuring that the				
					requirements of Part B of the Act are met with respect to students with disabilities who are convicted as adults under State law and incarcerated in adult prisons.				
1528	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities		Federal	Statute	The SEA (and any agency assigned responsibility pursuant to \$300.149(c)] must have in effect procedures to inform each public agency of its responsibility for ensuing effective implementation of procedural safeguards for the children with disabilities served by that public agency.	Yes	Yes	Other service or product our agency must/may provide	Ensure effective implementation of procedural saleguards

1529	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities		Federal Statute	e	(a) General. Each SEA must adopt written procedures for— (1) Resolving any compliant, including a complaint filed by an organization or individual from another State, that meets the requirements of \$300.153 by— (i) Providing for the filing of a complaint with the SEA; and	Yes	Yes	Other service or product our agency must/may provide	Adopt written procedures
					(ii) At the SEA's discretion, providing for the filing of a complaint with a public agency and the right to have the SEA's treview the public agency's decision on the complaint; and (2) Widely disseminating to parents and other interested individuals, including parent training and information centers, protection and advocacy agencies, independent (hing centers, and other appropriate entities, the State procedures under §300.1511 trong 300.153.				
					appropriate entities, the Satte procedures under \$3500.151 through 300.153. (b) Remedies for denial of appropriate services. In resolving a complaint in which the SEA has found a failure to provide appropriate services, an SEA, pursuant to its general supervisory authority under				
					Part B of the Act, must address— (1) The failure to provide appropriate services, including corrective action appropriate to address the				
1530	Title 34 - Part 300 - Assistance To	\$300.152 Minimum State complaint procedures	Federal Statute		needs of the child (such as compensatory services or monetary reimbursement); and (2) Appropriate future provision of services for all children with disabilities	Ves	Yes	Other service or product our	Adopt written procedures;
1530	States For The Education Of Children With Disabilities	\$300.152 Minimum State complaint procedures	rederal Statute		(a) Time limit; minimum procedures. Each SEA must include in its complaint procedures a time limit of 60 days after a complaint is filled under §300.153 to— (1) Carry out an independent on-site investigation, if the SEA determines that an investigation is necessary;	res	Tes	agency must/may provide	Adopt written procedures; ensure procedures include time specific elements
					(2) Give the complainant the opportunity to submit additional information, either orally or in writing, about the allegations in the complaint;				
					(3) Provide the public agency with the opportunity to respond to the complaint, including, at a minimum—				
					<ul> <li>(i) At the discretion of the public agency, a proposal to resolve the complaint; and</li> <li>(ii) An opportunity for a parent who has filed a complaint and the public agency to voluntarily engage</li> </ul>				
					in mediation consistent with \$300.506; (4) Review all relevant information and make an independent determination as to whether the public agency is violating a requirement of Part B of the Act or of this part; and				
					agency is volaining a requirement of Part 5 or the Act or or this part, and (5) Issue a written decision to the complainant that addresses each allegation in the complaint and containe—				
					(i) Findings of fact and conclusions; and				
					<ul> <li>(ii) The reasons for the SEA's final decision.</li> <li>(b) Time extension; final decision; implementation. The SEA's procedures described in paragraph (a)</li> </ul>				
					of this section also must (1) Permit an extension of the time limit under paragraph (a) of this section only if				
1531	Title 34 - Part 300 - Assistance To States For The Education Of Children	Methods of Ensuring Services §300.154 Methods of ensuring services	Federal Statute	ė	(a) Establishing responsibility for services. The Chief Executive Officer of a State or designee of that officer must ensure that an interagency agreement or other mechanism for interagency coordination is	No	No - Does not relate directly to any agency deliverables		
1532	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	Additional Eligibility Requirements §300.155 Hearings relating to LEA eligibility	Federal Statute	ė	in effect between each noneducational public acen The SEA must not make any find determination that an LEA is not eligible for assistance under Part B of the Act without first giving the LEA reasonable notice and an opportunity for a hearing under 34 CFR 76.41/10.	Yes	Yes	Other service or product our agency must/may provide	Make available reasonable notice and opportunity for a
1533	With Disabilities Title 34 - Part 300 - Assistance To	\$300.156 Personnel qualifications	Federal Statute		CFR 76.401(d). (a) General. The SEA must establish and maintain qualifications to ensure that personnel necessary	Ves	Yes	Other service or product our	hearing Establish and maintain
1533	States For The Education Of Children With Disabilities	\$300.100 Personnei qualinications	Pederal Statute		(a) General. The SEA must establish and maintain qualifications to ensure this personnel necessary to carry out the purposes of this part are appropriately and adequately prepared and trained, including that those personnel have the content knowledge and skills to serve children with disabilities.	Tes	res	agency must/may provide	qualifications to ensure that personnel necessary to carry out the purposes of this part are
					(b) Related services personnel and paraprofessionals. The qualifications under paragraph (a) of this section must include qualifications for related services personnel and paraprofessionals that—				appropriately and adequately prepared and trained
					(1) Are consistent with any State-approved or State-recognized certification, licensing, registration, or other comparable requirements that apply to the professional discipline in which those personnel are providing special education or related services; and				
					(2) Ensure that related services personnel who deliver services in their discipline or profession-				
					(i) Meet the requirements of paragraph (b)(1) of this section; and (ii) Have not had certification or licensure requirements waived on an emergency, temporary, or indication because and an emergency.				
					provisional basis; and (iii) Allow paraprofessionals and assistants who are appropriately trained and supervised, in accordance with State law, regulation, or written policy, in meeting the requirements of this part to be				
					used to assist in the provision of special education and related services under this part to children with disabilities.				
					(c) Qualifications for special education teachers; (1) The qualifications described in paragraph (a) of this section must ensure that each person employed as a public school special education teacher in the State who teaches in an elementary school, middle school, or secondray school— (ii) Has obtained full State certification as a special education teacher (includino certification obtained)				
1534	Title 34 - Part 300 - Assistance To	§300.157 Performance goals and indicators	Federal Statute	e	through an aitemate route to certification as a special educator, if such aitemate route meets minimum requirements described in 34 CFR 2005(e)(2)(ii)) as such section was in effect on November 28, 2008), or passed the State special education teacher licensing examination, and holds a license to teach in the State as a special education teacher, except that when used with respect to any teacher The State must—	Yes	Yes	Other service or product our	Establish goals for performance
	States For The Education Of Children With Disabilities				(a) Have in effect established goals for the performance of children with disabilities in the State that— (1) Promote the purposes of this part, as stated in \$300.1:			agency must/may provide	measures
					(2) Are the same as the State's long-term goals and measurements of interim progress for children with disabilities under section 1111(c)(4)(A)(i) of the ESEA.				
					(3) Address graduation rates and dropout rates, as well as such other factors as the State may determine; and				
					(4) Are consistent, to the extent appropriate, with any other goals and academic standards for children established by the State;				
					(b) Have in effect established performance indicators the State will use to assess progress toward achieving the goals described in paragraph (a) of this section, including measurements of interim progress for children with disabilities under section 1111(c)(4)(A)(i)(cc) of the ESEA, 20 U.S.C. 6311; and				
					(c) Annually report to the Secretary and the public on the progress of the State, and of children with disabilities in the State, toward meeting the goals established under paragraph (a) of this section, which may include elements of the reports required under section 1111(h) of the ESEA.				
1535	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.160 Participation in assessments	Federal Statute	e	(a) General. A State must neare that all children with disabilities are included in at general State and district-wide assessment programs, including assessments described under section 1111 of the ESEA, 20 U.S.C. S11, with appropriate accommodations and alternate assessments, if necessary, as indicated in their respective IEPs.	Yes	Yes	Other service or product our agency must/may provide	Ensure children with disabilities are included in all general State and district-wide assessment programs
					(b) Accommodation guidelines. (1) A State (or, in the case of a district-wide assessment, an LEA) must develop guidelines for the provision of appropriate accommodations.				
					(2) The State's (or, in the case of a district-wide assessment, the LEA's) guidelines must— (i) Identify only those accommodations for each assessment that do not invalidate the score; and				
					(ii) Instruct IEP Teams to select, for each assessment, only those accommodations that do not invalidate the score.				
					(c) Alternate assessments aligned with alternate scatterin: achievement standards for students with the most significant cognitive disabilities. (1) If a Sale has adopted naternate academic achievement standards for chicken the standard standard standard standards and standards assessment, an LEA must develop and implement alternate assessments and guidalities for the assessment, an LEA must develop and implement alternate assessments and guidalities for participation in alternate assessments do nace holdren with disabilities who cancel participate in regular assessments, even with accommodations, as indicated in their respective EPA, as provided in oparatoh, (1) of this section.				
					(2) For assessing the academic progress of children with disabilities who are students with the most similicant contribute disabilities under title Loft the ESEA, the alternate assessments and quicklines in				
					paragraph (c)(1) of this section must (i) Be aligned with the challenging State academic content standards under section 1111(b)(1) of the				
1536	Tale 24 Desi 200 Automoti	F200.162 Supplementation of States Inc.	Federal Statute		ESEA and alternate academic achievement standards under section 1111(b)(1)(E) of the ESEA; and (ii) Measure the achievement of children with disabilities who are students with the most significant	Ves	Yes	Distribute fundie - toth	
1536	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.162 Supplementation of State, local, and other Federal funds	rederal Statute	e	<ul> <li>(a) Expenditures. Funds paid to a State under this part must be expended in accordance with all the provisions of this part.</li> <li>(b) Prohibition against commingling. (1) Funds paid to a State under this part must not be</li> </ul>	105	105	Distribute funding to another entity	
					commingled with State funds. (2) The requirement in paragraph (b)(1) of this section is satisfied by the use of a separate accounting				
					system that includes an audit trail of the expenditure of funds paid to a State under this part. Separate bank accounts are not required. (See 34 CFR 78.702 (Fiscal control and fund accounting procedures).)				
					(c) State-level nonsupplanting, (1) Except as provided in §300.233, hunds paid to a State under Parel B of the Act must be under brack planter the level of Fachella. State, and local funds (including funds that are not under the direct control of the SEA or LEAs) expended for special education and related services provided to children with disabilities under Part B of the Act, and in no case to supplant those Facera, State, and local funds.				
					(2) If the State provides clear and convincing evidence that all children with disabilities have available				

(2) If the State provides clear and convincing evidence that all children with disabilities have available to them FAPE, the Secretary may waive, in whole or in part, the requirements of paragraph (c)(1) of this section if the Secretary concurs with the evidence provided by the State under §300.164.

1537	Title 34 - Part 300 - Assistance To	\$300.163 Maintenance of State financial support	Federal	Statute	(a) General. A State must not reduce the amount of State financial support for special education and	No	No - Does not relate directly		
	States For The Education Of Children With Disabilities	3			related services for children with disabilities, or otherwise made available because of the excess costs of educating those children, below the amount of that support for the preceding fiscal year.		to any agency deliverables		
					(b) Reduction of funds for failure to maintain support. The Secretary reduces the allocation of funds under section 611 of the Act for any facal year following the fiscal year in which the State fails to comply with the requirement of paragraph (a) of this section by the same amount by which the State fails to meet the requirement.				
					(c) Waivers for exceptional or uncontrollable circumstances. The Secretary may waive the requirement of paragraph (a) of this section for a State, for one fiscal year at a time, if the Secretary determines that—				
					(1) Granting a waiver would be equitable due to exceptional or uncontrollable circumstances such as a natural disaster or a precipitous and unforeseen decline in the financial resources of the State; or				
					(2) The State meets the standard in §300.164 for a waiver of the requirement to supplement, and not to supplant, funds received under Part B of the Act.				
					(d) Subsequent years. If, for any fiscal year, a State fails to meet the requirement of paragraph (a) of this section, including any year for which the State is granted a waiver under paragraph (c) of this				
					section, the financial support required of the State in future years under paragraph (a) of this section shall be the amount that would have been required in the absence of that failure and not the reduced level of the State's support.				
1538	Title 34 - Part 300 - Assistance To States For The Education Of Children	\$300.164 Waiver of requirement regarding supplementing and not supplanting with Part B	Federal	Statute	(a) Except as provided under §§300.202 through 300.205, funds paid to a State under Part B of the Act must be used to supplement and increase the level of Federal, State, and local funds (including	No	No - Does not relate directly to any agency deliverables		
	With Disabilities	supplementing and not suppleming with Part B funds			And must be used upperformer and multicase the terrer or reverse, state, and used notas (including funds that are not under the direct control of SEAs or LEAs) expended for special education and related services provided to children with disabilities under Part B of the Art and in no case to supplant those Federal, State, and local funds. A State may use funds it retains under §300.704(a) and (b) without regard to the prohibition on supplanting other funds.		to any agency deriverables		
					(b) If a State provides clear and convincing evidence that all eligible children with disabilities throughout the State have FAPE available to them, the Secretary may waive for a period of one year in whole or in part the requirement under §300.162 (regarding State-level nonsupplanting) if the Secretary concurs with the evidence provided by the State.				
					(c) If a State which does not explore a waiver under this section, it must submit to the Secretary a written request that includes—				
					(1) An assurance that FAPE is currently available, and will remain available throughout the period that a waiver would be in effect, to all eligible children with disabilities throughout the State, regardless of				
					the public agency that is responsible for providing FAPE to them. The assurance must be signed by an official who has the authority to provide that assurance as it applies to all eligible children with disabilities in the State;				
					(2) All evidence that the State wishes the Secretary to consider in determining whether all eligible children with disabilities have FAPE available to them, setting forth in detail— Comparison of the set of the Comparison of the set of the set of the set of the set of the set of the				
					(i) The basis on which the State has concluded that FAPE is available to all eligible children in the State; and (ii) The procedures that the State will implement to ensure that FAPE remains available to all eligible				
					<ul> <li>(ii) The proceedings and the safe with influences to ensure that PAPE remains available to an engine children in the State, which must include—         <ul> <li>(A) The State's procedures under §300.111 for ensuring that all eligible children are identified, located</li> </ul> </li> </ul>				
1539	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.165 Public participation	Federal	Statute	and evaluated:	Yes	Yes	Report our agency must/may provide	Also, collect public comments
	With Disabilities				public hearings, adequate notice of the hearings, and an opportunity for comment available to the general public, including individuals with disabilities and parents of children with disabilities.				
					(b) Before submitting a State plan under this part, a State must comply with the public participation requirements in paragraph (a) of this section and those in 20 U.S.C. 1232d(b)(7).				
1540	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.166 Rule of construction	Federal	Statute	In complying with §§300.162 and 300.163, a State may not use funds paid to it under this part to satisfy State-law mandated funding obligations to LEAs, including funding based on student attendance or encliment, or inflation.	No	No - Does not relate directly to any agency deliverables		
1541	Title 34 - Part 300 - Assistance To States For the Education Of Children	State Advisory Panel §300.167 State advisory panel	Federal	Statute	The State must establish and maintain an advisory panel for the purpose of providing policy guidance with respect to special education and related services for children with disabilities in the State.	Yes	Yes	Board, commission, or committee on which someone from our	
1542	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.169 Duties	Federal	Statute	The advisory panel must—	No	No - Does not relate directly to any agency deliverables	agency must/may serve	
	With Disabilities				<ul> <li>(a) Advise the SEA of unmet needs within the State in the education of children with disabilities;</li> <li>(b) Comment publicly on any rules or regulations proposed by the State regarding the education of</li> </ul>				
1543	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Other Provisions Required for State Eligibility §300.170 Suspension and expulsion rates	Federal	Statute	children with disabilities;	Yes	Yes	Other service or product our agency must/may provide	Examine data to determine if discrepencies are occuring
					<ol> <li>Among LEAs in the State; or</li> <li>Compared to the rates for nondisabled children within those agencies.</li> </ol>				
					(b) Review and revision of policies. If the discrepancies described in paragraph (a) of this section are				
					occurring, the SEA must review and, if appropriate, review for require the affected State agency or LEA to revise) its policies, procedures, and practices relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards, to ensure that these policies, procedures, and practices comply with the Act.				
1544	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.171 Annual description of use of Part B funds	Federal	Statute	(a) In order to receive a grant in any fiscal year a State must annually describe— (1) How amounts retained for State administration and State-level activities under §300.704 will be	No	No - Does not relate directly to any agency deliverables		
					used to meet the requirements of this part; and (2) How those amounts will be allocated among the activities described in \$390.704 to meet State				
					priorities based on input from LEAs. (b) If a State's plans for use of its lunds under §300.704 for the forthcoming year do not change from				
					the prior year, the State may submit a letter to that effect to meet the requirement in paragraph (a) of this section. (c) The provisions of this section do not apply to the Virgin Islands, Guam, American Samoa, the				
1545	Title 24 Days 200 Assistance To	\$300.172 Access to instructional materials	Federal	Statute	(c) The provisions or white second or no apply to the Virgin Isaanas, down, American Samoa, we Commonwealth of the Northern Mariana blands, and the freely associated States. (a) General. The State must—	Yes	Yes	Other service or product our	Adopt the NIMAS: establish
1545	States For The Education Of Children With Disabilities	300.172 Access to instructional materials	Foucia	Statule	(a) General. The State Intext (1) Adopt the National Instructional Materials Accessibility Standard (NIMAS), published as appendix C to part 300, for the purposes of providing instructional materials to blind persons or other persons	Tes	105	agency must/may provide	definition of timely manner
					with print disabilities, in a timely manner after publication of the NIMAS in the Federal Register on July 19, 2006 (71 FR 41084); and				
					(2) Establish a State definition of "timely manner" for purposes of paragraphs (b)(2) and (b)(3) of this section if the State is not coordinating with the National Instructional Materiata Access Center (NIMAC) or (b)(3) and (c)(2) of this section if the State is coordinating with the NIMAC.				
					(b) Rights and responsibilities of SEA. (1) Nothing in this section shall be construed to require any SEA to coordinate with the NIMAC.				
					(2) If an SEA chooses not to coordinate with the NIMAC, the SEA must provide an assurance to the Secretary that it will provide instructional materials to blind persons or other persons with print				
					disabilities in a timely manner. (3) Nothing in this section relieves an SEA of its responsibility to ensure that children with disabilities who need instructional materials in accessible formats, but are not included under the definition of				
					Who reed that down a materials in a consistent of the second seco				
					(4) In order to meet its responsibility under paragraphs (b)(2), (b)(3), and (c) of this section to ensure that children with disabilities who need instructional materials in accessible formats are provided those materials in a timely mamer, the SEA must ensure that all public agencies take all the assonable steps to provide instructional materials in accessible formats to children with disabilities who need as the provided the accessible formats to children with disabilities who need the provided that the accessible formats to children with disabilities who need the provided that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabilities who need that the accessible formats to children with disabili				
					those instructional materials at the same time as other children receive instructional materials. (c) Preparation and delivery of files. If an SEA chooses to coordinate with the NIMAC, as of December 3, 2006, the SEA must—				
1546	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.173 Overidentification and disproportionality	Federal	Statute	The State must have in effect, consistent with the purposes of this part and with section 618(d) of the Act, policies and procedures designed to prevent the inappropriate overidentification or	Yes	Yes	Other service or product our agency must/may provide	Have policies and procedures in effect
1547	With Disabilities Title 34 - Part 300 - Assistance To	\$300.174 Prohibition on mandatory medication	Federal	Statute	disproportionate representation by race and ethnicity of children as children with disabilities, including children with disabilities with a particular impairment described in \$300.8. (a) General. The SEA must prohibil State and LEA personnel from requiring parents to obtain a prescription for substances identified under schedules I, II, III, V, or V in section 202(c) of the	No	No - Does not relate directly		
	States For The Education Of Children With Disabilities				prescription for substances identified under schedules I, II, III, V, or V in section 202(c) of the Controlled Substances Act (21 U.S.C. 812(c)) for a child as a condition of attending school, receiving an evaluation under §§300.300 through 300.311, or receiving services under this part.		to any agency deliverables		
					(b) Rule of construction. Nothing in paragraph (a) of this section shall be construed to create a Federal prohibition against bachers and offer school personnel consulting or sharing classroom- based observations with parents or guardians regarding as subset? as academic and functional performance, or behavior in the classroom or school, or regarding the need for evaluation for special education or relate services under S20111 (related to child find).				
1548	Title 34 - Part 300 - Assistance To	\$300.175 SEA as provider of FAPE or direct services	Federal	Statute	If the SEA provides FAPE to children with disabilities, or provides direct services to these children, the agency-	Yes	Yes	Other service or product our agency must/may provide	Comply with additional requirements
	States For The Education Of Children With Disabilities	uuur - Abbed			the agency— (a) Must comply with any additional requirements of \$§300.201 and 300.202 and §§300.206 through 300.226 as if the agency were an LEA; and				
					(b) May use amounts that are otherwise available to the agency under Part B of the Act to serve those children without regard to \$300.202(b) (relating to excess costs)				
1549	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities		Federal	Statute	(a) General. If a State has on file with the Secretary policies and procedures approved by the Secretary that demonstrate that the State meets any requirement of §300.100, including any policies and procedures filed under Part B of the Act as in effect be	No	No - Does not relate directly to any agency deliverables No - Does not relate directly		
1550	That bisdomico					No			
	Title 34 - Part 300 - Assistance To	§300.177 States' sovereign immunity and positive efforts to employ and advance qualified individuals with disabilities	Federal	Statute	(a) States' sovereign immunity. (1) A State that accepts funds under this part waives its immunity under the 11m amendment of the Constitution of the United States from suit in Federal court for a violation of this part.	NO	to any agency deliverables		

1551	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.180 Hearing official or panel	Federal	Statute	(a) If the SEA requests a hearing, the Secretary designates one or more individuals, either from the Department or elsewhere, not responsible for or connected with the administration of this program, to conduct a hearing.	No	No - Does not relate directly to any agency deliverables		
1552	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.191 Provisions for services under a by- pass	Federal	Statute	(b) If more than one individual (a) Before implementing a by-pass, the Secretary consults with appropriate public and private school adicalsi, including SEA dificials, in the affected State, and as appropriate, LEA or other public agency officials to consider matters such as—	No	No - Does not relate directly to any agency deliverables		
					<ol> <li>Any prohibition imposed by State law that results in the need for a by-pass; and</li> <li>The scope and nature of the services required by private school children with disabilities in the State, and the number of children to be served under the by-pass.</li> </ol>				
					(b) After determining that a by-pass is required, the Secretary arranges for the provision of services to private school children with disabilities in the State, LEA or other public agency in a manner consistent with the requirements of section 612(a)(1016) of the Act and \$5200.131 through 300.144 by providing				
					services through one or more agreements with appropriate parties. (c) For any fiscal year that a by-pass is implemented, the Secretary determines the maximum amount to be paid to the providers of services by multiplying—				
					(1) A per child amount determined by dividing the total amount received by the State under Part B of the Act for the fiscal year by the number of children with disabilities served in the prior year as				
					reported to the Secretary under section 618 of the Act; by (2) The number of private school children with disabilities (as defined in §§300.8(a) and 300.130) in the State LE for a phone school concentre and disconteniated that the Secretary and ab backs of the secret system				
					the State, LEA or ofher public agency, as determined by the Secretary on the basis of the most recent satisfactory data available, which may include an estimate of the number of those children with disabilities.				
					(d) The Secretary deducts from the State's allocation under Part B of the Act the amount the Secretary determines is necessary to implement a by-pass and pays that amount to the provider of services. The Secretary may withhold this amount from the State's allocation pending final resolution of any investigation or complaint that could result in a determination that a by-pass must be implemented.				
1553	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.193 Request to show cause	Federal	Statute	An SEA, LEA or other public agency in receipt of a notice under §300.192 that seeks an opportunity to show cause why a by-pass should not be implemented must submit a written request for a show	No	No - Does not relate directly to any agency deliverables		
1554	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.194 Show cause hearing	Federal	Statute	cause hearing to the Secretary, within the specified time period in the written notice in §300.192(b)(2). (a) If a show cause hearing is requested, the Secretary—	No	No - Does not relate directly to any agency deliverables		
	With Disabilities				(1) Notifies the SEA and affected LEA or other public agency, and other appropriate public and private school officials of the time and place for the hearing.				
1555	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.197 Judicial review	Federal	Statute	(2) Designates a person to conduct th If dissatisfied with the Secretary's final action, the SEA may, within 60 days after notice of that action, file a petition for review with the United States Court of Appeals for the circuit in which the State is located. The procedures for judicial review are described in section 612(f)(3) (6) through (D) of the determined of the section 612(f)(3) (6) through (D) of the determined	Yes	Yes	Other service or product our agency must/may provide	Ability to request judicial review
1556	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	State Administration §300.199 State administration	Federal	Statute	(a) Rulemaking. Each State that receives funds under Part B of the Act must— (1) Ensure that any State rules, regulations, and policies relating to this part conform to the purposes	Yes	Yes	Other service or product our agency must/may provide	Ensure that any State rules, regulations, and policies relating to this part conform to the
					of this part; (2) Identify in writing to LEAs located in the State and the Secretary any such rule, regulation, or policy as a State-imposed requirement that is not required by Part B of the Act and Federal regulations; and				purposes of this part
					as a subarring/deel requirement that is not required by rait 5 or tite Act and required regulations, and (3) Minimize the number of rules, regulations, and policies to which the LEAs and schools located in the State are subject under Part B of the Act.				
					(b) Support and facilitation. State rules, regulations, and policies under Part B of the Act must support and facilitate LEA and school-level system improvement designed to enable children with disabilities to meet the childrenging State student academic achievement standards.				
1557	Title 34 - Part 300 - Assistance To	\$300.221 Notification of LEA or State agency in	Federal	Statute	If the SEA determines that an LEA or State agency is not eligible under Part B of the Act, then the SEA	Yes	Yes	Other service or product our	Provide notice and opportunity
	States For The Education Of Children With Disabilities	case of ineligibility			must— (a) Notify the LEA or State agency of that determination; and			agency must/may provide	for a hearing
1558	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.222 LEA and State agency compliance	Federal	Statute	(b) Provide the LEA or State assence with reasonable notice and an occontainity for a hearing (c) General. If the EA, after reasonable notice and an opportunity for a hearing, that that a LEA or State agency that has been determined to be eligible under this subpart is failing to comply with any requirement detectioned in §550.03 ff thready 300.213, the SEA haust reduce or must not provide any further payments to the LEA or State agency until the SEA is satisfied that the LEA or State agency is complying with that requirement.	Yes	Yes	Other service or product our agency must/may provide	Take measures necessary to bring pendency of an action pursuant to this section to the attention of the public within the jurisdiction of the agency.
					(b) Notice requirement. Any State agency or EA in receipt of a notice described in paragraph (a) of an task by means of public notice, late the measures necessary to hold by the pendency data and on yourset the task section in the automotion of the public which is the pendency data and public notice, late the measures necessary to hold by the pendency data and public notice is a section as the automotion of the public which is the production of the public which is the pendency data and public notice is the public which are pendency and a section resulting the production of the public which is the pendency data and the public which are the part of the production of the part				
1559	Title 34 - Part 300 - Assistance To	\$300.223 Joint establishment of eligibility	Federal	Statute	State agency involved in the decision. (a) General. An SEA may require an LEA to establish its elisibility jointly with another LEA if the SEA	Yes	Yes	Distribute funding to another	
	States For The Education Of Children With Disabilities	3			(a) General. An SEA may require an LEA to establish its eligibility juintly with another LEA if the SEA determines that we LEA will be ineligible under this subpart because the agency will not be able to establish and maintain programs of sufficient size and scope to effectively meet the needs of children with disabilities.			entity	
					(b) Charter school exception. An SEA may not require a charter school that is an LEA to jointly establish its eligibility under paragraph (a) of this section unless the charter school is explicitly permitted to do so under the State's charter school statute.				
					(c) Amount of payments. If an SEA requires the joint establishment of eligibility under paragraph (a) of this section, the total amount of funds made available to the affected LEAs must be equal to the sum of the payments that each LEA would have received under §300.705 if the agencies were eligible for those payments.				
1560	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.224 Requirements for establishing eligibility	Federal	Statute	(a) Requirements for LEAs in general. LEAs that establish joint eligibility under this section must- (1) Adopt policies and procedures that are consistent with the State's policies and procedures under	No	No - Does not relate directly to any agency deliverables		
					§§300.101 through 300.163, and §§300.165 through 300.174; and (2) Be jointly responsible for implementing programs that receive assistance under Part B of the Act.				
					(b) Requirements for educational service agencies in general. If an educational service agency is required by State law to carry out programs under Part B of the Act, the joint responsibilities given to LEAs under Part B of the Act.				
					(1) Do not apply to the administration and disbursement of any payments received by that educational service agency; and				
					(2) Must be carried out only by that educational service agency. (c) Additional requirement. Notwithstanding any other provision of \$\$300.223 through 300.224, an				
					educational service agency must provide for the education of children with disabilities in the least restrictive environment, as required by §300.112.				
1561	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.227 Direct services by the SEA	Federal	Statute	(a) General. (1) An SEA must use the payments that would otherwise have been available to an LEA or to a State agency to provide special education and related services directly to children with disabilities residing in the area served by that LEA or for whom that State agency is responsible, if the SEA determines and the LEA or State agency	Yes	Yes	Distribute funding to another entity	
					(i) Has not provided the information needed to establish the eligibility of the LEA or State agency, or elected not to apply for its Part B allotment, under Part B of the Act;				
					(ii) Is unable to establish and maintain programs of FAPE that meet the requirements of this part;     (iii) Is unable or unwilling to be consolidated with one or more LEAs in order to establish and maintain				
					the programs; or (iv) Has one or more children with disabilities who can best be served by a regional or State program or service deliver's system designed to meet the needs of these children.				
					(2) SEA administrative proceedures. (i) In meeting the requirements in paragraph (a)(1) of this section, the SEA may provide special education and related services directly, by contract, or through other arrangements.				
					(ii) The excess cost requirements of §300.202(b) do not apply to the SEA.				
					(b) Manner and location of education and services. The SEA may provide special education and related services under paragraph (a) of this section in the manner and at the locations (including regional or State centers) as the SEA considers appropriate. The education and services must be provided in accordance with this part.				
1562	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.228 State agency eligibility	Federal	Statute		Yes	Yes	Other service or product our agency must/may provide	Demonstrate satisfaction that agency is in compliance
	with Disabilities				(a) All children with disabilities who are participating in programs and projects funded under Part B of the Act receive FAPE, and that those children and their parents are provided all the rights and procedural safeguards described in this part; and				
1563	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.229 Disciplinary information	Federal	Statute	statement of any current or previous disciplinary action that has been taken against the child and transmit the statement to the same extent that the disciplinary information is included in, and transmitted with, the student records of nondisabled children.	No	No - Does not relate directly to any agency deliverables		
					(b) The statement may include a description of any behavior engaged in by the child that required disciplinary action, a description of the disciplinary action taken, and any other information that is relevant to the safety of the child and other individuals involved with the child.				
					(c) If the State adopts such a policy, and the child transfers from one school to another, the transmission of any of the child's records must include both the child's current EP and any statement of current or previous disciplinary action that has been taken agains the child.				

1564	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.230 SEA flexibility	Federal	Statute	(a) Adjustment to State fiscal effort in certain fiscal years. For any fiscal year for which the allotment received by a State under §300.733 exceeds the amount the State received for the previous fiscal year and if the State in school year (300.3200 or any subsequent school year pays or remotures all LEAs within the State finds ervenue: 100 prevent of the non-Freidmain state of the costs of payed education and related services. Its performance of the find-freidmain state of the costs of pays elevent and related services. In SECA, nonintestanting §330.162 (related to States elevent and related services, the SECA, nonintestanting §330.162 (related to States elevent on paysharing and mainternance of devin, and §30.07, 1544to for the services of the SECA non more than 50 percent of the amount of such excess.	Yes	Yes	Distribute funding to another entity	
					(b) Prohibition. Notwithstanding paragraph (a) of this section, if the Secretary determines that an SEA is unable to establish, maintain, or oversary organas of FAPE that meet the requirements of this part, or that the State needs assistance, intervention, or substantial intervention under §300.0503, the Secretary prohibits the SEA from exercising the authority in paragraph (a) of this section.				
					(c) Education activities. If an SEA exercises the authority under paragraph (a) of this section, the agency must use funds from State sources, in an amount equal to the amount of the reduction under paragraph (a) of this section, to support activities authorized under the ESEA, or to support need-based student or teacher higher education programs.				
					(d) Report. For each fiscal year for which an SEA exercises the authority under paragraph (a) of this section, the SEA must report to the Secretary—				
					(1) The amount of expenditures reduced pursuant to that paragraph; and				
					(2) The activities that were funded pursuant to paragraph (c) of this section. (e) Limitation. (1) Notwithstanding paragraph (a) of this section, an SEA may not reduce the level of				
					expenditures described in paragraph (a) of this section if any LEA in the State would, as a result of such reduction, receive less than 100 percent of the amount necessary to ensure that all children with disabilities served by the LEA receive RAPE from the combination of Federal funds received under Part B of the Act and State funds received from the SEA.				
1565	States For The Education Of Children	Additional Procedures for Identifying Children With Specific Learning Disabilities §300.307 Specific learning disabilities	Federal	Statute	(a) General. A State must adopt, consistent with §300.309, criteria for determining whether a child has a specific learning disability as defined in §300.8(c)(10). In addition, the criteria adopted by the State—	res	Yes	Other service or product our agency must/may provide	Adopt criteria for determining whether a child has a specific learning disability
					(1) Must not require the use of a severe discrepancy between intellectual ability and achievement for determining whether a child has a specific learning disability, as defined in §300.8(c)(10);				
					(2) Must permit the use of a process based on the child's response to scientific, research-based intervention; and				
					(3) May permit the use of other alternative research-based procedures for determining whether a child has a specific learning disability, as defined in §300.8(c)(10).				
					(b) Consistency with State criteria. A public agency must use the State criteria adopted pursuant to paragraph (a) of this section in determining whether a child has a specific learning disability.				
1566	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.311 Specific documentation for the eligibility determination	Federal	Statute	determination of eligibility, as required in §300.306(a)(2), must contain a statement of-	No	No - Does not relate directly to any agency deliverables		
					<ol> <li>Whether the child has a specific learning disability;</li> <li>The basis for making the determination, including an assurance that the determination has been</li> </ol>				
					made in accordance with §300.308(c)(1); (3) The relevant behavior, if any, noted during the observation of the child and the relationship of that				
					behavior to the child's academic functioning; (4) The educationally relevant medical findings, if any;				
					(5) Whether—				
					(i) The child does not achieve adequately for the child's age or to meet State-approved grade-level standards consistent with §300.309(a)(1); and				
					(iii)(A) The child does not make sufficient progress to meet age or State-approved grade-level standards consistent with §300.309(a)(2)(i); or				
					(B) The child exhibits a pattern of strengths and weaknesses in performance, achievement, or both, relative to age, State-approved grade level standards or intellectual development consistent with				
					<ul><li>§300.309(a)(2)(ii);</li><li>(6) The determination of the group concerning the effects of a visual, hearing, motor disability, or an</li></ul>				
					intellectual disability; emotional disturbance; cultural factors; environmental or economic disadvantage; or limited English proficiency on the child's achievement level; and				
					(7) If the child has participated in a process that assesses the child's response to scientific, research- based intervention—				
1567	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Individualized Education Programs §300.320 Definition of individualized education program	Federal	Statute	(a) General. As used in this part, the term individualized education program or IEP means a written statement for each child with a disability that is developed, reviewed, and revised in a meeting in accordance with §§300.320 through 300.324, and that must include—	No	No - Does not relate directly to any agency deliverables		
					(1) A statement of the child's present levels of academic achievement and functional performance, including—				
					(i) How the child's disability affects the child's involvement and progress in the general education curriculum (i.e., the same curriculum as for nondisabled children); or				
					<ul> <li>For preschool children, as appropriate, how the disability affects the child's participation in appropriate activities;</li> </ul>				
					(2)(i) A statement of measurable annual goals, including academic and functional goals designed to— (A) Meet the child's needs that result from the child's disability to enable the child to be involved in				
					and make progress in the general education curriculum; and (B) Meet each of the child's other educational needs that result from the child's disability,				
					(ii) For children with disabilities who take alternate assessments aligned to alternate academic achievement standards, a description of benchmarks or short-term objectives;				
					(3) A description of— (i) How the child's progress toward meeting the annual goals described in paragraph (2) of this section will be an annual description of the section of the secti				
					section will be measured; and (ii) When periodic reports on the progress the child is making toward meeting the annual goals (such				
					as through the use of quarterly or other periodic reports, concurrent with the issuance of report cards) will be provided;				
1568	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.321 IEP Team	Federal	Statute	includes-	res	Yes	Other service or product our agency must/may provide	Ensure IEP teams incorporate appropriate criteria
					<ol> <li>The parents of the child;</li> <li>Not less than one regular education teacher of the child (if the child is, or may be, participating in</li> </ol>				
					the regular education environment); (3) Not less than one special education teacher of the child, or where appropriate, not less than one				
					special education provider of the child; (4) A representative of the public agency who—				
					<ul> <li>(i) Is qualified to provide, or supervise the provision of, specially designed instruction to meet the unique needs of children with disabilities;</li> </ul>				
					(ii) Is knowledgeable about the general education curriculum; and				
					(iii) is knowledgeable about the availability of resources of the public agency.				
					(5) An individual who can interpret the instructional implications of evaluation results, who may be a member of the team described in paragraphs (a)(2) through (a)(6) of this section;				
					(6) At the discretion of the parent or the agency, other individuals who have knowledge or special expertise regarding the child, including related services personnel as appropriate; and				
					<ul> <li>(7) Whenever appropriate, the child with a disability.</li> <li>(b) Transition services participants. (1) In accordance with paragraph (a)(7) of this section, the public</li> </ul>				
					agency must invite a child with a disability to attend the child's EP Team meeting if a purpose of the meeting will be the consideration of the postsecondary goals for the child and the transition services needed to assist the child in reaching those goals under \$300.320(b).				
1569	States For The Education Of Children	Subpart E—Procedural Safeguards Due Process Procedures for Parents and Children §300.500 Recompibility of SEA and other nublic generation	Federal	Statute	heeded to assist the child in reaching mose goals under \$300.30(0). Each SEA must ensure that each public agency establishes, maintains, and implements procedural safeguards that meet the requirements of §§300.500 through 300.538.	res	Yes	Other service or product our agency must/may provide	Establish, maintain, and implement procedural estenuarde
1570		Responsibility of SEA and other public agencies §300.501 Opportunity to examine records; parent participation in meetings	Federal	Statute	(a) Opportunity to examine records. The parents of a child with a disability must be afforded, in accordance with the procedures of §§300.413 through 300.621, an opportunity to inspect and review all education records with respect to the second		No - Does not relate directly to any agency deliverables		safeguards
					(1) The identificat				

1571	Tile 34 - Part 300 - Assistance To Sales For The Education Of Children With Disabilities		Federal	Statule	<ul> <li>(a) Observati. Not later than Doesnoter 1, 2005, each Data must have in place a performance plan flat exception and propose of Plant B of the A.t., and exception the State with increase submit interventions and purposes of Plant B of the A.t., and exception the State with increase submit intervention.</li> <li>(c) Each Data must submit the Dater beforemance plan the B Secretary for approval in accordance with the approval process described in section 1016(c) of the A.t.</li> <li>(c) Each Data must submit the Dater beforemance plan the B Secretary for approval in accordance with the approval process described in section 1016(c) of the A.t.</li> <li>(c) Each Data must relevant the Dater beforemance plan the state once every six years, and submit any amendments to the Secretary.</li> <li>(c) Each Data must relevant the Dater beforemance plant the state once every six years, and submit any amendments to the Secretary.</li> <li>(c) A part of the Secretary under the priority weak described in \$500,000(d).</li> <li>(c) Data collection, 101 (Gat Date must calcele with data distributed by the Secretary on the the priority weak described in \$500,000(d).</li> <li>(c) Data collection, 101 (Gat Date must calcele with data distribute the development of the state performance plant at the state performance plant at the state collection for data the collection for data the collection for data the collection for data the data on paperIC indicators through Date must indicators to execut. EA A least once during the periformance plant under \$500,001(d) on the state collection on individuation to reaction in states on collection on individuation the collection of data the ALA at the State performance plant under \$500,001 (d) on the priority areas described the field \$500,001(d) on the part of the ALA.</li> <li>(c) Public reporting and privacy—(1) Public report.</li> <li>(d) Appart on the public the the score on the State performance plant under \$500,001 (d) of the privary wases development of \$500,001(d) on the state perfor</li></ul>	Yes	Yes	Report our agency mustimay provide	Anayte performance of each LEA
1573	Tille 34 - Part 900 - Assistance To				under §200.001(s); annual performance reports, under paragraph (b)(2) of this section; and the states a annual reports on the performance et each. LEA casted in the State, under paragraph (b)(1)((i)(4) this section; hold regions and the state, under paragraph (b)(1)((i)(4) this section; hold regions to the mediated bereform and regions to the mediated and through public agencies. (a) If the State, in meeting the requirements of paragraph (b)(1)(0) of this section, collects performance tash through States in the State must include the State must include the state nucle state (b)(1)(4) of this section the most recently available performance data on each LEA, and the data the data wave obtained. (c) State performance report. The State must include in the State under the State under the State spectrament of para graph (b)(1)(0). (c) State performance report. The State must report nursulty to the Secretary any information on performance that would fearly in the disclosure of personally identifiable information about individual children, or where the available that are insufficient to yield statistically reliable information.				
1573	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.603 Secretary's review and determination regarding State performance	Federal	Statute	(a) Review. The Secretary annually reviews the State's performance report submitted pursuant to \$300.602(b)(2). (b) Determination—(1) General. Based on the information provided by the State in the State's annual	No	Yes		
1574	Title 34 - Pari 300 - Assistance To States For The Education Of Children With Disabilities	\$300.607 Divided State agency responsibility	Federal	Statute	beforemore record, information obtained II Por purposes of the subspart. It responsible (for ensuing that the requirements of Park as a status) as more than the respect to children with classibilities who are convicted as adults under Status law and status and the subspart. It responsibility for ensuing that the requirements of Park and the AL as more than the subspart is responsible to the substatus of the AL status of the AL are related to haldnen by the public agency, the Secretary takes appropriate corrective addition be descrited by the hald that the to complex and the substatus) with the public agency, the Secretary takes and the subset of the AL are to Status and the subset to complex that lunck allotted we section 611 of the AL to be Status and the public agency is proportionate to the disabilities in adult printees under the supervision of the dire public agency is proportionate to the substatus of adults in childral with the Status to complex agency. The Supervision of Children and the subset of the supervision of the dire public agency is proportionate to the substatus of adults in the Status and the supervision of the Status and (b) Any withholding of funds under \$300.00 must be implex agency responsible for the failure to comply with the fails of the AL and the supervision of the Status and (b) Any withholding of funds under \$300.00 must be implex agency responsible for the failure to comply with the fails of the AL and the Status and the supervision of the Status and (b) Any withholding of funds under \$300.00 must be implex agency responsible for the failure to comply withholding the fails addition of the supervision of the Status and (b) Any withholding of funds under \$300.00 must be implex agency responsible for the failure to comply withholding the supervision of the su	Yes	Yes	Other service or product our agency mustimay provide	Ensuring requirements are met
1575	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.608 State enforcement	Federal	Statute	(a) If an SEA determines that an LEA is not meeting the requirements of Part B of the Act, including the targets in the State's performance plan, the SEA must prohibit the LEA from reducing the LEA's maintenance of effort under §300.203 for any fiscal year.	Yes	Yes	Other service or product our agency must/may provide	Prohibit the LEA from reducing the LEA's maintenance of effort under §300.203 for any fiscal year.
1576	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilises	§300.612 Notice to parents	Federal	Statute	\$300 123, Industing— (1) A description of the extent that the notice is given in the native languages of the various population groups in the 33us; the entropy the selected set of the various population of information source). The entropy the selected set of a generating the information (including the sources from whom information is gathered), and the uses to be made of the information regulation of the policies and produces that participating approximation (and the policies stores) and the policies and produces that participating approximation (and the policies stores) and desting the produces that participating approximation (and the policies and produces the bird parties, retention, and destinuction of personally identifiable information; and (4) A description of all of the rights of parents and children regarding this information, including the rights under EERPA and implementing regulations in 30 CFR parts 50.	Yes	Yes	Other service of product our agency mustimay provide	Provide notice to parents
1577	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.813 Access rights	Federal	Statute	announced in reveigapers or other media, or both, with circulation adequate to notify parents throughout the Statistic of the activity.	Yes	Yes	Other service or product our agency mustimary provide	Permit parents to inspect and review educational records review educational records maintained by the specy and the specy
1578	Title 34 - Part 300 - Assistance To States For The Education Of Children		Federal	Statute	Each participating agency must keep a record of parties obtaining access to education records collected, maintained, or used under Part B of the Act (except access by parents and authorized	Yes	Yes	Other service or product our agency must/may provide	Keep record of parties obtaining access to educational records
1579	With Disabilities Title 34 - Part 300 - Assistance To	\$300.616 List of types and locations of	Federal	Statute	employees of the participating agency), including the name of the party, the date access was given, and the purpose for which the party is authorized to use the records. Each participating agency must provide parents on request a list of the types and locations of	Yes	Yes	Other service or product our	Provide parents a list of types
1580	States For The Education Of Children Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.617 Fees	Federal	Statute	education records collected, maintained, or used by the agency. (a) Each participating agency may charge a fee for copies of records that are made for parents under this part if the does not effectively prevent the parents from exercising their right to inspect and review those records.		No - Does not relate directly to any agency deliverables	agency must/may provide	and locations of educational
1581	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.623 Safeguards	Federal	Statute	(b) A participating agency may not charge a fee to search for or to retrieve information under this part. (a) Each participating agency must protect the confidentiality of personally identifiable information at calceletons, strange, discover, and detunction stages. (b) One difficult at each participating agency must assume responsibility for ensuring the confidentiality any personally identifiable information. (c) All persons collecting or using personally identifiable information must receive training or	Yes	Yes	Other service or product our agency must/may provide	Maintain records for public instruction
1582	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§303.624 Destruction of information	Federal	Statute	instruction regarding the State's policies and procedures under §300.123 and 34 CFR part 99. (d) Each participating agency must maintain, for public inspection, a current listing of the names and positions of those employees within the agency who may have access to personally identifiable information.	Νο	No - Does not relate directly to any agency deliverables		
1583	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities		Federal	Statute	(a) The SEA must have in effect policies and procedures regarding the extent to which children are afforded rights of privacy similar to those atforded to parents, taking into consideration he age of the child and ype or exempt of disballity. (b) Under the regulations for FERX in 34 CFR 99.5(a), the rights of parents regarding education roots are implemented to be student at age 16. (c) If the rights accorded to parents under Part B of the Act are transferred to a student who reaches the aged malance, consistent with 303.025. In eright regarding education for eXEM and a sign 15.	Yes	Yes	Other service or product our agency mustimay provide	Have policies and procedures in effect

1584 1585	States For The Education Of Children	§300.626 Enforcement Reports—Program Information §300.640 Annual report of children served—report requirement	Federal	Statute	The SEA must have in effect the policies and procedures, including sanctions that the State uses, to ensure that its policies and procedures consistent with \$300.011 through 300.255 are followed and (a) The SEA must annually report to the Secretary on the information required by section 618 of the Art at the times specialed by the Secretary.		Yes Yes	Other service or product our agency must/may provide Report our agency must/may provide	Have policies and procedures in effect as well as sanctions
1586	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To		Federal	Statute	(b) The SEA must submit the report on forms provided by the Secretary The SEA must include in its report a certification signed by an subnitriari official of the signercy that the information provided under §203.640 is accurate and undergloated count of elitiken with disabilities receiving social should be in the signer of the secret should be accurated to SEA may include in its report different with disabilities the averalised and could or program		Yes	Report our agency must/may provide Report our agency must/may	
	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	served—criteria for counting children			the is operated or supported by a public agency, and that— (a) Provides them with both special education and related services that meet State standards; (b) Provides them with special education, if a related service is not required, that meets State standards; or (b) the case of children with relativities excelled to the increase is notice whythe counts these			provide	
1588	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.645 Annual report of children served—other responsibilities of the SEA	Federal	Statute	children who are eligible under the Act and receive special education or related services or both that meet State standards under §§500.132 through 300.144. In addition to meeting the other requirements of §§300.540 through 300.644, the SEA must— (a) Establish procedures to be used by LEAs and other educational institutions in counting the number of ohidren with distallisms receiving special education and related services. (b) Set dates by which those agancies and institutions must proto the SEA to ensure that the State complex with §300.540(b). (c) Obtain certification from each agency and institution that an unduplicated and accurate court has	Yes	Yes	Report our agency must/may provide	
1589	Title 34 - Part 300 - Assistance To	\$300.846 Disproportionality	Federal	Statute	been make; (d) Aggregate the data from the court obtained from each agency and institution, and prepare the reports required under §§300.660 through 300.644, and (e) Ensure that documentation is maintained that enables the State and the Secretary to audit the accuracy of the court. (a) General: Each State that receives assistance under Part B of the Act, and the Secretary of the	Yes	Yes	Report our agency must/may	
	States For The Education Of Children With Disabilities				Interior, must provide for the collection and examination of data to determine if significant disproportionally based on race and ethnicity is occurring in the State and the LEAs of the State with respect to— (1) The identification of children as children with disabilities, including the identification of children as children with disabilities in accordance with a particular impriment described in section 62(3) of the section 62(3) and the section 62(3) of the se			provide	
					Cardinal constants in acculated with plantable impainting of these children; and (2) The planement in particular educational settings of these children; and (3) The indicence, characterized and children of disciplinary removals from placement, including surgensions and equipations. (4) Mathodology The State must apply the methods in §500 AGP to determine if algorithment disproprioritorially based on incose distributions; and concentrate the case of a steerministic and equipations. (4) Mathodology The State must apply the methods in §500 AGP to determine if algorithment disproprioritorially based on incose and ethnicity is occurring in the State and the LEAs of the State under paragraph (6) of this section. (4) Rowleas and ethnicity and the distribution of displantant dispropriately with repetch the distribution of the section. (5) Porvise for the simulation of placement in particular education settings, including disciplinary removals of such children, in mathod and the section of placement in particular education settings, including disciplinary processings level and (1) appropriate, revision of the policies, practices, and procedures used in identification or placement in particular education settings, including disciplinary removals. The full biology is allowed and the policies, practices, and procedures used in identification or placement in particular education settings, including disciplinary removals. The policies, practices, and procedures on placement in particular education settings.				
1590	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.701 Outlying areas, freely associated States, and the Secretary of the Interior	Federal	Statute	(2) Require text EX to publicly report in the revision of policies, practices, and provide and exceedence of the policy of th	Yes	Yes	Other service or product our agency must/may provide	Provide assistance
					(i) To provide assistance to the outlying areas in accordance with their respective populations of minimum and paid straining the second straining and the second straining and the second straining according to the Act, but only the theory associated State minimum and the Act, but only the theory associated State minimum and the second straining according to the Act, but only the theory associated State minimum and the second straining according to the Act, but only the theory associated State minimum and the second straining according to the Act, but only the theory associated State minimum and the second straining according to the Act, but only the second straining the second st				
					Include, In its application for assistance— (i) Information demonstrating that it will meet all conditions that apply to States under Part B of the Act. (ii) An assurance that, incluministrating any other provision of Part B of the Act, it will use those funds only for the direct provision of appeal adjustment and adjustment with disabilities and to enfrance to acquisity mailer AFAE adjustment to all adjustment with disabilities and in the induced provision of appeal adjustment and adjustment with adjustment (iii) The tearthy of the source and amount of funds, in addition to fund under which adjustment with make available to ensure that AFAE is ensure that applies the adjustment provided on the adjustment and adjustment (iii) Such their information and assurances as the Secretary may require.				
1591	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.704 State-level activities	Federal	Statute	(13) Special rule. The provisions of Public Law 55-154, permitting the consolitation of garets by the outprogramme, and complex hands provided the outprogramme on the firethy associated States under Public B of the Act. (14) of the sectors, and the outprogramme of administration of garet and the sector of the firethy associated States and provided the sector of the difference of administration of the firethy associated states and provided the difference of the consolitation of administration of the firethy association of of this sectors, associated 16 of the Act, and the consolitation of administration of the firethy association of the first of the first existing the the first administration of the first existing the first administration of the first existing the first administration of the first existing the the first existing the first administration of the first existing the first administration of the first existing the first exist existing the first exist existing the first ex	Yes	Yes	Other service or product our agency must/may provide	Provide technical assistance
					(Exc) State may reserve for each fixed year oft more than the maximum amout the State way adjust to reserve for State sufmittingstance inder section (11 of the A for fixed year 2004 or 300,000 (adjusted in accordance with paragraph (a)(2) of this section), whichever is greater, and (ii) Each outlying area may reserve for each fixed year not more than the percent of the amount the outlying area receives under \$300.707(a) for the fixed year or \$35,000, whichever is greater, (2) For each fixed year, beginning with fixed year 2005, the Secretary cumulatively signisting –				
					(2) For each risks year, regiming with ince year 2004, the societary Carinavary appar- (2) To The maximum anout the State was eligible to reserve for State administration under section 611 of the Act frited year 2004, and (3) 5800000, by the said Indiano as manual by the percentage increase. F Any, from the preceding field year in the Companies from brief and Ultrain Consumes, published by the Bureau of Lators States of the Department of Lator.				
					(3) Prior to expenditure of hands under paragraph (a) of this section, the State must certify to the Societary that the arrangements to establish negociatability for services parauter to section (50)(12)(12)(4) of the Kare ourner. (4) Funds reserved under paragraph (a)(1) of this section may be used for the administration of Part C of the Aut, the Socie has he lead agency to the State under Harburt.				
1592	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.705 Subgrants to LEAs	Federal	Statute	(b) Other State-heet activities, (1) States may resolve a portion of their allocations for other State-heet activities, (1) States may resolve a portion of their State-heet activities is as follow: If the state of the state of the state may resolve a grant under state-heet activities is as follow: (0) Subprats required. Each State has receive as grant under section 611 of the Action any fiscal year must distribute any funds the State does not reserve under §2007/M to LEAs (including public- durater schools that accent acts LEA and the State that here estimationed ther eligibility under section actions accent accent acts LEAs in the State that here estimated the the region under section 611.	Yes	Yes	Distribute funding to another entity	
					613 of the Act for user in accordance with Part B of the Act. Effective with Indrs' Bata become available on Hu July 1.000, well State must alighted for starts of eighber AL, including public to randrs choose that operate as LEAs, even if the LEA is not serving any dividen with disabilities. (b) Advactions to LEA. For sets finical guess for which kinds are solicitated to States under \$300, 700, each State and allocate lunds as follow:				
					(1) Base payments. The State first must award each LEA described in paragraph (a) of this section the amount the LEA would have received under section 61 of the ALC for faculty are PBC, the State had detailbuild 75 percent of its grant for that year under section 611(d) of the ALC, as that section was thein in effect. (2) Base payment adjustments. For any faccal year after 1999—				
					(i) If a new LEA is oreated, the State must divide the base allocation determined under paragraph (b)(1) of this section for the LEA that works have been responsible for sarving divident works and the section of the ration is management of divident to the section of the section of the section of the section is management end of the section of the section of the section of the LEA to the section of the LEA to the section of the LEA to the section of				
					allocations of the merged LEAs; (iii) IF, for two or more LEAs, geographic boundaries or administrative responsibility for providing services to children with disabilities ages 3 through 21 change, the base allocations of affected LEAs must be redistributed among affected LEAs based on the relative numbers of children with disabilities ages 3 through 27 to ages 6 through 21 a State has had its appointer relaced three \$300,730(b).				
1593	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	\$300.808 Increase in funds	Federal	Statute	currently provided special education by each affected LEA; and The Secretary may provide the Secretary of the Interior amounts under §300.707 for a fiscal year only if the Secretary of the Interior submits to the Secretary information that— (a) Meets the requirements of section 612(a)(1), (3) through (9), (10)(B) th	No	No - Does not relate directly to any agency deliverables No - Does not relate directly		
1094	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	3000.009 EmmaiOTS	, eucla	Statulte	In fulfiling the requirements of \$300.708 the Secretary of the Interior must provide for public participation consistent with \$300.165.		No - Does not relate directly to any agency deliverables		

1595	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.810 Decrease in funds	Federal	Statute	(a) The Secretary of the Interior may reserve five percent of its payment under §300.707(b) in any fiscal year, or \$500,000, whichever is greater, for administrative costs in carrying out the provisions of	No	No - Does not relate directly to any agency deliverables		
1596	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.812 Reservation for State activities	Federal	Statute	\$5300 707 through 300.708. 300.711. and 300.713 t (a) General. With funds appropriated under section 611(i) of the Act, the Secretary makes payments to the Secretary of the Interior to be distributed to tribes or tribal organizations (as defined under	No	No - Does not relate directly to any agency deliverables		
1597	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.813 State administration	Federal	Statute	a who concretely who matches do distanced a whole of whole of whole of whole of the distance whole whole a section 4 of the Indian Self-Determination and Education (a). The Secretary of the Interior must develop and implement a plan for the coordination of services for all Indian children with disabilities residing on reservations served by elementary schools and the second second services.	No	No - Does not relate directly to any agency deliverables		
1598	With Disabilities Title 34 - Part 300 - Assistance To	§300.814 Other State-level activities	Federal	Statute	secondary schools for Indian children operated or fund (a) To meet the requirements of section 612(a)(21) of the Act, the Secretary of the Interior must	No	No - Does not relate directly		
1599	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.815 Subgrants to LEAs	Federal	Statute	establish, under the BIA, an advisory board composed of individuals involved in or concerned with the education and provision of services to Indian infants. (a) In general. The advisory board established under §300.714 must prepare and submit to the Secretary of the Interior and to Congress an annual report containing a description of the activities of the advisory board for the preceding year.	No	to any agency deliverables No - Does not relate directly to any agency deliverables		
1600	Title 34 - Part 300 - Assistance To	§300.816 Allocations to LEAs	Federal	Statute	are extrastry obtain for use precedung year. (b) Availabil The Secretary of the Interior must comply with the requirements of §§300.103 through 300.108,	No	No - Does not relate directly		
	States For The Education Of Children With Disabilities	-			300.110 through 300.124, 300.145 through 300.154, 300.156 through 300.160, 300.165, 300.170 through 300.186. 300.226. 300.300 through 300.606. 300.610 through 30		to any agency deliverables		
1601	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.817 Reallocation of LEA funds	Federal	Statute	As used in this subpart— (a) Freely associated States means the Republic of the Marshall Islands, the Federated States of	No	No - Does not relate directly to any agency deliverables		
					Micronesia, and the Republic of Palau; (b) Outlying areas means the United States Virgin Islands, Guam, American Samoa, and the Com				
1602	Title 5	Subpart 1 — Charter School Programs SEC. 5201. PURPOSE	Federal	Statute	It is the purpose of this subpart to increase national understanding of the charter schools model by — (1) providing financial assistance for the planning, program design, and initial implementation of	No	No - Does not relate directly to any agency deliverables		
					charter schools; (2) evaluating the effects of such schools, including the effects on students, student academic achievement, staff, and parents;				
					(3) expanding the number of high-quality charter schools available to students across the Nation; and (4) encouraging the States to provide support to charter schools for facilities financing in an amount more nearly commensurate to the amount the States have typically provided for traditional public				
					nore really commensurate to the amount the states have typically provided to machininal public schools.				
1603	Title 5	SEC. 5202. PROGRAM AUTHORIZED	Federal	Statute	(a) IN GENERAL- The Secretary may award grants to State educational agencies having applications approved pursuant to section 5203 to enable such agencies to conduct a charter school grant	Yes	Yes	Distribute funding to another Provide for charters entity; Other service or product	
					program in accordance with this subpart. (b) SPECIAL RULE- If a State educational agency elects not to participate in the program authorized by this subpart or does not have an application approved under section 5203, the Secretary may			our agency must provide	
					award a grant to an eligible applicant that serves such State and has an application approved pursuant to section 5203(c). (c) PROSRAM PERIODS-				
					(1) GRANTS TO STATES- Grants awarded to State educational agencies under this subpart shall be for a period of not more than 3 years.				
					(2) GRANTS TO ELIGIBLE APPLICANTS- Grants awarded by the Secretary to eligible applicants or subgrants awarded by State educational agencies to eligible applicants under this subpart shall be for a period of not more than 3 years. Owhich the eligible applicant may use —				
					<ul> <li>(A) not more than 18 months for planning and program design;</li> <li>(B) not more than 2 years for the initial implementation of a charter school; and</li> <li>(C) not more than 2 years to carry out dissemination activities described in section 5204(f)(6)(B).</li> </ul>				
					(d) LIMITATION- A charter school may not receive — (1) more than one grant for activities described in subparagraphs (A) and (B) of subsection (c)(2); or				
					<ol> <li>more than one grant for activities under subparagraph (C) of subsection (c)(2).</li> <li>(e) PRIORITY TREATMENT- (1) IN GENERAL- In awarding grants under this subpart for fiscal year 2002 or any succeeding fiscal</li> </ol>				
					year from any funds appropriated under section 5211 (other than funds reserved to carry out section 5205(b)), the Secretary shall give priority to States to the extent that the States meet the criteria described in paragraph (2) and one or more of the criteria described in subparagraph (A), (B), or (C)				
					of paragraph (3). (2) REVIEW AND EVALUATION PRIORITY CRITERIA- The criteria referred to in paragraph (1) are				
					that the State provides for periodic review and evaluation by the authorized public chartering agency of each charter school, at least once every 5 years unless required more frequently by State law, to determine whether the charter school is meeting the terms of the school's charter, and is meeting or				
					exceeding the student academic achievement requirements and goals for charter schools as set forth under State law or the school's charter. (3) PRIORTY CRITERA-The criteria referred to in paragraph (1) are the following:				
1604	Title 5	SEC. 5203. APPLICATIONS	Federal	Statute	(a) APPLICATIONS FROM STATE AGENCIES- Each State educational agency desiring a grant from the Sacratary under this subpart shall submit to the Sacratary an application at such time, in such	Yes	Yes	Report our agency must/may provide; Distribute funding to another entity	
					manner, and containing or accompanied by such information as the Secretary may require. (b) CONTENTS OF A STATE EDUCATIONAL AGENCY APPLICATION- Each application submitted pursuant to subsection (a) shall —			and the straty	
					(1) describe the objectives of the State educational agency's charter school grant program and a description of how such objectives will be fulfilled, including steps taken by the State educational agency to inform teachers, parents, and communities of the State educational agency's charter school				
					grant program; and (2) describe how the State educational agency — (A) will inform each charter school in the State regarding —				
					<ul> <li>Federal funds that the charter school is eligible to receive; and</li> <li>Federal programs in which the charter school may participate;</li> </ul>				
					(B) will ensure that each charter school in the State receives the charter school's commensurate share of Federal education funds that are allocated by formula each year, including during the first year of operation of the charter school; and				
					(C) will disseminate best or promising practices of charter schools to each local educational agency in the State; and (3) contain assurances that the State educational agency will require each elinible applicant desiring				
					(3) contain assurances that the State educational agency will require each eligible applicant desiring to receive a subgrant to submit an application to the State educational agency containing — (A) a description of the educational program to be implemented by the proposed charter school, including —				
					<ul> <li>(i) how the program will enable all students to meet challenging State student academic achievement standards;</li> </ul>				
					<ul> <li>(ii) the grade levels or ages of children to be served; and</li> <li>(iii) the curriculum and instructional practices to be used;</li> <li>(B) a description of how the charter school will be managed;</li> </ul>				
					(C) a description of — (i) the objectives of the charter school; and (ii) the methods by which the charter school will determine its progress toward achieving those				
1605	Title 5	SEC 5204 ADMINISTRATION	Federal	Statute	objectives; (D) a description of the administrative relationship between the charter school and the authorized ((a) SELECTION CRITERIA FOR STATE EDUCATIONAL AGENCIES: The Secretary shall award	Vae	Yes	Distribute funding to another	
1005	The S	SEC. 0204. ADMINISTRATION	rederar	Statule	(a) SELECTION CATERIA FOR THE EDUCATION A REFORMED THE SECTION AND ADDRESS	les	Tes	entity	
					(1) the controlution that the charter schools grant program will make to assisting educationally disadvantaged and other students in meeting State academic content standards and State student academic achievement standards; (2) the degree of Itexibility alforded by the State educational agency to charter schools under the				
					(2) the degree of flexibility afforded by the State educational agency to charter schools under the State's charter schools law; (3) the ambitiousness of the objectives for the State charter school grant program:				
					<ul> <li>(a) the antidituodation of the solutions for the solution status balance status and activities;</li> <li>(b) the likelihood that the charter school grant program will meet those objectives;</li> <li>(c) the likelihood that the charter school grant program will meet those objectives;</li> </ul>				
					(6) the number of high-quality charter schools created under this subpart in the State; and (7) in the case of State educational agencies that propose to use grant funds to support dissemination				
					activities under subsection (I)(6)(B), the quality of those activities and the likelihood that those activities will improve student academic activities witherement. (b) SELECTION CRITERIA FOR ELIGIBLE APPLICANTS- The Secretary shall award grants to				
					eligible applicants under this subpart on the basis of the quality of the applications submitted under section 5203(c), after taking into consideration such factors as — (1) the quality of the proposed curriculum and instructional practices;				
					(2) the degree of flexibility afforded by the State educational agency and, if applicable, the local educational agency to the charter school; (3) the extent of community support for the application;				
					<ul> <li>(3) the exterior to community support not the application,</li> <li>(4) the ambinuousness of the objectives for the charter school;</li> <li>(5) the quality of the strategy for assessing achievement of those objectives;</li> <li>(6) the likelihood that the charter school will meet those objectives and improve educational results for</li> </ul>				
					students; and (7) in the case of an eligible applicant that proposes to use grant funds to support dissemination				
					activities under subsection (f)(6)(B), the quality of those activities and the likelihood that those activities will improve student achievement. (c) PEER REVIEW- The Secretary, and each State educational agency receiving a grant under this				
1606	Title 5	SEC. 5205. NATIONAL ACTIVITIES	Federal	Statute	subpart, shall use a peer review process to review applications for assistance under this subpart. (a) IN GENERAL- The Secretary shall reserve for each fiscal year the greater of 5 percent or \$5 000 000 of the amount appropriate to carry out this subpart.	No	Yes		
					au 300000 traine annount appropriate to Cany our anis autopart, except atal in no issue year anal the total amount is or served exceed \$3,000,000,000, to carry out the following activities: (1) To provide charter schools, either directly or through State educational agencies, with — (A) information regarding —				
					<ul> <li>Federal funds that charter schools are eligible to receive; and</li> <li>(ii) other Federal programs in which charter schools may participate; and</li> </ul>				
					(B) assistance in applying for Federal education funds that are allocated by formula, including assistance with filing deadlines and submission of applications. (2) To provide for other evaluations or studies that include the evaluation of the impact of charter				
					schools on student academic achievement, including information regarding — (A) students attending charter schools reported on the basis of race, age, disability, gender, limited				
					English proficiency, and previous enrollment in public school; and (B) the professional qualifications of teachers within a charter school and the turnover of the teaching force. (3) To provide —				
					<ul> <li>(A) information to applicants for assistance under this subpart;</li> <li>(B) assistance to applicants for assistance under this subpart with the preparation of applications</li> </ul>				
					under section 5203; (C) assistance in the planning and startup of charter schools; (D) training and technical assistance to existing charter schools; and				
					(E) for the dissemination to other public schools of best or promising practices in charter schools. (4) To provide (including through the use of one or more contracts that use a competitive bidding process) for the collection of information regarding the financial resources available to charter				
					schools, including access to private capital, and to widely disseminate to charter schools any such relevant information and model descriptions of successful programs. (5) To carry out evaluations of lesching assistance for , and information dissemination regarding, the				
					per-pupil facilities aid programs. In carrying out the evaluations, the Secretary may carry out one or more evaluations of State programs assisted under this subsection, which shall, at a minimum,				
					address — (A) how, and the extent to which, the programs promote educational equity and excellence; and (B) the extent to which charter schools supported through the programs are —				

1807	Tele 5	SEC. 5206. FEDERAL FORMULA ALLOCATION DIRNO FIRST YEAR AND FOR SUCCESSIVE ENROLLMENT EXPANSIONS.	Federal	Statule	a) N GENERAL- For purposes of the allocation to schools by the States or heir agencies of lunds under part A of title I, and any other Federal funds which the Secretary allocates to States on a formula basis, the Secretary and each State educational agency vial links such measures as an enceesary to be added to the school of the scho	Yes	Yes	Distribute funding to another entity	
1608	Title 5	SEC. 5207. SOLICITATION OF INPUT FROM CHARTER SCHOOL OPERATORS	Federal	Statute	To the extent practicable, the Secretary shall ensure that administrators, teachers, and other individuals directly involved in the operation of charter schools are consulted in the development of any rules or regulations required to implement this subpart, as well as in the development of any rules regulations relevant to charter school that are required to implement part A of this i. The horidivalas with Disabilities Education Act, or any other program administered by the Secretary that provides education funds to charter school ar compatible the activities of there schools.	No	No - Does not relate directly to any agency deliverables		
1609	Title 5	SEC. 5208. RECORDS TRANSFER	Federal	Statute	State educational agencies and local educational agencies, to the extent practicable, shall ensure that a student's records and, if applicable, a student's individualized education program as defined in section 302(11) of the fulniduals with visibalities Education Act, are transferred to a charter school upon the transfer of the student to the charter school, and to another public school upon the transfer of the student from a charter school to another public school upon the transfer of the student from a charter school to another public school, and cordance with applicable State law.	Yes	Yes	Other service or product our agency must/may provide	Ensure students records and IEPs are transferred to a charter school upon transfer
1610	Title 5	SEC. 5209. PAPERWORK REDUCTION	Federal	Statute	To the extent practicable, the Secretary and each authorized public chartering agency shall ensure	No	No - Does not relate directly		
1611	Title 5	SEC. 5210. DEFINITIONS	Federal	Statute	that implementation of this subpart results in a minimum of paperwork for any eligible applicant or charter school. In this subpart:	No	to any agency deliverables No - Does not relate directly		
					(1) CHARTER SCHOOL- The term charter school' means a public school that		to any agency deliverables		
1612	Title 5	SEC. 5211. AUTHORIZATION OF APPROPRIATIONS	Federal	Statute	(A) in accordance with a specific State states authorizing the granting of charters to schools, is event from solitories State or Load states authorizing the granting of charters to schools, is event form solitories State or Load networks that invibite the chart state state authorized to be appropriated to carry out its subpart \$300,000,000 trained waters and sub-states are may be necessary for each of the Succeeding fact avera. (b) RESERVATEN-From an exacut appropriated under subsection (a) for each state year, the (1) \$200,000,000 to carry out the subpart (chart that necessaria) for each of the schedule (a) \$200,000,000 to carry out the subpart (chart that necessaria) for each state state (chart is necessaria) for each of the subpart (chart is necessaria) \$200,000,000 to carry out the subpart (chart is necessaria) \$200,000,000 to	No	No - Does not relate directly to any agency deliverables		
1613	Title 7	PART 210-NATIONAL SCHOOL LUNCH PROGRAM	Federal	Statute					
1614	Title 7		Federal	Statute	(a) Purpose of the program. Section 2 of the National School Lunch Act (42 U.S.C. 1751), states: "It is decided to be the policy of Compress, as a measure of national security, to saleguard the health and texicity of the Matin Chaldman and the company the distance of the Matin Chaldman and the company the distance of the Matin Chaldman and the matin and texicity of the Matin Chaldman and the matin and texicity of the Matin Chaldman and texicity of the Matin Chaldman and texicity of the Matin Chaldman and the Interference of Porgram Actives, participating chaldman and the Matin Chaldman a	No	No - Does not relate directly to any agency deliverables		
					(b) scope of the regulators, inits part sets turn the requirements for participation in the reasonal School Lunch and Commolity School Porgarms. Its pecifies Program responsibilities of State and local dificials in the areas of program administration, preparation and service of nutritious lunches, the set of competitive foods, payment of funds, use of program funds, program monitoring, and reporting and recordkeeping requirements.				
1615	Title 7	§210.2 Definitions	Federal	Statute	For the purpose of this part:	No	No - Does not relate directly to any agency deliverables		
					7 CFR part 3015 means the Uniform Federal Assistance Regulations published by the Department to implement certain policies applicable to all Department programs. The applicable provisions deal with connetition for discretion				
1616	Tile 7	§210.3 Administration	Federal :	Statute	(a) PNS. TNS will can be half of the Department in the administration of the Program. Within PNS, the CND will be responsible for Program annihistration. (b) States, Within the States, the responsibility for the administration of the Program. In schools, as differing in §2102, 4211 be 11 be 11 be 12 be school to a school to the school to a sc	15	Yes	Oher sevice or product our agency must may provide	Administration of programs in donotes (public and private schools)
1617	Title 7	Subpart B—Reimbursement Process for States and School Food Authorities §210.4 Cash and	Federal	Statute	(a) General. To the extent funds are available, FNS will make cash assistance available in accordance with the provisions of this section to each State agency for lunches and meal supplements served to	No	No - Does not relate directly to any agency deliverables		
1618	Title 7	donated lood assistance to States §210.5 Payment process to States	Federal :	Statute	childre under the National School Lunch and Commonit. (a) Coarts avaid: Pfield Single Apple Network and Coardinard the States agency agreet in a great start of the States agency. The States agency shall clathen hands for reinbursment to participasing starband for the States agency. The States agency shall clathen hands for reinbursment to participasing starband for automatic strongh procedures are stabilished by Pfield and part 413. States agencies shall address the strongh procedures are stabilished by Pfield and part 413. States agencies as that address and USA implementing regulations. 2 CPF part 400 and part 413. States agencies shall address and the participasities in the strongh proceeding on the participasities without delay for the partopase for which drawn. PNS may, att apolice, networks from such requests without delay of the partopase for which drawn. PNS may, att apolice, networks from such requests without delay of the partopase for which drawn. PNS may, att apolice, networks from such requests without delay of the partopase for which drawn. PNS may, att apolice in the participasities without delay of the partopase for which drawn. PNS may, att apolice in the participasities without delay of the partopase for which drawn. PNS may, att apolice in the participasities without delay of the partopase for which drawn. PNS may, att apolice drawn and the partopase of the state agency and the section. (c) Cashi-in-lau of domated boots. All Federal lunds to be paid to any State in place of domated foods with be made watababa a provided in part 430 of this chapter: (c) destavations and executed boots. All Federal lunds is be paid to any State in the State agency under reference by a related adjustment in the State agency and the interviewers shall be reference by a related adjustment in the State agency and the mathematic for the state agency and the def to an execution and the monoid indicate process. Exch State agency and the mathematic for gravite for gravit def to a fill cond the mon	Yes	Yes	Report our agency mustimay provide; Distribute hunding to another entity	
					such records are retained for a period of 3 years or as otherwise specified in \$210.23(c). (1) Monthly report. Each Sittle agency shall submit a timal Report of School Program Operations (INS- 10) In North least, the retained are period as the territorial of column submitted in accounter with any source of the state of the retained and the territorial of the state and the state of the state of the septomet of the territorial state annahes of children approved for reduced price landses, and the septomet of the territorial columnities and the state of the monthly in the state of the monthly one state of the state of th				
1619	Title 7	§210.6 Use of Federal funds		Statute	General: State agarcies shall use Federal funds made available under the Program to reimburse or make advance poperties to scholl odd advantificies in correction with lunches and meta supportents served in accordance with the provisions of this part, except that, with the approval of PNS, any State agency may reserve an amount up to ore percent of the Index served in any fiscal aver- agency may reserve in the sub-table conduction and the served in any fiscal aver- tor use in carrying out special developmental projects. Advance payments to school lood authorities any be made at sub-time and in ruch anomas as an encleasity to meet the cument direct design and the Post and a served and a served and the served and any state design and the sub-table and the sub-table and the served as provided in part-24 of the characteristic and any state in place of donated foods shall be used as provided in part-24 of the characteristic and the sub-table conductions and the necessary to the served meta foods shall be used as provided in part-24 of the characteristic and the sub-table conductions and the necessary to the served meta foods shall be used as provided in part-24 of the characteristic and the sub-table conductions and the necessary to the the cument foods and the served as provided in part-24 of the characteristic and the sub-table conductions and the necessary to the table cument foods and the served as provided in part-24 of the characteristic and the served served served foods and the served serv	Yes	Yes	Distribute funding to another entity	Appropriate use for funding
1620	Title 7	§210.7 Reimbursement for school food authorities	Federal	Statute	(a) General. Reimbursement payments to finance nonprofit school food service operations shall be made only to school food authorities operating under a written agreement with the State agency. Subject to the provisions of §210.8(c), such payments may be m	No	No - But relates to manner in which one or more agency deliverables is provided		
1621	Title 7	§210.8 Claims for reimbursement	Federal	Statute	Subject to the provision of sgr101x(c), such payments may be m (a) pherena control. The school food such travity shall establish internal controls which ensure the adoctary of Janch counts prior to the submission of the monthly Claim for Reimbursement. At a minimum, these internal controls shall include: an on-site re	No	deliverables is provided No - Does not relate directly to any agency deliverables		

1622	Title 7	Subpart C—Requirements for School Food Authority Participation §210.9 Agreement with State agency	Federal	Statute	(a) Application. An official of a school food authority shall make written application to the State agency for any school in which it desires to operate the Program. Applications shall provide the State agency with sufficient information to determine eligibility. The school food authority shall also submit for approval a Free and Reduced Proc Profiloy Statement in accordance with part 25d of this chapter.	Yes	Yes	Other service or product our agency must/may provide	Accept applications for school food authorities as well as oversee all programs
					(b) Agreement. Each school lood authority approved to participate in the program shall enter into a written agreement with the State egypercy that may be amended as necessary. Nothing in the preceding sentence ability accessing the local model and time bability of the state sequency to support of terminate the CRI Nothing in the program that a solution the school of the state sequency to support the state sequency that provide each school to durinoting agreement with received to the operation. The school of these programs. The generative that provide each school to durinoting with a provide school submitting that with the State agreency shall provide each school to durinoting with a provide to the operation. The segment shall accorde that the school to durinoting that, with respect to participating schools under its pluridiction: If Martina necessities schools to de that the school to durinoting schools under its pluridiction.				
					use of nonprofit school food service revenues set forth in §210.14 and the limitations on any competitive school food service as set forth in §210.11;				
					(2) Limit its net cash resources to an amount that does not exceed 3 months average expenditures for its nonprofit school food service or such other amount as may be approved in accordance with §210.19(a);				
					<ol> <li>Maintain a financial management system as prescribed under §210.14(c);</li> <li>Comply with the requirements of the Department's regulations regarding financial management (2 CFR part 200, subpart D and USDA implementing regulations 2 CFR part 400 and part 415);</li> </ol>				
					(5) Serve lunches, during the lunch period, which meet the minimum requirements prescribed in §210.10;				
1623	Title 7	§210.10 Meal requirements for lunches and requirements for afterschool snacks	Federal	Statute	(6) Price the funch as a unit; (a) General requirements—(1) General nutrition requirements. Schools must offer nutritious, well- balanced, and age-appropriate meals to all the children they serve to improve their diels and safeguard their health.	Yes	Yes	Other service or product our agency must/may provide	Ensure schools are following requirements established for each meal time/snack time;
					(i) Requirements for lunch, School lunchen differst 6 obtieten age 5 or older must meet at a minimum, the mean requirements in paragraph (b) of this sackoff, relevant 5.00 school sackoff meru planning approach and produce encaph tool to older each child the quartiles specified in the analer quarter salisation of paragraph (c) of this sackoff relevant degraphs) group approach and produce the specific obties of the sackoff relevant degraphs of the paragraph of the school to other specific obties of the school to relevant the specific obties of the Schools othering knocks to children ages 1 through 4 and intrins must meet the med patien water available and accessible without restriction to children at no charge in the place(c) where kunches are stareful uming the must accessible without restriction to children in charge in the place(c) where kunches are stareful uming the must accessible without restriction to children in charge in the place(c) where kunches are stareful to the school to accessible without restriction to children in the school to the				ensure appropriate meals are being provided (i.e. well balanced)
					(ii) Requirements for afterschool snacks. Schools offering afterschool snacks in afterschool care programs must meet the meal pattern requirements in paragraph (o) of this section. Schools must plan and produce enough lood to offer each child the minimum quantifies under the meal pattern in paragraph (o) of this section.				
					(2) Use prioring. Schools must price each meal as a unit. Schools need to consider participation retends an effort to provide one reinstrustible laterith and. II displicable, the new reinstrustible alteritation tarack for each child every school day. If there are leftiver meals, schools may define them to the students but eaving pined), the dotters that construct the unit evident functionable school mediging. The price of a reinbursable funch does not change if the student does not take a food item or requests smaller participation.				
					(3) Production and menu records. Schools or school food authorities, as applicable, must keep production and menu records for the meals they produce. These records must show how the meals offered contribute to the required food components and food quantities for each age/grade group				
1624	Title 7	§210.10 Mesi requirements for lunches and requirements for afterschool snacks continued	Federal	Statute	every day. Labels or manufacturer specifications for food products and ingredients used to prepare school meals must indicate zero grams of trans fat per serving (less than 0.5 grams). Schools or				
1625 1626	Title 7 Title 7	§210.10 Meal requirements for lunches and requirements for afterschool snacks continued §210.11 Competitive food service and	Federal Federal	Statute	(a) Definitions. For the purpose of this section:	No	No - Does not relate directly		
		standards			(1) Combination foods means products that contain two or more components representing two or more of the recommended food groups: fruit, vegetable, dairy, protein or grains.		to any agency deliverables		
1627	Title 7	§210.11a Competitive food services	Federal	Statute		No	No - Does not relate directly to any agency deliverables		
					(1) Competitive foods means any foods sold in competition with the Program to children in food service areas during the lunch periods.				
1628	Title 7	§210.12 Student, parent and community involvement	Federal	Statute		Yes	Yes	Other service or product our agency must/may provide	Promote outreach activities and community involvement
					(b) Food service management comparies. School food authorities contracting with a food service management company shall comply with the provisions of §210.16(a) regarding the establishment of an advisory board of parents, teachers and students.				
					(c) Residential child care institutions. Residential child care institutions shall comply with the provisions of this section, to the extent possible.				
					(d) Outreach activities. (1) To the maximum extent practicable, school food authorities must inform families about the availability treatablist or students. Information about the School Breakdast Program must be distributed just prior to or at the beginning of the school year. In addition, schools are encouraged to send reminders regarding the availability of the School Breakdast Program multiple times throughout the school year.				
					(2) School food authorities must cooperate with Summer Food Service Program sponsors to distribute materials to inform families of the availability and location of free Summer Food Service Program meals for students when school is not in session.				
					(e) Local school wellness policies. Local educational agencies must comply with the provisions of \$210.30(d) regarding student, parent, and community involvement in the development, implementation, and periodic review and update of the local school wellness policy.				
1629	Title 7	§210.13 Facilities management	Federal	Statute	service is in accordance with the sanitation and health standards established under State and local law and regulations.	Yes	Yes	Other service or product our agency must/may provide	Ensure health standards are being adhered to
					(b) Food stelly inspections. Schools shall obtain a minimum of two food safely inspections during each school year coulded by a State or callo governmental approprive presonable for food safely impections. They shall post in a publicly viable location a report of the most rememi inspection conducted, and posted activity of the inspection reports a memory for each post of the result. State and the state of the shall be posted activity of the inspection school safely and the share of the publicly viable location of the share of the publicly viable location of the share of the public viable				
					(c) Food safety program. The school food authority must develop a written food safety program that covers any facility or part of a facility where food is stored, prepared, or served. The food safety program must must be the requirements in paragraph (c)(1) or paragraph (c)(2) of this section, and the requirements in $\S210.15[b)(5)$ .				
					(1) A school food authority with a food safety program based on traditional hazard analysis and critical control point (HACCP) principles must:				
					(i) Perform a hazard analysis;     (ii) Decide on critical control points;				
					<ul> <li>(iii) Determine the critical limits;</li> <li>(iv) Establish procedures to monitor critical control points;</li> </ul>				
					(v) Establish corrective actions; (vi) Establish verification procedures; and				
1630	Title 7	§210.14 Resource management	Federal	Statute		No	No - Does not relate directly to any agency deliverables		
1631	Title 7	§210.15 Reporting and recordkeeping	Federal	Statute	or improvement of such food service, excect that, such (a) Reporting summary. Participating school food such horities are required to submit forms and reports to the State agency or the distributing agency, as appropriate, to demonstrate compliance with Program requirements. These reports include, but are not limited to:	Yes	Yes	Report our agency must/may provide	
					(1) A Claim for Reimbursement and, for the month of October and as otherwise specified by the State agency, supporting data as specified in accordance with §210.8 of this part; (2) An application and agreement for Program operations between the school food authority and the				
					<ul> <li>(c) In regional of a description of the second secon</li></ul>				
					(4) A commodify school's preference whether to receive part of its donated adlocation in cash for processing and handling of donated foods as required under §210.19(b);				
					(5) A written response to audit findings pertaining to the school food authority's operation as required under §210.22;				
					(6) Information on civil rights complaints, if any, and their resolution as required under §210.23; (7) The number of food safety inspections obtained per school year by each school under its				
					jurisdiction; (8) The prices of paid lunches charged by the school food authority; and				
					(9) For any local educational agency required to conduct a second review of free and reduced price applications as required under §245.11 of this chapter, the number of free and reduced price applications subject to a second review. the number and percentage of reviewed applications for				
					which the eligibility determination was changed, and a summary of the types of changes made. (b) Recordkeeping summary. In order to participate in the Program, a school food authority or a				
					(c) reconsecoping summary products participate in set 11 agrantic activation of our summary of emotions school, as applicable, must maintain records to demonstrate compliance with Program requirements.				

1632	Title 7	§210.16 Food service management companies	Federal	Statute	(a) General. Any school food authority (including a State agency acting in the capacity of a school food	Yes	Yes	Other service or product our	Contract with food service
					authority) may contract with a food service management company to manage its food service operation in one or more of its schools. However, no school or school food authority may contract with			agency must/may provide	management companies
					a food service management company to operate an a la carte food service unless the company agrees to offer free, reduced price and paid reimbursable lunches to all eligible children. Any school food authority that employs a food service management company in the operation of its nonprofit				
					school food service shall: (1) Adhere to the procurement standards specified in §210.21 when contracting with the food service				
					management company;				
					(2) Ensure that the food service operation is in conformance with the school food authority's agreement under the Program;				
					(3) Monitor the food service operation through periodic on-site visits;				
					(4) Retain control of the quality, extent, and general nature of its food service, and the prices to be charged the children for meals;				
					(5) Retain signature authority on the State agency-school food authority agreement, free and reduced price policy statement and claims;				
					(6) Ensure that all federally donated foods received by the school food authority and made available to				
					the food service management company accrue only to the benefit of the school food authority's nonprofit school food service and are fully utilized therein;				
					(7) Maintain applicable health certification and assure that all State and local regulations are being met by a food service management company preparing or serving meals at a school food authority facility.				
					(8) Establish an advisory board composed of parents, teachers, and students to assist in menu				
1633	Title 7	Subpart D—Requirements for State Agency Participation §210.17 Matching Federal funds	Federal	Statute	planning; (a) State revenue matching. For each school year, the amount of State revenues appropriated or used specifically by the State for program purposes shall not be less than 30 percent of the funds received	Yes	Yes	Distribute funding to another entity	
		Pantopaton geto.17 matching rederal turos			by such State under section 4 of the National School Lunch Act during the school year beginning July 1 1980: provided that the State revenues derived from the operation of such programs and State			entry	
					revenues expended for salaries and administrative expenses of such programs at the State level are not considered in this computation. However, if the per capita income of any State is less than the per capita income of the United States, the matching requirements so computed shall be decreased by				
					capita income or the United States, the matching requirements so computed shall be decreased by the percentage by which the State per capita income is below the per capita income of the United States.				
					(b) Private school exemption. No State in which the State agency is prohibited by law from disbursing State appropriated funds to nonpublic schools shall be required to match general cash assistance				
					State appropriated funds to nonpublic schools shall be required to match general cash assistance funds expended for meals served in such schools, or to disburse to such schools any of the State revenues required to meet the requirements of paragraph (a) of this section. Furthermore, the				
					requirements of this section do not apply to schools in which the Program is administered by a FNSRO.				
					(c) Territorial waiver. American Samoa and the Commonwealth of the Northern Mariana Islands shall be exempted from the matching requirements of paragraph (a) of this section if their respective				
					matching requirements are under \$100,000.				
					(d) Applicable revenues. The following State revenues, appropriated or used specifically for program purposes which are expended for any school year shall be eligible for meeting the applicable percentage of the matching requirements prescribed in paragraph (a) of this section for that school				
					year:				
					(1) State revenues disbursed by the State agency to school food authorities for program purposes, including revenue disbursed to nonprofit private schools where the State administers the program in such schools:				
					(2) State revenues made available to school food authorities and transferred by the school food				
1634	Title 7	§210.18 Administrative reviews	Federal	Statute	authorities to the nonprofit school food service accounts or otherwise expended by the school food (a) Programs covered and methodology. Each State agency must follow the requirements of this section to conduct administrative reviews of school food authorities participating in the National	Yes	Yes	Other service or product our agency must/may provide	Conduct administrative reviews of school food authorities
					School Lunch Program and the School Breakfast Program (part 220 of this chapter). These procedures must also be followed, as applicable, to conduct administrative reviews of the National			agency materialy provide	participation in the NSLP and the SBP.
					School Lunch Program's Alterschool Snacks and Seamless Summer Option, the Special Milk Program (part 215 of this chapter), and the Fresh Fruit and Vegetable Program. To conduct a program review, the State agency must gather and assess information off asite and/or cn-site, observe				
					specific program requirements.				
					(b) Definitions. The following definitions are provided in alphabetical order in order to clarify State agency administrative review requirements:				
					Administrative reviews means the comprehensive off-site and/or on-site evaluation of all school food				
					authorities participating in the programs specified in paragraph (s) of this section. The term "administrative review" is used to reflect a review of both critical and general areas in accordance with paragraphs (s) and (h) of this section, as applicable for each reviewed program, and includes other				
					paragraphs (g) and (n) of this section, as applicable for each reviewed program, and includes other areas of program operations determined by the State agency to be important to program performance.				
					Critical areas means the following two performance standards described in detail in paragraph (g) of this section:				
					(i) Performance Standard 1-All free, reduced price and paid school meals claimed for				
					reimbursement are served only to children eligible for free, reduced price and paid school meals, respectively; and are counted, recorded, consolidated and reported through a system which consistently yields correct claims.				
					(ii) Performance Standard 2—Reimbursable lunches meet the meal requirements in §210.10, as				
					applicable to the age/grade group reviewed. Reimbursable breakfasts meet the meal requirements in §220.8 of this chapter, as applicable to the age/grade group reviewed.				
1635	Title 7	§210.19 Additional responsibilities	Federal	Statute	(a) General Program management. Each State agency shall provide an adequate number of consultative, technical and managerial personnel to administer programs and monitor performance in complying with all Program requirements.	Yes	Yes	Other service or product our agency must/may provide	Provide investigations into complaints which may lead to taking fiscal action against
					(1) Assurance of compliance for finances. Each State agency shall ensure that school food authorities				taking tiscal action against programs
					comply with the requirements to account for all revenues and expenditures of their nonprofit school food service. School food authorities shall meet the requirements for the allowability of nonprofit				
					school food service expenditures in accordance with this part and, 2 CFR part 200, subpart D and USDA implementing regulations 2 CFR part 400 and part 415, as applicable. All costs resulting from contracts that do not meet the requirements of this part are unallowable nonprofit school food service				
					account expenses. When the school food authority fails to incorporate State agency required changes to solicitation or contract documents, all costs resulting from the subsequent contract award are				
					unallowable charges to the nonprofit school food service account. The State agency shall ensure compliance with the requirements to limit net cash resources and shall provide for approval of net cash resources in excess of three month' average expenditures. Each State agency shall monitor,				
					through review or audit or by other means, the net cash resources of the nonprofit school food service in each school food authority participation in the Program. In the event that pet cash resources exceed				
					3 months' average expenditures for the school food authority's nonprofit school food service or such other amount as may be approved in accordance with this paragraph, the State agency may require the school food authority to reduce the origin ce hairteng are charmed for lunches in a manner that is				
					consistent with the paid lunch equity provision in §210.14(e) and corresponding FNS guidance, improve food quality or take other action designed to improve the nonprofit school food service. In the				
					absence of any such action, the State agency shall make adjustments in the rate of reimbursement under the Program. Each State agency shall ensure that school food authorities comply with the requirements for pricing paid lunches and nonprogram foods as required in §210.14(e) and				
					§210.14(f).				
					(2) Improved management practices. The State agency must work with the school food authority toward improving the school food authority's management practices where the State agency has found poor food service management practices leading to decreasing or low child participation, menu				
4000	7.0.7	Data da Davarias and anominantas	Federal	<b>C</b> 1-1-1-1	acceptance, or program efficiency. The State agency should provide training and technical assistance to the school food authority or direct the school food authority to places to obtain such resources, such	¥	Mar	B	
1636	Title 7	§210.20 Reporting and recordkeeping	Federal	Statute	(a) Reporting summary. Participating State agencies shall submit forms and reports to FNS to demonstrate compliance with Program requirements. The reports include but are not limited to:		Yes	Report our agency must/may provide	
					<ol> <li>Requests for cash to make reimbursement payments to school food authorities as required under §210.5(a);</li> </ol>				
					(2) Information on the amounts of Federal Program funds expended and obligated to date (FNS-777) as required under §210.5(d);				
					<ol> <li>Statewide totals on Program participation (FNS-10) as required under §210.5(d);</li> </ol>				
					<ul> <li>(4) Information on State funds provided by the State to meet the State matching requirements (FNS- 13) specified under §210.17(g);</li> </ul>				
					(5) Results of reviews and audits;				
					(6) Results of the commodity preference survey and recommendations for commodity purchases as required under §250.13(k) of this chapter;				
					(7) Results of the State agency's review of schools' compliance with the food safety inspection requirement in §210.13(b) by November 15 following each of school years 2005-2006 through 2014-				
					authorities in accordance with §210.15(a)(7);				
					(8) The prices of paid lunches charged by each school food authority; and				
					(9) For each local educational agency required to conduct a second review of applications under §245.11 of this chapter, the number of free and reduced price applications subject to a second review,				
					the results of the reviews including the number and percentage of reviewed applications for which the eligibility determination was changed, and a summary of the types of changes made.				
					(b) Recordkeeping summary. Participating State agencies are required to maintain records to				

1637	Title 7	Subpart E—State Agency and School Food Authority Responsibilities §210.21 Procurement	Federal	Statute	(a) General. State agencies and school lood authorities shall comply with the requirements of this part and 2 CFR part 200, subpart D and USDA implementing regulations 2 CFR part 400 and part 415, as applicable, which implement the applicable requirements, concerning the procurement of all goods and services with oncprofit school dod service accurat funds.	Yes	Yes	Other service or product our agency must/may provide	Provide reviews of programs; Oversee all settltement and satisfaction of all contractual and administrative issues arising out
					(b) Contractual responsibilities. The standards contained in this part and 2 CFR part 200, subpart D				of procurements.
					and USDA implementing regulations 2 GFR part 400 and part 415, as applicable, do not relieve the State agency or school food authority of any contractual responsibilities under its contracts. The State agency or school food authority is the responsible authority, without recourse to FNS, regarding the				
					settlement and satisfaction of all contractual and administrative issues arising out of procurements entered into in connection with the Program. This includes, but is not limited to source evaluation, protests, disputes, claims, or other matters of a contractual nature. Matters concerning violation of law are to be referred to the local, State, or Federal authority that has proper jurisdiction.				
					(r) provedures The State energy may alert to follow either the State laws, policies and provedures				
					as authorized by 2 GFR 200.317, or the procurement standards for other governmental granities and all governments subgranities in accordance with C CFR 200.318 through 2 CFR 200.338. Regardless of the option selected. States must ensure that all contracts include any clasues required by Federal stated, and rescribe orders and that the remainments 2 CFR 200.298 and Amorelli L Contract.				
					statutes and executive orders and that the requirements 2 CFR 200.236 and Appendix II, Contract Provisions for Non-Federal Entity Contracts Under Federal Award are followed. A school food authority may use its own procurement procedures which reflect applicable State and local laws and				
					regulations, provided that procurements made with nonprofit school food service account funds adhere to the standards set forth in this part and in a CFR part 2000, subpart D, as applicable. School food authority procedures must include a written code of standards of conduct meeting the minimum standards of 2 CFR 200.318, as applicable.				
					(1) Pre-issuance review requirement. The state agency may impose a pre-issuance review requirement on a school food authority's proposed procurement. The school food authority must make available, upon request by the State agency, its procurement documents, including but not limited to				
					available, upon request by the State agency, its procurement documents, including but not limited to solicitation documents, specifications, evaluation criteria, procurement procedures, proposed contracts and contract terms. School food authorities shall comply with State agency requests for				
1638	Title 7	§210.22 Audits	Federal	Statute	changes to procurement procedures and solicitation and contract documents to ensure that, to the	Yes	Yes	Other service or product our agency must/may provide	Provide audits
					condiction in account to time borry part borr part and an an appendix and a part of the appendix of the account of the appendix of the appendi			agency material provide	
					ascertain whether financial operations are conducted properly; financial statements are presented fairly; recipients and subrecipients comply with the laws and regulations that affect the expenditures of Federal funds; recipients and subrecipients have established procedures to meet the objectives of the state of the state of				
					federally assisted programs; and recipients and subrecipients are providing accurate and reliable information concerning grant funds. States and school food authorities shall use their own procedures				
					to arrange for and prescribe the scope of independent audits, provided that such audits comply with the requirements set forth in 2CFR part 200, subpart F and Appendix XI, and USDA implementing regulations 2 CFR part 400 and part 415.				
1639	Title 7	§210.23 Other responsibilities	Federal	Statute	(a) Free and reduced price lunches and meal supplements. State agencies and school food authorities shall ensure that lunches and meal supplements are made available free or at a reduced	Yes	Yes	Other service or product our agency must/may provide	Ensure meal supplements are available, retain records, follow
					price to all children who are determined by the school food authority to be eligible for such benefits. The determination of a child's eligibility for free or reduced price lunches and meal supplements is to be made in accordance with 7 CFR part 245.				civil rights act, and provide program evaluations.
					(b) Civil rights. In the operation of the Program, no child shall be denied benefits or be otherwise				
					discriminated against because of race, color, national origin, age, sex, or disability. State agencies and school local authorities shall comply with the requirements of .Tile V I of the CvN Rights Act of 1984; site X of the Education Amendments of 1972; section 504 of the Rehabilitation Act of 1973; the Age Discrimination Act of 1975. Department of Agriculture regulations on nondiscrimination / C CFR				
					parts 15, 15a, and 15b); and FNS Instruction 113-1.				
					(c) Retention of records. State agencies and school food authorities may retain necessary records in their original form or on microfilm. State agency records shall be retained for a period of 3 years after the date of submission of the final Financial Status Report for the fiscal year. School food authority records shall be retained for a oction of a years after submission of the final Claim for Reimbursement.				
					Footbal and to see the second se				
					(d) Program evaluations. States, State agencies, local educational agencies, school food authorities, schools and contractors must cooperate in studies and evaluations conducted by or on behalf of the Department, related to programs authorized under the Richard B. Russel National School Lunch Act				
1640	Title 7	Subpart F—Additional Provisions §210.24	Federal	Statute	and the Child Nutrition Act of 1966. In accordance with Departmental regulations at 2 CFR 200.338 through 200.342, the State agency	Yes	Yes	Other service or product our	Ability to withhold payments
		Withholding payments			shall withhold Program payments, in whole or in part, to any school food authority which has failed to comply with the provisions of this part. Program payments shall be withheld until the school food authority takes corrective action satisfactory to the State agency, or gives evidence that such			agency must/may provide	under certain circumstances
					corrective action will be taken, or until the State agency terminates the grant in accordance with §210.25 of this part. Subsequent the State agency's acceptance of the corrective actions, payments will be released for any lunches served in accordance with the provisions of this part during the period				
1641	Title 7	§210.25 Suspension, termination and grant	Federal	Statute	will be needed using tables served in accordance with the provisions of this part during the period the payments were withhed. Whenever it is determined that a State agency has materially failed to comply with the provisions of		Yes	Other service or product our	Ability to terminate or suspend
		closeout procedures			this part, or with FNS guidelines and instructions, FNS may suspend or terminate the Program in whole, or in part, or take any other action as may be available and appropriate. A State agency may also terminate the Program by mutual agreement with FNS. FNS and the State agency shall comply			agency must/may provide	program
					with the provisions of 2 CFR part 200, subpart D and USDA implementing regulations 2 CFR part 400 and part 415 concerning grant suspension, termination and doseout procedures. Furthermore, the State agency shall apply these provisions, as applicable, to suspension or termination of the Program				
					in school food authorities.				
1640	Tale 7	5340-36 Departing	Federal	Ctotuto	When we exhemine will do minomize state or obtains by fearly on bade sector or present.	No	No. Doos oot rolate directly		
1642	Title 7	§210.26 Penalties		Statute	provided under this part whether received directly or indirectly from the Department, shall if such funds, assets, or property are of a value of \$100 or mo	No	No - Does not relate directly to any agency deliverables		
1643	Title 7	§210.27 Educational prohibitions	Federal	Statute	provided under this part whether received directly or indirectly from the Department, shall if such funds. assets. or property are of a value of \$100 or mo in carrying out the provisions of the Act, the Department shall not impose any requirements with respect to teaching personnel, curriculum, instructions, methods of instruction, or materials of instruction in any school as a condition for participation in	No	to any agency deliverables No - Does not relate directly to any agency deliverables		
1643 1644	Title 7 Title 7	§210.27 Educational prohibitions §210.28 Pilot project exemptions	Federal	Statute	provided under this part whether received directly or indirectly from the Department, shall it such thands, satestic, a rooker and a value of \$100 or nm. Indirect statestic and the statestic sta	No	to any agency deliverables <sup>®</sup> No - Does not relate directly to any agency deliverables <sup>®</sup> No - Does not relate directly to any agency deliverables		
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1658	Title 7	§245.6 Application, eligibility and certification of children for free and reduced price meals and free milk	Federal	Statute	(a) General requirements—content of application and descriptive materials. Each local educational agency, as defined in §2452, for schools participating in the National School Lunch Program, School Breaktast Program or Special Milk Program or a commodity only school, shall provide meal benefit forms for use by tamilies in making application for free or reduced price measures or free milk for their	Yes	Yes	Other service or product our agency must/may provide	Provide form to LEAs as well as assistance where needed.
					(1) Household applications. The State agency or local educational agency must provide a form that permits a household to apply for all children in that household who attend schools in the same local				
					educational agency. The local educational agency must provide newly enrolled students with an application and determine eligibility prompty. The local educational agency cannot require the household to submit an application for each child attending its schools. The application aftable cleare and simple in deging and the information requirest different anall be limited to that required to demonstrate that the household cleas, or does not, meet the eligibility ordensits for the or reduced price meaks, respectively, or for the milk, provided by the local educational agency.				
					(2) Understandable communications. Any communication with households for eligibility determination purposes must be in an understandable and uniform format and to the maximum extent practicable, in a language that parents and guardians can understand.				
					(3) Electronic availability in statistics to the distribution of applications and decoption materials in paper from a provided for in this section. The bical declarations apper may establish a system for executing household applications detectronically and using electronic signatures. The declaration declaration applications experiments in this section and with technical assistance and guidance provided by FNS. Descriptive materials may also be made available electronically on the declarational page rections.				
					(4) Transferring eligibility status. When a student transfers to a new school district, the new local educational agency may accept the eligibility determination from the student's former local educational agency without incruming liability for the accuracy of the initial determination. As required under paragraph (c)(5) of this section, the accepting local educational agency must make changes that occur as a result verification activities or coordinated review findings conducted in that local				
1659	Title 7	§245.6a Verification requirements	Federal	Statute	educational agency. (a) Definitions—(1) Eligible programs. For the purposes of this section, the following programs qualify as programs for which a case number may be provided in lieu of income information and that may be used for direct verification purposes:	No	No - Does not relate directly to any agency deliverables		
1660	Title 7	§245.6a Verification requirements	Federal	Statute	<ol> <li>SNAP, as</li> <li>Exceptions from verification. Verification is not required in residential child care institutions; in</li> </ol>	No	No - Does not relate directly		
1661	Title 7	\$245.7 Hearing procedure for families and local educational agencies		Statute	schools in which FNS has approved special cash assistance claims based on economic statistics regarding per capita income; or in schools in which all (a) Each local educational agency of a school participating in the National School Lunch Program, School Breakhast Program or the Special Milk: Program or the commodity only school shall establish a	No	to any agency deliverables No - Does not relate directly to any agency deliverables		
					hearing procedure under which: (1) A family can appeal				
1662	Title 7	§245.8 Nondiscrimination practices for children eligible to receive free and reduced price meals and free milk	Federal	Statute	School Food Authorities and local educational agencies of schools participating in the National School Lunch Program, School Breakfast Program or Special Milk Program or of commodity only schools shall take all actions that are necessary to insure comolia	No	No - Does not relate directly to any agency deliverables		
1663	Title 7		Federal	Statute	(a) Provision 1. A School Food Authority of a school having at least 80 percent of its enrolled children determined eligible for free or reduced price meals may, at its option, authorize the school to reduce	No	No - Does not relate directly to any agency deliverables		
1664	Title 7	§245.10 Action by local educational agencies	Federal	Statute	Program, School Breakfast Program, or to provide free milk under the Special Milk Program, or to	No	No - Does not relate directly to any agency deliverables		
1665	Title 7	§245.11 Second review of applications	Federal	Statute	become a commodity-only school shall submit for approval to (a) General. On an annual basis not later than the end of each school year, State agencies must identify local educational agencies demonstrating a high level of, or risk for, administrative error	No	No - Does not relate directly to any agency deliverables		
1666	Title 7	§245.12 Action by State agencies and FNSROs	Federal	Statute	associated with certification processes and notify the aff	Yes	Yes	Other service or product our	Provide model lunch program for LEAs to follow; collect
					(1) An ensessary, each State approver FNRRO, as applicable, shall issue a pouttype free and includent price policy built attements and any drost instructions or ensure that each load extensional agency as defined in §245.2 is fully informed of the provisions of this part. If the State elects to establish for all schools a maximum price for foreduced price intructions that is less than 40 orters, the State shall establish such price in a prototype policy. Such State shall then receive the adjusted missional average flact provided for in §2104(b);			agency must/may provide	LEAs to follow; collect verification data and review each program by Feb. of each year
					(2) Prescribe and publicly announce by July 1 of each fiscal year, in accordance with §245.3(a), family- size income standards. Any standards prescribed by FNSRO with respect to nonprofit private schools shall be developed by FNSRO after consultation with the State agency.				
					(a-1) When a revision of the family-size income standards of the State agency, or FNSRO where applicable, is necessitated because of a change in the Secretary's income poverty guidelines or because of other program changes, the State agency shall publicly annunce is a revised family-size income standards no later than 30 days after the Secretary has announced such change.				
					(b) State agencies, and FNSRO where applicable, shall review the picity statements submitted by stoch-ford submittes for compliance with the provisions of the part and inform the school-food authorities of any necessary changes or amendments required in any policy statement to bring such statement into compliance. They shall notify school-food submittes in writing of approval of their policy statements and shall direct them to distribute promptly the public amouncements nequired under the provision of §26.5.				
					(c) Each State agency, or FNSRO where applicable, shall instruct local educational agencies under their jurisdiction that they may not alter or amend the eligibility criteria set forth in an approved policy statement without advance approval of the State agency, or FNSRO where applicable.				
1667	Title 7	§245.13 State agencies and direct certification requirements	Federal	Statute	(d) Not later han 10 days after the State appro, or FNSRO where applicable, announces its lamity- site income standards, it shall notify/or deducational approxima inwing of any amendment to their free and reduced price policy statements necessary to bring the family-sized income criteria into (d) Direct criticiticas in requirements. State agencias are required to meet the direct critication and any statement of the statement of the statement of the statement of the amendments of towardedis required assistance and State State. A State agency that lais to meet the execution statements of the statement of the statement of the statement of the statement accordance with the provincies in paragraph and to improve direct certification for the tollowing stated year in accordance with the provincies in paragraph and to improve direct certification for the interving state in an accordance with the statement of the statement of the statement of the statement of the requirements of the statement of thes	Yes	Yes	Other service or product our agency must/may provide	Requirement to meet standard performance benchmarks
					(b) Direct certification performance benchmarks. State agencies must meet performance benchmarks for directly certifying for free school meals children who are members of households receiving assistance under SNAP. The performance benchmarks are as follows:				
					<ol> <li>80% for the school year beginning July 1, 2011;</li> <li>90% for the school year beginning July 1, 2012; and</li> </ol>				
					(3) 95% for the school year beginning July 1, 2013, and for each school year thereafter.				
					(c) Data elements required for direct certification rate calculation. Each State agency must provide FNS with specific data elements each year, as follows:				
					(1) Data Element #1—The number of children who are members of households receiving assistance under SNAP that are directly certified for free school meals as of the last operating day in October,				
					collected and reported in the same manner and timeframes as specified in §245.11(i). (2) Data Element #2—The unduplicated count of children ages 5 to 17 years old who are members of				
					households receiving assistance under SNAP at any time during the period July 1 through September 30. This data element must be provided by the SNAP State agency, as required under 7 CFR 272.8(a)(5), and reported to FNS and to the State agency administering the NSLP in the State by December 1st each year, in accordance with guidelines provided by FNS.				
1668	Title 7	§245.14 Fraud penalties	Federal	Statute	(3) Data Element #3—The count of the number of children who are members of households receiving assistance under SNAP who attend a school operating under the provisions of 7 CFR 245.9 in a year (3) Whoever embezzles, willfully missplies, steats), or obtains by final any funds, assets, or property provided under this part, whether received directly or indirectly from the Department, shall—	No	No - Does not relate directly to any agency deliverables		
					(1) If such funds, assets, or property are of a value of				
1669	Title 7	§245.15 Information collection/recordkeeping—OMB assigned control numbers	Federal	Statute	2453 (a), (b) 0584-0026 2454 0584-0029 2455 (a), (b) 0584-0026 2455 (a), (b) 0584-0026 2455 (a), (b), (c), (e) 0584-0026 2457 (a) 0584-0026	No	No - Does not relate directly to any agency deliverables		
1670	Title 7	Title 7: Agriculture PART 220—SCHOOL	Federal	Statute	245.9 (a), (b), (c) 0584-0026 245.10 (a), (d), (e) 058				
1671	Title 7	BREAKFAST PROGRAM §220.1 General purpose and scope	Federal	Statute	This part announces the policies and prescribes the regulations necessary to carry out the provisions	No	No - Does not relate directly		
1672	Title 7	\$220.2 Definitions		Statute	of section 4 of the Child Nutrition Act of 1966, as amended, which authorizes payments to the States to assist them to initiate. maintain. or expand nonp	No	to any agency deliverables No - Does not relate directly		
16/2	i de 7	3220.2 Demonons	reaefal	otatulē	7 CFR part 3015 means the Uniform Federal Assistance Regulations published by the Department to	NU	No - Does not relate directly to any agency deliverables		
1673	Title 7	§220.3 Administration	Federal	Statute	implement certain policies applicable to all Department programs. The applicable provisions deal with competition for d	No	No - Does not relate directly to any agency deliverables		
1674	Title 7	§220.4 Payment of funds to States and FNSROs	Federal	Statute	(b) Within the States, responsibility for the administ (a) To the extent funds are available, the Secretary shall make breakfast assistance payments to each	No	No - Does not relate directly		
1675	Title 7	§220.5 Method of payment to States		Statute	(b) no necessity transfer to manufactory manufactory, the biddenergy manufactory manufa		to any agency deliverables No - Does not relate directly		
.0/0	*	monitor or payriffill & didits		_00002	Functs to be paid to any sales for the School betweenset Program shall be made available by means of Letters of Credit subord by FNS in favor of the State agency. The State agency shall: (a) Obtain funds needed for reimbursement to School Food Authonities		to any agency deliverables		

1676	Title 7	§220.6 Use of funds	Federal	Statute	(a) Federal funds made available under the School Breakfast Program shall be used by State agencies, or FISROs where applicable, to reimbursor make advance payments to School Food Montoliss in concordion with treadbast averal in accordance with the providence of the part. Understanding in the school of the part o	r	Yes	Distribute funding to another entity	
					assets, or property have been embezzled, willfully misapplied, sticlen, or obtained by fraud, shall be subject to the same penalities provided in paragraph (b) of this section.				
1677 1678	Title 7 Title 7	§220.7 Requirements for participation §220.8 Meal requirements for breakfasts	Federal	Statute	(a) The School Food Authority shall make writein application to the State approv, or FNSRO where populately, for my school minkhi it desires to operate the School Breeklak Program. If such school did not antipute in the Program in the priori fiscal write and the school and	No	No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables		
					(1) General numbion requirements, School basistates offened to childrine age 5 and citier must made is a minimum, hen mer inquirements in paragraph (b) of the school. Schools must blow a flood- based menu planning approach and produce enough (col de such citier each adegrade good as even if in he in her maig planning absoluted in paragraph (c) of the school met each adegrade good as even if in her school. Schools and the school metric and the school metric and the school metric and school. Schools and the school metric and school metric and the school metric and school. Schools and there be tradients to children ages 1 to 4 and influets must meet the more plante requirements in paragraphe (c) and (b), as applicable, of the societori. When breakets is served in h caferial, schools must make potable water available and accessible without restriction to children all or charge.	2			
					(2) Unit pricing. Schools must price each meal as a unit. The price of a reimbursable lunch does not change if the student does not take a food item or requests smaller portions. Schools must identify, near or at the beginning of the serving line(s), the food items that constitute the unit-priced reimbursable school meal(s).				
					(3) Production and meru excess, Schools or school food authorities, as applicable, must keep production and meru excess for the next bis lever protech. These nexts must alter how the mesils affered contribute to be required food components and food quarties for read applying group every day. Lable or manufacture speciations for food products and ingredients used to propare school mesils for students in galactic Khrough 12 must indicate zero grame of trans lab per service (sets than 0.5 grants). Schools or school authoritiem must indicate zero grame of trans lab per service analysis of the school menus conducted by the State ageincy. Production and menu records must be maintained in accordinate with FNS guidance.	I			
1679	Title 7	§220.9 Reimbursement payments	Federal	Statute	(b) Near equirements for shock breakfasts. School breakfasts for shiften age 5 and older must effect tool and nurticin requirements age called by the Sciencett, Compliance with these requirements is measured as blows: (a) Sale agencies, or TNROR's where applicable, shall make ministrumenter payments to schools and the science of the science of the science of the science of the science of the science of the science of the science of the science of the science of the science of the science of the science of the science of the science of the science of the science of the production and participation rescripts and the maintained to demonstrate positive action toward the adjective. In recognition of the fulfication on participation integration of the science of the dispetch of the science of the science of the science of the science of the science of the science of the science of the science of the dispetch is necessarily the science of the science of the science of the science of the science of the science of the science of the science of the science of the science of th	Yes	No - Does not relate directly to any agency deliverables	Distribute funding to another entity	
					<ul> <li>to plan and prepare breaktasts with the objective of providing one breaktast per child per day. In or event shall the Shood Food Authonny dam reinburstement for free and reduced price breaktasts in excess of the number of children approved for free and reduced price meaks.</li> <li>(b) The rates of reinburstement for breaktasts served to eligible children in schools not in severe nees are the applicable rational average payment factors for breaktasts. The maximum rates of</li> </ul>	1			
					are the applicable national average payment factors for breakfasts. The maximum rates of reimbursement for breakfasts served to eligible children in schools determined to be in severe need are those prescribed by the Secretary. National average payment factors and maximum rates of reimbursement for the School Breakfast Program shall be prescribed annually by the Secretary in the Federal Register.				
					(c) The total reimbursament for breakfasts served to eligible children in schools not in severe need, and schools in severe need during the school year shall not exceed the sum of the products obtained by multiplying the total numbers of such free, reduced price and paid breakfasts, respectively, by the applicable rate of reimbursament for each type of breakfast as prescribed for the school year.				
					(d) The State agency, or FNSRO where applicable, shall determine whether a school is in severe need based on the following eligibility criteria:				
					<ol> <li>The school is participating in or desiring to initiate a breakfast program; and</li> <li>At least 40 percent of the lunches served to students at the school in the second preceding school year were served free or at a reduced price. Schools that did not serve lunches in the second</li> </ol>				
1680	Title 7	§220.10 Effective date for reimbursement	Federal	Statute	year were served need of a neoloop broke. Schools that do not serve lunches in the second Reinhousement physicities under the School Reinkalls religion may be made only to School Food Authorities operating under an agreement with the State Agency or the Department, and may be neoreed, with execution that second school School Reinkall religion to the school and conversely with execution to the school School Reinkall religion to the school and proceeding the calendar month in which the agreement is executed.		Yes	Distribute funding to another entity	
1681	Title 7	§220.11 Reimbursement procedures	Federal	Statute	(a) To be entitled to reimbursement under this part, each School Food Authority shall submit to the State agency, or FNSRO where applicable, a monthly Claim for Reimbursement.	Yes	Yes	Distribute funding to another entity	
					(c) Clams for Reimbursement shall include data in addicate data lip justify the reimbursement clamed and to earlie the State agency to provide the Regots of Schold Porgam Operations required under §220.13(b)(2). Unless otherwise approved by PAS, the Clam for Reimbursement for ymonth shall include only basedsate and were of in the most executive time for a data most of the shall be added to the shall be added to the shall be added to the shall be added to Claim for Reimbursement for the appropriate adjacent month, however, Claims for Reimbursement for Any not combine operations occurring in two fiscal years. It a shall be able to use a common claim form while application of the Child Nutrition Porgrams, the SFA whall be able to use a common claim form while application, or the Child Nutrition Porgrams, the SFA whall be able to use a common claim form while application, or the Child Nutrition Porgrams, the SFA whall be able to use a common claim form while application, or the Child Nutrition Porgrams, the SFA whall be able to use a common claim form while application, or the Child Nutrition Porgrams, the SFA whall be able to use a common claim form while application, or the Child Nutrition Porgrams, the SFA whall be able to use a common claim form while application or the Child Nutrition Porgrams in the shall promoty take common and or submittee while d0 dops datil not be paid with Porgram funds unters PNS determines that an exception shadout or otherwise, hatting such corrective action, States agrecise may make upward adjustments in Porgram funds claimed on claims listed with the 0.0 ddy dedition flas such adjustments are completed whilm d0 dops of the last duty of the claim month and are reflexed in the final Report of School Porgram funds claimed on the Assisted to an extension and the final such adjustments in Porgram funds claimed Post of the claim month and are reflexed in the final Report of School Porgram to the Child Post of the Child in a common and are reflexed in the final Report d0 school month sh	I			
					adjustments are necessary. (c) Where a school participates in both the National School Lunch Program and the School Breakfast Program, the State agency or FNSRQ, where applicable, may authorize the submission of one claim				
1682	Title 7	§220.12 Competitive food services	Federal	Statute	for minimumenent to cover both programs. (1) The short doct authority that establish instead, coversite which ensure the accuracy of brasidant School tood authorities must comply with the competitive food service and standards requirements specifies in §2110 of the chapter. [78 FR 38603, June 26, 2013]	No	No - Does not relate directly to any agency deliverables		
1683	Title 7	§220.12a Competitive food services	Federal	Statute	(a) State agencies and School Food Authorities shall establish such rules or regulations as are necessary to control the sale of foods in competition with breakfasts served under the Program. Such rules or regulations shall prohibit the sale of foods of m	No	No - Does not relate directly to any agency deliverables		
1684	Title 7	§220.13 Special responsibilities of State agencies	Federal	Statute	(a) [Reserved] (a-1) Each State agency, or FNSRO where applicable, shall require each School Food Authority of a school participating in the School Breakfast Program to develop and file for approval a free and	Yes	Yes	Report Agency may/must submit; Other service or product our agency must/may provide	Maintain program records required to show proper reimbursement and operations
					reduced price pairs attement in accordance with paragraph (a) of §220.7. (b) Records and reports. (1) Each State agency shall maintain Program records as necessary to support the invitinguithering agrinesting back School Flock Antonifies under §220.3 and the reports and the relation of the support of the invitinguithering and the relation of the float Float and a the relation of a particul of these years after the date of submitting and the Float Float Status Report for the float of a support and a support float and the relation after a float float be related beyond the three-year period as long as required for the resolution of the float the audit.				
					(2) Each State agency shall submit to FNS a final Report of School Program Operations (FNS-10) for each month which hall be limited to claims submitted in last rink 0 days following the last day of the month covered by portainancia and sub-binking to last thin 0 days following the last day of the month covered by submitted to last or last days and the month covered by submitted in the last days of the month covered by submitted in the last days of the month covered by submitted within this time limit unless FNE grants an exception. Upward adjustments to a State apency's report that los de month and the days fraud the month and the submitted in the last days of the month covered by the report last days of the month and the last days fraud the month and the last days and the last days and the last days fraud the month and the last days fraud the last days and the last days in last days in which have cours. A final Financial days and the last days and				

1685	Title 7	§220.14 Claims against school food authorities	Federal	Statute	Food Authority that was not properly payable under this part. State agencies will use their own	Yes	Yes	Other service or product our agency must/may provide	Disallow portions of claims and recover payment made to a
					procedures to disallow claims and recover overpayments already made. (b) [Reserved]				program that was not properly payable.
					(c) The State agency may refer to CND through the FNSRO for determination any action it proposes to take under this section.				
					(d) The State agency shall maintain all records pertaining to action taken under this section. Such records shall be retained for a period of 3 years after the end of the fiscal year to which they pertain.				
					(e) If CND does not concur with the State agency's action in paying a claim or a reclaim, or in failing to collect an overpayment, CND shall assert a claim against the State agency for the amount of such claim, reclaim, or overpayment. In all such cases the State agency shall have full opportunity to submit to CND evidence or information concerning the action taken. II, in the determination of CND, the State				
					agency's action was unwarranted, the State agency shall promptly pay to FNS the amount of the claim, reclaim, or overpayment.				
					(I) The amounts recovered by the State agency from Schools may be utilized, first, to make payments to School Food Authorities for the purposes of the related program during the fiscal year for which the funds were initially available, and second to repay any State funds appended in the reimbursement of claims under the program and not otherwise repaid. Any amounts of this part. All be relatived to FNS in accordance with the requirements of this part.				
					(g) With respect to School Food Authorities of schools in which the program is administered by FNSRO, when FNSRO disallows a claim or a portion of a claim, or makes a demand for refund of an				
					alleged overpayment, it shall notify the School Food Authority of the reasons for such disallowance or demand and the School Food Authority shall have full opportunity to submit evidence or to file reclaims for any amounts disallowed or demanded in the same manner as that afforded in this section to School Food Authorities of schools in which the program is administered by State agencies.				
1686	Title 7	§220.15 Management evaluations and audits	Federal	Statute	(a) Unless otherwise exempt, audits at the State and institution levels shall be conducted in accordance with Office of Management and Budget Circular A-133 and the Department's	No	No - Does not relate directly to any agency deliverables		
1687	Title 7	§220.16 Procurement standards	Federal	Statute	imolementino reculations at 7 CFR part 3052. For availability of the OMB Circ (a) General. State agencies and school food authorities shall comply with the requirements of this part 2 CFR part 200, subpart D and USDA implementing regulations 2 CFR part 400 and part 415, as applicable, which implement the applicable Office of Management and Budget Circulars, concerning	Yes	Yes	Other service or product our agency must/may provide	States must ensure that all contracts include any clauses required by Federal statutes and
					the procurement of all goods and services with nonprofit school food service account funds. (b) Contractual responsibilities. The standards contained in 2 CFR part 200, subpart D and USDA				executive orders and that the requirements of 2 CFR 200.326 are followed.
					implementing regulations 2 CFR part 400 and part 415, as applicable, do not relieve the State agency or School Food Authority of any contractual responsibilities under its contract. The State agency or School Food Authority is the responsible authority, without recourse to FNS, regarding the settlement and assistancing out of all contractual and administrative issues arising out of procurements entered into in				
					and based with the and contracted and administrated but in sources and any down or productioners ensure the mouth connection with the Program. This includes but is not limited to: Source evaluation, protests, disputes, claims, or other matters of a contractual nature. Matters concerning violation of law are to be referred to the local, State or Federal authority that has proper jurisdiction.				
					(c) Procedures. The State agency may elect to follow either the State laws, policies and procedures as authorized by 2 CFR 200.317, or the procurement standards for other governmental grantees and all governmental subgrantees in accordance with 2 CFR 200.318 through 2 CFR 200.328. Regardless				
					of the option selected, States must ensure that all contracts include any clauses required by Federal statutes and executive orders and that the requirements of 2 CFR 200.326 are followed. The school food authority most use is own procreatement procedures which reflect applicable. State and local laws				
					and regulations, provided that procurements made with nonprofit school food service account funds adhere to the standards set forth in this part 2 CFR 200.326 and Appendix II, Contract Provisions for Non-Federal Entity Contracts Under Federal Award as applicable. School food authority procedures				
					must include a written code of standards of conduct meeting the minimum standards of 2 CFR 200.318, as applicable. (1) Pre-issuance review requirement. The State agency may impose a pre-issuance review				
					requirement on a school food authority's proposed procurement. The school food authority must make available, upon request of the State agency, its procurement documents, including but not limited to solicitation documents, specifications, evaluation criteria, procurement procedures, proposed contracts and contract terms. School ford authorities shall comount with State apency requests for				
1688	Title 7	§220.17 Prohibitions	Federal	Statute	contracts and contract terms. School tood authorities shall comply with state agency requests for changes to procurement procedures and solitisation and contract documents to ensure that, to the (a) In carrying out the provisions of this part, the Department shall not impose any requirements with respect to teaching personnel, curriculum, instructions, methods of instruction, and materials of	No	No - Does not relate directly to any agency deliverables		
1689	Title 7	§220.18 Withholding payments	Federal	Statute	instruction in any school as a condition for participal In accordance with 2 CFR 200.388 through 342, the State agency shall withhold Program payments, in whole or in part, to any school food authority which has failed to comply with the provisions of this part. Program payments shall be withheld until the school food authority takes corrective action	Yes	Yes	Other service or product our agency must/may provide	The State agency shall withhold Program payments, in whole or in part. to any school food
					satisfactory to the State agency, or gives evidence that such corrective actions will be taken, or until the State agency terminates the grant in accordance with §220.19. Subsequent to the State agency's acceptance of the corrective actions, payments will be released for any breaklasts served in				authority which has failed to comply with the provisions of this part
1690	Title 7	§220.19 Suspension, termination and grant	Federal	Statute	accordance with the provisions of this part during the period the payments were withheld.	Yes	Yes	Other service or product our	A State agency may also
		closeout procedures			this part, or with FNS guidelines and instructions, FNS may suspend or terminate the Program in whole, or in part, or take any other action as may be available and appropriate. A State agency may also terminate the Program by mutual agreement with FNS. FNS and the State agency shall comply and the state agency shall comply and the state agency shall comply any state agency shall comply and the state agency shall comply any state agency shall comply any state agency shall comply any state agency shall be approximate agency shall be a shall be approximate agency shall be agency shall be approximate agency shall be appro			agency must/may provide	terminate the Program by mutual agreement with FNS.
					with the provisions of 2 CFR part 200, subpart D and USDA implementing regulations 2 CFR part 400 subparts B and D and USDA implementing regulations 2 CFR part 400 and part 415 concerning grant suspension, termination and closeout procedures. Furthermore, the State agency or FNSRO were applicable, shall apply these provisions to suspension or termination of the Program in School Food				
1691	Title 7	§220.20 Free and reduced price breakfasts	Federal	Statute	Authorities.	No	No - Does not relate directly to any agency deliverables		
1692	Title 7	§220.21 Program information	Federal	Statute	shall be effected in accordance with part 245 of this chap School Food Authorities desiring information concerning the program should write to their State educational agency or to the appropriate Food and Nutrition Service Regional Office as indicated helrow:	No	No - Does not relate directly to any agency deliverables		
1693	Title 7	§220.22 Information	Federal	Statute	(a) In the States of Delaware. District of Columbia. M 7 CFR section where requirements are described Current OMB control number 220.3(e) 0584-0327	No	No - Does not relate directly		
		collection/recordkeeping—OMB assigned control numbers			220.3(e) 0584-0322 220.5 (584-0422 220.7(a)-(e) 0584-0329 0584-0312		to any agency deliverables		
					0584-0026 220.8() 0584-0012 220.3(s) 0584-0012 220.11 (s), (b), (e) 0584-0012				
					0584-0002 0584-0341 220.12(				
1694	Title 7	§220.23 Nutrition standards and menu planning approaches for breakfasts Appendix A to Part 220—Alternate Foods for	Federal	Statute	(a) What are the nutrition standards for breakfasts for children age 2 and over? This section contains the requirements applicable to schod breakfasts for children age 2 and over in school years 2012- 2013 through 2013-14. All of the requirements of this Alternate Protein Products	No Yes	No - Does not relate directly to any agency deliverables Yes	Other service or product our	Provide alternate protein
1695	The /	Appendix A to Part 220—Alternate Poods for Meals	Federal	Statule	Autemase Protein Products A. What Are the Criteria for Alternate Protein Products Used in the School Breakfast Program? 1. An alternate protein product used in meals planned under the food-based menu planning approaches in \$252.8(q), must meet all of the criteria in this section.	tes	res	agency must/may provide	products
					2. An alternate protein product whether used alone or in combination with meat or other meat alternates must meet the following criteria:				
					a. The alternate protein product must be processed so that some portion of the non-protein constituents of the food is removed. These alternate protein products must be safe and suitable edible products produced from plant or animal sources.				
					b. The biological quality of the protein in the alternate protein product must be at least 80 percent that of casein, determined by performing a Protein Digestibility Corrected Amino Acid Score (PDCAAS).				
					c. The alternate protein product must contain at least 18 percent protein by weight when fully hydrated or formulated. (When hydrated or formulated" refers to a dry alternate protein product and the amount of water [kt, all; colors, flavors or any other substances which have been added).				
					d. Manufacturers supplying an alternate protein product to participating schools or institutions must provide documentation that the product meets the criteria in paragraphs A.2. a through c of this appendix.				
					appensix. e. Manufacturers should provide information on the percent protein contained in the dry alternate protein product and on an as prepared basis.				
					For an alternate protein product mix, manufacturers should provide information on:     (1) The amount by weight of dry alternate protein product in the package;				
					(2) Hydration instructions; and				
1696	Title 7	Appendix B to Part 220—Categories of Foods of Minimal Nutritional Value Appendix B to Part 220—Categories of Foods of		Statute	amount of carbon dioxide used is not less than that which will be absorbed by the beverage at a pressure of one atmosphere and at a temperature of 60 °F. It either	No	No - Does not relate directly to any agency deliverables No - Does not relate directly		
1698	Title 7	Minimal Nutritional Value Appendix C to Part 220—Child Nutrition (CN)		Statute		No	to any agency deliverables No - Does not relate directly		
1699	Title 7	Labeling Program Title 7: Agriculture PART 215—SPECIAL MILK PROGRAM FOR CHILDREN	Federal	Statute	administered by the Food and Nutrition Service (FNS) in conjunction with the Food Safety and Inspection Service (FSIS), and Agricultural Marketing Service (AMS) of th		to any agency deliverables		
1700	Title 7	§215.1 General purpose and scope	Federal	Statute		No	No - Does not relate directly to any agency deliverables		
1701	Title 7	§215.2 Definitions	Federal	Statute		No	to any agency deliverables No - Does not relate directly to any agency deliverables		
1702	Title 7	5215.3 Administration	Federal	Statute	7 CFR part 3015 means the Uniform Federal Assistance Regulations published by the Department to implement certain policies applicable to all Department programs. The applicable provisions deal with competition for (a) Writin the Deartment. FNS shall act on behalf of the Deartment in the administration of the	No	No - Does not relate directly		
1702	and /	3c to:3 Administration	recera	Jatuté	<ul> <li>(a) Within the Department, FNS shall act on behalf of the Department in the administration of the Program. Within FNS, OND ball be responsible for Program administration.</li> <li>(b) Within the States, to the extent practicable and permissible under State law,</li> </ul>	NU	No - Does not relate directly to any agency deliverables		

1703	Title 7	§215.4 Payments of funds to States and	Federal	Statute	(a) For each fiscal year, the Secretary shall make payments to each State agency at such times as he	Yes	Yes	Distribute funding to another	
		FNSROs			may determine from the funds appropriated for Program reimbursement. Subject to §215.11(c)21, the total of these payments for each State (are ray funcia) year shall be limited to the amount of reimbursement payable to School Food Authorities and child care institutions under §215.8 of this part for the total number of half-pints of milk served under the Program to eligible children from October 1 to September 30.			entity	
					(b) Each State agency shall be responsible for controlling Program reimbursement payments so as to keep within the funds made available to it, and for the timely reporting to FNS of the number of half prints of milk actually served. The Secretary shall increase or decrease the available level of funding by adjusting the State agency's Letter of Credit when appropriate.				
1704	Title 7	§215.5 Method of payment to States	Federal	Statute	<ul> <li>(a) Funds to be paid to any State shall be made available by means of Letters of Credit issued by FNS in favor of the State agency. The State agency shall:</li> <li>(1) Obtain funds needed to reimburse School Food Authorities and child-care institutions through p</li> </ul>	No	No - Does not relate directly to any agency deliverables		
1705	Title 7	§215.6 Use of funds	Federal	Statute	(A) Federal funds made available under the Program shall be used to encourage the consumption of milk through instituuesment partners to solicida and onlish care institutions in connection with the because, That, with the approval of PNS, solicidation and the partners of the approximation of the because, That, with the approximal of PNS, solicidation and approximation and approximation and the Federal funds on made available of any factor approx.	Yes	Yes	Distribute funding to another entity	
					(b) Where enhances enhances will be made to a solution by final why lands, assess, or property provided under bits pain, whether encodes directly or index(r) time to Explanment shall (1) It such hands, assess, or property are of a value of \$100 or more, be fined not more than \$52,000 or imprimend not more than \$5,9400 or 00th (2) If such hinds, asses, or property are of a value of \$100 or imprimend not more than \$5,000 or imprimend not more than the splane to both. (0) If work, thinds, assess, or property are of a value of \$100 or imprimend not more than one year to both. (0) Where receives, noncests, or relation to the time of a path hands, assess, or property are provided and \$100 or imprimend not more than the year to both.				
					(c) micro-reserved reserved intent or minute of generalized and the states are properly provided in and the states are properly have been embezzied, willfully misappied, staten, or obtained by fraud, shall be subject to the same penalties provided in paragraph (b) of this section.				
1706	Title 7	§215.7 Requirements for participation	Federal	Statute	(a) Any school or nonprofit child care institution shall receive the Special Mik Program upon request provided if does not participate in a medi service program submicted under the Child Nutrition Act of 1960 or the National Softon Lumh Act, except that school with mich medi service may receive the the Soft or the National Child Child program who do not have access to the medi service. Each School Frood Antonity or child-care institution staff market written application the Safta approx of PSRO where application. For any school or child-care institution in which it desires to operate the Plogram, if such school or child-care institution dation applicationale in the Program. If want school or child-care institution dation application and Program. If want school or child-care institution dation applicationale in the Program. If want school or child-care institution dation applicationale in the Program. If want school or child-care institution dation application application.	Yes	Yes	Other service or product our agency must/may provide	Provide free milk
					(b) Any School Food Authority or child care institution participating in the Program may elect to serve free milk to children eligible for free meals. Upon application for the Program, each School Food Authority or child care institution:				
					(1) Shall be required by the State agency, or FNSRO where applicable, to state whether or not it wishes to provide free milk in the schools or institutions participating under its jurisdiction and				
					(2) If its o wishes to provide free milk, shall also submit for approval a free milk policy statement which, if for a school, shall be in accordance with part 245 of this chapter or, if for a child care institution, shall be in accordance with §215.13a of this part.				
					(c) The application shall include information in sufficient detail to enable the State agency, or FNSRO where applicable, to determine whether the School Food Authority or child-care institution is eligible to participate in the Program and extent of the need for Program payments.				
					(d) Each school lood authority or child care institution approved to participate in the program shall enter into a writen agreement with the State gency or FRNSR or a septicative, that may be amended as necessary. Nothing in the proceeding sentence shall be constructed to init the ability of the State approvis busydeen of terminals the agreement in accordance with 2515.5.15 a single State gency approved the state of the state of the state and the state of the state approximation of the state approximation of the state approximation of the program. Such agreement at the STA with a single agreement with respect to the operation of those programs. Such agreement ability of the state of the state of the state with the state of the state				
1707	Title 7	§215.8 Reimbursement payments	Federal	Statute	schools and child-care institutions under its jurisdiction: (a) [Reserved] (b)(1) The rate of reimbursement per half-point of milk purchased and (i) served in nonpricina	Yes	Yes	Distribute funding to another entity	
					programs to all children; (i) sevels to all children in priority programs by institutions and School Food Automities not electricity of provide the emit, and (ii) served to children ofther than responsibility of the thermal priority programs by institutions and School Food Automities electing to privide the millitation and the auronaucol by the Schertshy of the applicable school year. Noverwer, in no event shall be the reimburstement for each half-priorit (25 mil.) of milk served to children exceed the cost of the milk to the school or child care institution.				
					(2) The rate of reimbursement for milk purchased and served free to needy children in pricing programs by institutions and School Food Authonities electing to provide free milk shall be the servarge cost of milk i.e. the total cost of all milk purchased during the claim period, divided by the total number of purchased half-pints.				
					(c) Schools and child-care institutions having pricing programs shall use the reimbursement payments received to reduce the price of milk to children.				
1708	Title 7	§215.9 Effective date for reimbursement §215.10 Reimbursement procedures	Federal Federal	Statute	under the Program prior to the receipt of the application from the School Food Authority or child-care institution. Such written approval shall be attached to th	No	No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables		
1710	Title 7	§215.11 Special responsibilities of State	Federal	Statute	(b) Claims for Reimbursement shall include data in sufficient detail to justif	Yes	Yes	Report our agency must/may	
		agencies			(b) Program assistance. Each State agency, or FNSRO where applicable, shall provide Program assistance, as follows:			provide	
					(1) Consultive, technical, and managerial personnel to administer the Program and monitor performance of schoots and child-care institutions and to measure progress toward achieving Program goals.				
					(2) Valis to participating schools and child-care institutions to ensure compliance with Program equilations and with the Department's noncimination regulations (part 15 dh this like), issued under title V1 dhe Cuivil Rights Act of 1646. State agencies shall conduct reviews of schools are being treviewed under the provision identified under §210.18 dh this state. Child are able being treviewed under the provision identified under §210.18 dh this state. Child are able anticipating in short short how the short without and the state of the compliance reviews of approximation short the provision identified under §210.18 dh this state. Child are able to a spart of the Claim the Reinhoursement or withholding of payment atrising from neview achiny conducted by the State servicy under \$210.18 dh is site to Child Strude §210.302 (c) this site.				
					Any such appeal shall be subject to the procedures set forth under §210.18(q) of this title or §210.30(d)(3) of this title, as appropriate. (3) Documentation of such Program assistance shall be maintained on file by the State agency, or				
					FNSRO where applicable. (c) Records and reports. (1) Each State agency shall maintain Program records as necessary to support the reimbursement payments made to child care institutions or School Food Authorities under				
	-			~	§215.8 and 215.10 and the reports submitted to PNS under §215.11(r)(2). The records may be kept in their original form or an microlim, and shall be residued for a period of three years after the date of submission of the final Financial Status Report for the fiscal year, except that if audit findings have not been resolved, the records shall be retained beyond the three-year period as long as required for the resolution of the issues raised by the audit.	Ver	Y-	Othersei	The Distance
1711	Title 7	§215.12 Claims against schools or child-care institutions	⊩ederal	Statute	(a) State agencies, or FNSROS where applicable, shall disallow any portion of a claim and recover any payment make to a School FOod Authority or rhit-care an institution that was not properly payable under this part. State agencies will use their own procedures to disallow claims and recover overpayments already made. (b) [Reserved]	TeS	Yes	Other service or product our agency must/may provide	The State Agency may refer any matter in connection with this section to FNSRO and CND for determination of the action to be taken
					(c) The State Agency may refer any matter in connection with this section to FNSRO and CND for determination of the action to be taken.				
					(d) Each State agency shall maintain all records particining to action taken under this section. Such records shall be retained for a partical of three years after the date of the submittion of the final records at the submittion of the final section and the section of the submittion of the retained beyond the three-year petiod as long as required for the resolution of the issues raised by the audit.				
					(e) I CND does not occurs with the State Agency action in paying a chain or a neclaim, or in failing to collect an overpapment PIRSO that lasses and a claim against the State Agency for the amount of such claim, rectain or overpapment. In all such cases, the State Agency shall have full opportunity to submit to CND externor of normalito occurring the action base. In the deterministion of CND, the State Agency's action was unwarranted, the State Agency shall promply pay to FNS the amount of the datam, rectain or overpapment.				
					(I) The smooths recovered by the State Agency from schools and child-care institutions may be utilized, first, ione incritoursemerging powers for mit accent during the fiscal year for which the funds were initially available, and second, to reaply any State funds expended in the reimbursement of claims under the program and not otherwise repaid. Any amounts recovered within a net os utilized shall be returned to FNS in accordance with the requirements of \$2155(c).				
1712	Title 7	§215.13 Management evaluations and audits	Federal	Statute	(g) With respect to schools or child-care institutions in which FNSRO administers the Program, when FNSRO disallows a claim or a portion of a claim, or makes a demand for refund of an alleged overpayment, it shall notify the School Food Authority or child-care institutions of the reasons for such (a) Unless otherwise exempt, audits at the State and school food authority/child care institution levels	No	No - Does not relate directly		
1713	Title 7	§215.13a Determining eligibility for free milk in child-care institutions	Federal	Statute	shall be conducted in accordance with Ollice of Management and Budget Circular A-133 and the Decartment's involvementing reculations at 7 CFR part 3052. (a) General. Child care institutions which operate pricing programs may elect to make free milk available, as set borth in §2157-10(2), to children who meet the approved eligibility criteria. Such child	No	to any agency deliverables No - Does not relate directly to any agency deliverables		
					available, as se non in se to r(0)(z), to charten who neer the approved englishing chema. Soci chira care institutions shall determine the children who				

1	714	Title 7	§215.14a Procurement standards	Federal	Statute	(a) General. State agencies and school food authorities shall comply with the requirements of this part and 2 CFR part 200 and USDA implementing regulations 2 CFR part 400 and part 415, as applicable concerning the procurement of all goods and services with nonprofit school food service account funds.	Yes	Yes	Other service or product our agency must/may provide	Comply with the requirements of this part and implement regulations from USDA
						(b) Contractual responsibilities. The standards contained in this part and 2 CFR part 200, subpart D and USDA implementing regulations 2 CFR part 200 subparts B and D and USDA implementing regulations 2 CFR part 400 and part 151, as applicable, to christer the State agency or School Food Authority of the reponsible authority, whole recovers to FTS, regarding the settlement and authority of the reponsible authority, whole recovers to FTS, regarding the settlement and authority of the reponsible authority, whole recovers to FTS, regarding the settlement and authority is the reponsible authority, whole recovers to FTS, regarding the settlement and authority is the responsible authority, whole recovers to FTS, regarding the settlement and authority and the responsible authority, whole recovers to FTS, regarding the settlement and authority and authority and authority and the settlement and authority and authority and the responsibilities authority and the settlement and authority and authority and authority and authority and the responsibilities and the settlement and authority and the responsibilities and the response to FTS.				
						satisfaction of all contractual and administrative issues arising out of procurements entered into in connection with the Program. This includes but is not limited to: Source evaluation, protests, disputes, claims, or other matters of a contractual nature. Matters concerning violation of law are to be referred to the local, State or Federal authority that has proper jurisdiction.				
						(c) Procedures. The State approv may relate to bolive within the State issue, publics and procedures as andinates by 2 CHR 20.317. or 8 procedures tableades to the provemental publics and all governmental subgratees in accordance with 2 CHR 20.0318 for sught 2 CHR 20.0326. Regurdees the other point of the procedure of the state of the other and the state of the state on a state on the state of the state on a state on the state of the state				
						<ol> <li>Pre-issuance review requirement. The State agency may impose a pre-issuance review requirement on a school food authority's proposed procurement. The school food authority must make</li> </ol>				
1	715	Title 7	§215.15 Withholding payments	Federal	Statute	available, upon request of the State agency, its procurement documents, including but not limited to solicitation documents, specifications, evaluation criteria, procurement procedures, proposed In accordance with Departmental regulations at §§3016.43 and 3019.62 of this title, the State agency shall withhold Program payments in whole or in part, to any school food authority which has failed to available.	No	No - Does not relate directly to any agency deliverables		
1	716	Title 7	§215.16 Suspension, termination and grant closeout procedures	Federal	Statute	comply with the provisions of this part. Program pay Whenever it is determined that a State agency has materially failed to comply with the provisions of this part, or with FNS guidelines and instructions, FNS may suspend or terminate the Program in	No	No - Does not relate directly to any agency deliverables		
1	717	Title 7	§215.17 Program information	Federal	Statute	whole, or in cart, or take any other action as may be avai School Food Authorities and child-care institutions desiring information concerning the Program should write to their State educational agency, or the appropriate Food and Nutrition Service Regional Office of FNS as indicated below:	No	No - Does not relate directly to any agency deliverables		
1	718	Title 7	§215.18 Information collection/recordkeeping—OMB assigned control numbers	Federal	Statute	(a) In the States of 7 CFR section where requirements are described Current OMB control number 215.3(i) 0584-0027 555.5(a) 0584-0005 0584-0002 215.5(c) 0584-0031	No	No - Does not relate directly to any agency deliverables		
						215.5(c) 6584-0341 215.7 (a), (c) 6584-0005 215.7 (b), (2) 6584-0026 215.7 (b) (2) 6584-0329 0584-0005				
1	719	Title 7	Title 7: Agriculture PART 235—STATE ADMINISTRATIVE EXPENSE FUNDS	Federal	Statute	215.10 (a), (b), (d)				
1	720	Title 7	§235.1 General purpose and scope	Federal	Statute	This part announces the policies and prescribes the regulations necessary to carry out the provisions of section 7 of the Child Nutrition Act of 1966, as amended. It prescribes the methods for making	No	No - Does not relate directly to any agency deliverables		
1	721	Title 7	§235.2 Definitions	Federal	Statute	payments of funds to State agencies for use for adminis For the purpose of this part, the term: 7 CFR part 2015 means the Uniform Federal Assistance Repulsitions sublished by the Department to	No	No - Does not relate directly to any agency deliverables		
1	722	Title 7	§235.3 Administration	Federal	Statute	implement certain policies applicable to all Department programs. The applicable provisions deal with competition for	Yes	Yes	Other service or product our agency must/may provide	Enter into a written agreement with the Department for the administration of the child
						(b) Each State agency desiring to receive payments under this part shall enter into a written agreement with the Department for the administration of the child nutrition programs in accordance with the applicable requirements of the spin 7 CFR parts 20, 25, 22, 22, 25, 22, 25, 25, 25, 51, 55, 19, and 2 CFR part 200, subpart 0 and USDA implementing regulations 2 CFR part 400 and part 415. Each agreement shall cover the operation of the Program during the peirod specified therein and may				nutrition programs in accordance with the applicable requirements
1	723	Title 7	§235.4 Allocation of funds to States	Federal	Statute	be extended at the option of the Department. (a) Nondiscretionary SAE Funds. For each fiscal year, FNS shall allocate the following:	Yes	Yes	Distribute funding to another entity	
						(1) To each State which administent the National School Lunch, School Breaktater of Special Mik Programs an amount equal to not (1) present of the India sequended by such State during the second preceding facal year under sections 4 and 11 of the National School Lunch Act, as amended, and advanced a second 3, and 17.0 for Bichik Marindo 47.0 Hgs, as amended. However, the total amount allocated to any State under this pragraph shaft rota beas than \$200,000 or the amount allocated to State in the facal system entrying September 30,1581, whicheres the greater. On Colation 1, 2008 and bead space and the state of the facal system and the state of the facal system and located be adjusted to reflect the percentage change between the value of the indice for State and locat Commence, but the 12-month precision entrying. The state of the second preceding facal year, and the Commence, but the 12-month precision entrying user.				
						(2) To each State which administers the Child and Adult Care Food Program an amount equal to the sam of. "Invertig percent of the first \$50,000, tem percent of the next \$100,000, the percent of the next exception of the the state of the same state of the state \$100,000, the percent of the the state exception of the the state state is a same state of the state state of the state FISS may adjust the amount of any such allocation in accordance with changes in the size of the Child and Adult Care Food Program in a State.				
						allocation for administrative costs for all child nutrition programs. (b) Discretionary SAE Funds. For each fiscal year, FNS shall provide the following additional allocations:				
						(1) Allocate \$30,000 to each State which administers the Child and Adult Care Food Program (7 CFR part 226).				
1	724	Title 7	§235.5 Payments to States	Federal	Statute	(2) \$33.000 to each. State which administres the Food Distribution Program (part 250 of this chapter) is school and/or instrobution which nationate in noronam under a star 12.0.222, and 252 df this is school and/or instrobution which nationate in noronam under a star 12.0.222, and 252 df this is a school and/or instruction. PNG will specify the terms and conditions of the State specify a symmal green by mean of a Letter of the State star	Yes	Yes	Other service or product our agency mustimay provide	Each Older agency shall submit, subject to FNS sporoval, an initial State Administrative Expense plan based upon guidance provided by FNS
						(b) Administrative plan. (1) Each State agency shall submit, subject to FNS approval, an initial State Administrative Expense plan based upon guidance provided by FNS. This base year plan shall include:				
						<ul> <li>(i) The stalling pattern for State level personnel;</li> <li>(ii) A budget for the forthcoming fiscal year showing projected amounts (combined SAE and State funds) by cost category;</li> </ul>				
						(iii) The total amount of budgeted funds to be provided from State sources; (iv) The total amount of budgeted funds to be provided under this part:				
						(v) The State agency's estimate of the total amount of budgeted funds (combined SAE and State funds) attributable to administration of the School Nutrition Programs (National School Lunch, School Breaktast and Special Milk Programs), Child and Adult Care Food Program, and/or Food Distribution				
1	725	Title 7	§235.6 Use of funds	Federal	Statute	Program in schools and child and adult care institutions and to each of the major activity areas of the State agency; and (a) Funds allocated under this part and 7 CFR part 225 shall be used for State agency administrative	No	No - Does not relate directly		
1	726	Title 7	§235.7 Records and reports	Federal	Statute	costs incurred in connection with the programs governed by 7 CFR parts 210, 215, 220, 225, 226, and 250 of this title. Except as provided under \$235.8(c). (a) Each State agency shall keep records on the expenditure of State administrative expense funds	Yes	to any agency deliverables Yes	Report our agency must/may	
						provided under this pirt and part 250 of the SIBE. Such records shall conform with the explicitable SUBE pink for used 30 shall confinitative expenses thanks. The SBM segrety shall marke such the records pink for used 30 shall control the SIME shall be shall be shall be shall be maintain corrent accounting records of SBMs administrative expenses fund which shall adequately relatively fund and/records of SBMs administrative expenses fund which shall adequately relatively fund and/records of SBMs administrative expenses fund which shall adequately there fund the shall be shall be shall be shall be shall be shall be shall be records on mark be log in the relative of the fair Friendance SIMBs regions and be records one shall be shall be shall be records one shall be shall be shall be records one shall be records on shall be records on shall be records one shall be r			provide	
						(1) If audit findings have not been resolved, the records shall be retained beyond the three-year period as long as required for the resolution of the issues raised by the audit.				
						(2) Records for nonexpendable property acquired with State Administrative Expense Funds shall be retained for three years after its final disposition.				
						(b) Each Date specycy and submit to TNCs a quarterly Francial Dates Report (TNCs-777) on he used of State Aministry and State Sta				
						also submit an annual report containing information on School Food Authorities under agreement with the State agency to participate in the National School Lunch or Commodity School programs.				
1	727	Title 7	§235.8 Management evaluations and audits	Federal	Statute	(c) Sale agencies operating those programs governed by parts 210, 215, 220 and 228 and hose Sale agencies which and einzhung agencies eligible for S&L trush sale parcicipation is surveys and sales of programs surveicide under the National School Lunch Act, as anended, and the Child Management and Bodge Clicular A-130, and the Operative's implementing regulations at 7 CFR and 3252. (To obtain the OMB circular referenced in this d	No	No - Does not relate directly to any agency deliverables		

1728	Title 7	§235.9 Procurement and property management standards	Federal	Statute	(a) Requirements. State agencies shall comply with the requirements of 2 CFR part 200, subpart D and USDA implementing regulations 2 CFR part 400 and part 415 concerning the procurement of supplies, equipment and other services with State Administrative Expense Funds.	Yes	Yes	Other service or product our agency must/may provide	State agencies shall comply with the requirements of 2 CFR part 200, subpart D and USDA implementing regulations 2 CFR
					(b) Contractual responsibilities. The standards contained in 2 CFP pert 200, subpart D and USDA implementing regulations 2 CFP part 400 and and 156 do not ensive the State agency of any contractual responsibilities under its contract. The State agency is the responsible authority, without containing out of providence instructions and the state agency is the responsible authority, without containing out of providence instructions and used to a state of the responsible authority, without containing out of providence instructions in the hypotent. This rollade, bade not initiated to source evaluation, protects, disputes, claims, or other matters of a contractual nature. Matters concerning visition of the are to enterned to the local, State or Federal authority that has proper jurisdiction.				part 400 and part 415 concerning the procurement of supplies.
					applicable State laws and regulations, in accordance with 2 CFR part 200, subpart D and USDA implementing regulations 2 CFR part 400 and part 415. (d) Procertv acoultred with State administrative excense funds. State Agencies shall comply with the				
					requirements of 2 CFR part 300, subpart D and USDA implementing regulations 2 CFR part 400 and part 415 in their battom and disposition of property acquired in whole or in part with State Administrative Expense Funds.				
1729 1730	Title 7 Title 7	§235.10 [Reserved] §235.11 Other provisions	Federal	Statute	(a) State funde Evnenvētures of funde from State sources in any fiscal year for the administration of	Yes	Yes	Distribute funding to another	
1100		Second consistent	- Colla		(a) State India: Expendience of Undis tion State sources in any liscal year for the administration of the National School Lunch Program. School Bereklast Program, Speed Nilk Program, Child and Adut Care Food Program shall not be less than that expended or obligated in fiscal year 1977. Failure a State to maritan the level of Unding's ull reach in the bids Windowski of SAE Euro- Regulations 2 CFR part 300, subpart E and USDA Implementing equalities to the state of Unding Unding Underling and Adute Care State to maritan with Out and part (1) in the desting and Adutementing specificates of Undis from State to remain of Undis 1 Und			entity	
					percent of the funds payable to a State agency under this part, whenever it is determined by FNS that the State agency has failed to comply with the requirements contained in this part and in parts 210, 215, 220 and 226 of this title and in part 250 of this title as it applies to the operation of the Food Distribution Program in schools and child and adult care institutions.				
					(2) In addition to the general provisions found in paragraph (b)(1) of this section, FNS may, for any fincal year, record, withhold or cancel payment of up to brity here and one-third (33.3) percent of the funds payable to, and to be used by, a State approy under §235.4(a)(1) and §235.4(b)(3) for administration of action untirtion programs in FNS determines that a State agency is deficient in one or more of the following:				
					(i) Implementing the requirements in §210.18;     (ii) Conducting the number of reviews required in §210.18 within the timeframes specified;				
					(iii) Covering the areas of review set forth in the §210.18, carrying out corrective action, and assessing				
					and recovering claims as prescribed in §§210.18 and 210.19 of this title; (iv) Conducting reviews with sufficient thoroughness to identify violations of the areas of review				
					identified in §210.18;				
1731	Title 7	5235.12 Information	Federal	Statute	(v) Meeting the reporting deadlines prescribed for the forms (FNS-10 and FNS-777) required under §210.5(d) of this title; and 7 CFR section where requirements are described Current OMB control number	No	No - Does not relate directly		
1731	The 7	§235.12 Information collection/recordkeeping—OMB assigned control numbers		Statute	235.3(b) 0584-0067 235.4(b) (e) 0584-0067	NO	to any agency deliverables		
					235.7(a) 0584-0067 235.7(b) 0584-0067 235.8(b) (b) 0584-0067 235.8(b), (b) 0584-0067				
					235.9(c). (d) 0584-0067 235.11(b)(2) 0584-0067 2				
1732	Title 7	Title 7: Agriculture PART 250—DONATION OF FOODS FOR USE IN THE UNITED STATES, ITS TERRITORIES AND POSSESSIONS AND AREAS UNDER ITS JURISDICTION	Federal	Statute					
1733	Title 7	Subpart A—General §250.1 General purpose and scope	Federal	Statute	(a) Purpose. The Department purchases foods and donates them to State distributing agencies for further distribution and use in food assistance programs, or to provide assistance to eligible persons,	No	No - Does not relate directly to any agency deliverables		
					In accordance with legislation(1) Authorizing donated lood assistance in specific programs (e.g., the Redards B, Russel Marcinal School Lunch Art In Makinas (Shaol Lunch Nogan, MSR)), or (2) Redards B, Russel Marcinal School Lunch Art In Makinas (Shaol Lunch Nogan, MSR)), or (2) accordance with Section 32. Section 416, and Section 700, as defined in §2202,(b) Use of donated hoods. Donated footion 32. Section 416, and Section 700, as defined in §2202,(b) Use of donated requirements of the special read or advanced boxed requirements of the special read registration of the special read or advanced registration relates or consisting demonstrations) in any programs. However, donated foots may be used in the child and read read read read boxed boxed read reads add in NSCP1. Disclo for tengen respeciate to make any programs in demonstrations read reads for their tready. Lines approved by PRS, or specifically permitted or perform any services in read reads for their tready. Lines approved by PRS, or specifically permitted reform any services in receiver, second for donated locods provides in the Nutrino Service Income NSPF)-(1) calgalative sanctions. In accordance with the Richard B. Russel National School Lunch Are, person who embezzhes, willing imagingia, steak, or colaristic by finad any donated locods (or funds, assets, or property deriving trom such hoods, with the hourideg bett the two even embezzhed, willing work violations. The distribution gapero, or other parties, as applicable, must inmediately nodly FNS of all such violations.				
1734	Title 7	§250.2 Definitions	Federal	Statute	Requirements for Federal Awards published by OMB. The Part reference covers applicable:	No	No - Does not relate directly to any agency deliverables		
					Acromms and Definitions (subpart A), General Provisions (subpart B), Post Federal Award Requirements (subpart D), Cost Principies (subpart E), and Auto Requirements (subpart P), MOTE Requirements (subpart D), Cost Principies (Subpart E), and Auto Requirements (subpart P), MOTE BHS agency that Aministers NRJ Aministeria genery memory and Subpart P). The Subpart P and P a				
					school means a school that operates a nonprofit food service, in accordance with 7 CFR part 210, but that receives additional donated food assistance rather than the cash assistance available to it under Section 4 of the Richard B. Russell National School Lunch Act (42 U.S.C. 1753). Consignee means and				
					entity (e.g., the distributing or recipient agency, a commercial storage facility, or a processor) that receives a shipment of donated foods from a vendor or Federal storage facility Contract value of the				
1735	Title 7	§250.3 Administration	Federal	Statute	donated foods means the pinice assigned by the Department to a donated food which must reflect the (a) Food and Nutrition Service. Within the Department, Food and Nutrition Service (FNS) must act on behalf of the Department to administer the distribution of donated foods to distribution agreements for further distribution and use at the State level. In accordance with the requirements of this part(b) Auditis or inspections. The Department, the Composition Generation Use United States, or any	No	No - Does not relate directly to any agency deliverables		
					of their androtzer representatives, may conduct audits or respections of distributing, subditcharding, or relipient agencies, on the commonitied releptiess with which help value contracts or agreements, in order to determine compliance with the requirements of this part, or with other applicable Federal equalitations (1) Sequences on termination. Whenever it is determined that a distributing agreery has any strangent on termination. The third sequences are applicable to the sequences of the third sequences on termination. The distribution of domates foots, or the provision of administrative many strangent on termination and the sequences of the sequences of the termination of assistance, including the reasons for the action and the effective date. The distributing agency may paped as subjections of termination of assistance and sub-appeals in provide to in Federal agency may paped as subjections of termination of assistance and the appeals in provide to in Federal chargency may paped as tabues on the action and the effective date. The distributing chargency may paped as tabues to the action and the effective date. The distributing chargency for FDPRI). This may also take other actions, as approprinte, including prosecution and the strates.				
1736	Title 7	Subpart B—General Operating Provisions §255.10 Availability and ordering of donated foods	Federal	Statute	(a) Oddering diverse for obtained foods. The distributing agency must utilize a request-driven ordering system in submitting orders for donated foods to PNS. As part of such system, the distributing agency must provide recipient agencies with the opportunity to submit right on a litest an annual basis, in other provide recipient agencies. The distribution of the provide recipient agencies and the observation of the distribution of the provide the term of the provide foods the recipient agencies any best utilize at term as analiable to them for ordering. The distributing agency must also ensure that donated foods are ordered and distributed only in anorat: that may be utilized effectively and without wate(1). Physical mode and information on donated foods. The distributing agency must provide recipient agencies, at their request, information that will assist them in ordering or ensurements and must food where an advective the disposition of donated foods the distribution of the second second and the approximation that will assist them in ordering of ensurements and multitional value; and(2) Proceedures for the disposition of donated foods the donated foods must not be distributed to any receptent agencies or recipients where normal food expended foods must not be distributed as any receptent agencies or recipients where normal food expenditures are reduced because of the receipi of donated foods.	No	No - Does not relate directly to any agency deliverables		

10       1.0	1737 Title 7	§250.11 Delivery and receipt of donated food Federal	Statute	(a) Delivery. The Department arranges for delivery of donated foods from the vendor or Federal No	No - Does not relate directly
10       1.0.       <		shpments.		directly to a necplerit agency, or to a stringe holliny or pricessor with which the recipient agency has entered in a countic or agreement, which be oprovid of the disbulling agency. The Department will make every reasonable effort to arrange deliveries of donated floats based on information obtained from disbulling agencies, but nearth shalls be accordance with §22.02, an entry hat referred to as the counsignee. Counsignees must provide a delivery address, and other information as required by PMS, as well as update the information on the deliver of both the entry of the deliver of the deliver of the deliver of the deliver of the the deliver of the delive	to any agency deliverables
10       1.2.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1				must comply with all applicable Federal requirements in receiving alignments of donated loods, including proceedures for the disposition of any donated loods an a singiment that are a cu-d-condition (as his term is defined in § 252.2), or are not in accordance with ordered amounts. The delatibuiling or statistical and an another and any donated loods and any donated lood and any donated lood any donated lood alignments. (c) Reglacoment of donated foods. The wondor is responsible for the replacement of donated loods that are delivered uncertained. Such responsibility earthdu until and any donated loods that are delivered our of conditions. Such responsibility earthdu until any donated loods that are delivered our of conditions. Such responsibility earthdu until	
10       No.       Salara       Salara <t< td=""><td></td><td></td><td></td><td>responsibility for replacement is contingent on the determination that the foods were out-d-condition at the time of detays, Replacement must be in-ixin, unless RAS segurous similar replacement (the terms in-ixin and similar replacement are defined in §250.2). FINS determines that physical replacement of detarement detarement and even the RAS segurous similar expension by the replacement of detarement and even the RAS segurous similar expension by the replacement of detarement and even the RAS segurous similar even the set of detarement of an and the rules detarmined by PNR3 (r)(2) Credit the databuling agencys entitlement, as detarbulic) of PNRent of Cast testing to similar must represent the for the reflement, as detarbulic) of PNRent of Cast testing to similar must have been to reflement as the set of cast testing to similar must be parameters to represent the representation of the representation of the representation of the reflement. The set of the representation of the representation of the reflement as the responsible for the rule of the representation of the rule of the rule of the reflement as the responsible for the rule of th</td><td></td></t<>				responsibility for replacement is contingent on the determination that the foods were out-d-condition at the time of detays, Replacement must be in-ixin, unless RAS segurous similar replacement (the terms in-ixin and similar replacement are defined in §250.2). FINS determines that physical replacement of detarement detarement and even the RAS segurous similar expension by the replacement of detarement and even the RAS segurous similar expension by the replacement of detarement and even the RAS segurous similar even the set of detarement of an and the rules detarmined by PNR3 (r)(2) Credit the databuling agencys entitlement, as detarbulic) of PNRent of Cast testing to similar must represent the for the reflement, as detarbulic) of PNRent of Cast testing to similar must have been to reflement as the set of cast testing to similar must be parameters to represent the representation of the representation of the representation of the reflement. The set of the representation of the representation of the reflement as the responsible for the rule of the representation of the rule of the rule of the reflement as the responsible for the rule of th	
Image: Source of the second	1738 Title 7		Statute	donated looks to a databoling or recipient agency, or other consigners, as the Department deems in this beat interest, the databacket or despirat agency, or other consigners, as the proprior to the procedures in PKS interactions—as, failure to provide for the unixeding of a shipment of donated procedures in PKS interactions—as, failure to provide for the unixeding of a shipment of donated looks within a destinated time period. The distributing agency or subdistributing agency (which may include. No (a) Safe strange and control. The distributing agency or subdistributing agency (which may include. No agency, as agriculture), must crow the tables for the strange of control of donated looks than protect.	
Image:				against het, spolage, damage, or ofher loss. Accordingly, such stratege facilities must maintain donated tools in strategy control of the proper temperature and humidity, and with adequate and circulation. The distributing agency must ensure that stratege facilities comply with all Federal. State, or local requirements testimics to local actively of health all opticationates for responsible to a local feadure and the strategy of the strategy of the strategy testimic testimics and the strategy and agency must ensure that donated foods at all stratege facilities used by the distributing agency (or by a subdistributing agency) areas toor in a manare that general test to be distributing agency (or by a subdistributing agency) areas toor in a manare that general test to be distributing agency (or by a subdistributing agency) areas toor in a manare that general test to be distributing agency (or by a subdistributing agency) areas toor in a manare that general test to be distributing agency (or by a subdistributing agency) areas toor in a manare that general test to be distributing agency (or by a subdistributing agency) areas toor in a manare that general test to be distributing agency (or by a subdistributing agency) areas toor in a manare that general test to be distributing agency (or by a subdistributing agency) areas toor in a manare that general test to be distributing agency (or by a subdistributing agency) areas toor in a subdistributing agency (or by a subdistributing agency) areas toor in a subdistributing agency (or by a subdistributing agency) areas toor in a subdistributing agency (or by a subdistributing agency) areas toor in a subdistributing agency (or by a subdistributing agency) areas toor in a subdistributing agency (or by a subdistributing agency) areas toor in a subdistributing agency (or by a subdistributing agency) areas toor in a subdistributing agency (or by a subdistributing agency) areas toor in a subdistributing agency (or by a subdistributing agency) areas toor in a	
10       10.1       Partine Parte Parti Partine Partine Parti Partine Parti Parti Par				diatributing agency's system of inventory management must ensure that donated looks are distributed in a timely miner and in optimal condition. On an annual basis, the distributing agency (or by a subdistributing agency), and must exercise physical and books inventises of donated looks, or by a subdistributing agency, and must exercise physical and book inventises of donated looks, the strip of the subdistributing agency and must exercise physical and book inventises of donated looks, for sub-loses (c) hventroly limitations. The distributing agency is subject to the following limitations in the amount of donated food inventions on-hold, unless RFS acrongin distribution limitation.	
171       16.7       For the standard standa				average amount of donated loots utilized in that periods, and (2) For GSF and FDPR, invertions of each category of donated loot in the loop donadege may not exceed an amount needs for a three- mosth period. based on an everage amount of donated lood that the databuding agency can be determined and the databudine state of the databudine state of the databuding agency can be determined and the databudine state of the databudine state of the databudine state of the protection. The databuding agency must databuilt state and the databudine doods at its storage bottlets. The amount of such insurance the table at lead equal to the average monthly value of domated food invertines at such failings in the previous face layer. The databuding agency must and an advection of the such insurance must be at lead equal to the average monthly value of domated food invertines at such failings in the previous face layer. The databuding agency must at the databudine state of the such insurance must be at lead equal to the average monthly value of domated food invertines at such failings in the previous face layer. The databuding agency must at the databudine state of the such insurance must be at lead equal to the average monthly value of domated food invertines at such failings in the previous face layer. The databudine gapercy must at the such as	
1       18.4       Parter       File Statements       Fil	1739 Title 7		Statute	Investories, in the same amount required of the distributing agency in this paragraph (d):(1) Subdistributing agencies)(2) Recipient agencies in household programs that takes an agreement with the distributing agency or subdistributing agency is totre and distributing looks (except those recipient agencies which matimin investories with a value of dowtaet block that do not exceed a distributing (a) Direct stypments. The distributing agency must ensure that the distribution of domate looks in the distribution of the distributing agency must ensure that the distribution of domate looks in which are the distribution of agency must ensure that the distribution of domate looks in which are the most well advectorized or distributions are the distribution of the distribution of the distribution domate looks in the distribution of advectorized or distribution of a distribution of domate looks in the distribution of domate looks in the distribution of distribution of advectorized or distribution of domate looks in the distribution of domate looks in the distribution of distribution of distributions and an advectorized or distribution of domate looks in the distribution of domate looks in the distribution of distribution of distributions and advectorized or distribution of domate looks in the distribution distribution domate looks in the distribution domate looks in the distribution distribution distribution distribution distribution distribution distribution domate looks in the distribution distri	
17.       18.7       Bislamentaria       Family       Base and the second s				from USDA vendors to recipient agencies, including two or more recipient agencies acting as a collective unit (use) as a short ol-coy), to its its commencial comparisation of a start agencies, (2) to the start of the part. In the start of the start o	
18       18.7       Pather and the second se				cost-effective mariner possible. The distributing approxy must use a commercial stratege facility, in accordance with §250.121, (II for east cut shystem is determined to be more efficient and cost- effectore than other available methods). (2) The distributing approxy must utilial. State Administrative Expenses (SAE) funds in child maritation organizas, as available, in meet the costs of straining and programs, and administrative costs related to such activities, in accordance with 7 CFR part 252. If SAE funds, or my other Frederal of Sate funds received provident of the hyperse, articitation to high meet the strain of the straining and the straining approximation of the straining and activities. The straining approximation of the straining approximation of the straining and activities. The straining approximation of th	
12         147         Sol 1 - Super determinants         Film         So				costs (e.g., subtres of employees engaged in such activities), the distribution gency may require school food autorities on other respect agreements in that manipum programs to pay a distribution and the school food autorities on other respective and the school food autorities and the school food allowable costs, in accordances with 2 CEFR part 2003, subpart E, and USBN harplementing regulations at 3 CEFR part 400. The distribution gramming and the school of costs incurred in school grand distribution generated location of valued administrative costs, and the school of funds used to pay such autorities and other recipient agencies in onich autorities programs. In determining the amount of a subtrolling and the recipient agencies in onich autorities programs. In determining the amount of a	
1/1         Ter 2         PD-15 Constructions for the problem of the p	1740 Title 7		Statute	reducing the level of service provided once a distribution charge is established, the distributing backnorm text reveals FNR approval provide to indimentations. Charge have been applied on the (a) Sale storage and control. Receipter agencies must provide facilities for the storage and control. For the storage and control, Receipter agencies must provide facilities for the storage and control of the balance of the storage and control. The storage control is the storage and control of balance must be applied on the storage control is the storage tablies control with and with adequate air circulation. Receipter agencies must ensure that storage tabilities comply with all Feders, Stars, or local requirements reliable to food safety and health and procedures for the storage control is the storage control is the storage tabilities control with the procedures for the storage control is the storage and the storage control is the storage control is the storage control is the storage control is the storage control is the storage control is the storage control is the storage control is the	
171       Ter 7       Sp3.15 Cod-ocodion dotates loop larger       Feature       Feature       Sp3.16 Code-ocodion dotates loop       Feature       Sp3.16 Code-ocodion dotates l				management—household programs. Recipient agencies in household programs must size dorield loods in a names that permits them to a defininguished from the foods natorial, and must one of the second	
1741       The 7       \$250.15 O. O. d- condition inclusion foods       Teeleral       Basket       Condition in the condition inclusion inclusin inclusion inclusion inclusion inclusion inclusion inclusion incl				Social an charitable institutions, in accordance with §250.07, are not required to abre donated foods in memory provides and a social	
174       Tile 7       Sp2015 Due due due not notamied books, hool meder       State       (a) Out-explained books and				recipient agency operating a household program must request approval from the distributing agency to transfer donated local at its storage distillers to another recipient agency. The distributing agency to transfer donated local at its storage distributing agency transfer of TEFAP hous from one food party to according vibration. This agency, Hourever, the distributing agency must recive FNS approval to permit are captional program (a caption to transfer donated local to a recipiont agency in a different program (a	
142 Tel 7 Tel 7 Tel 7 Sp.50.16 Clams and restitution for donated food Federal Bases. 154 Tel 7 Tel 7 Sp.50.16 Clams and restitution for donated food Federal Bases. 154 Tel 7 Tel 7 Sp.50.16 Clams and restitution for donated food Federal Bases. 154 Tel 7 Tel 7 Sp.50.16 Clams and restitution for donated food Federal Bases. 154 Tel 7 Tel 7 Sp.50.16 Clams and restitution for donated food Federal Bases. 154 Tel 7 Tel 7 Sp.50.16 Clams and restitution for donated food Federal Bases. 154 Tel 7 Tel 7 Sp.50.16 Clams and restitution for donated food Federal Bases. 154 Tel 7 Tel 7 Sp.50.16 Clams and restitution for donated food Federal Bases. 154 Tel 7 Tel 7 Sp.50.16 Clams and restitution for donated food Federal Bases. 154 Tel 7 Tel 7 Sp.50.16 Clams and restitution for General Good Federal Bases Federal Good Federal Federal Bases Federal Good Federal Bases Federal Good Federal Bases Federal Good Federal Federal Bases Federal Good Federal Bases Federal Good Federal Federal Bases Federal Good Federal Federal Good Federal Federal Good Federal Federal Bases Federal Good Federal Bases Federal Good Federal Good Federal Federal Bases Federal Good Federal Good Federal Federal Good Federal Federal G	1741 Title 7	§250.15 Out-of-condition donated foods, food Federal recalls, and comptaints.	Statute	(a) Out-d-condition dowated toods at the distributing agency level. The distributing agency must must the distributing agency must be added and a strain the distributing agency must be are removed, destributed, or derivated disposed of in accordance with TRS instruction and Sale or largeristics of distributing and the disposed of in accordance with TRS instruction and Sale or inspection of divide fronts by Sale or tool and the disposed of the strain the disposed of the strain agency strain divide fronts by Sale and too hard the divide tool tool and the strain of the disposed of an encessary, or as directed by TRS. Out-of-condition domated bods may be sold (e.g., to a strainge company), Lipermited by TRSS and start local strain are organization. B(b) out-of-condition, the sold decl, to a strainge company). Lipermited by TRSS and start local strain are organization. B(b) out-of-condition domated bods and the strain and th	
1742       Title 7       \$250.16       Claims and resilution for donated food       Federal       State       State       Comparing registration of donated foods       Note of comparing registration reginergistration registrati				condition donated foods at their stronge facilities to the distributing agains', in accordance with \$250, 14(0), and meanure that share consoling foods are revealed, distributing, or diversities disposed to the strength of the strength	
<ul> <li>Title 7</li> <li>1742</li> <li>Title 7</li> <li>1520.16</li> <li>Claims and restitution for donated food</li> <li>Federal</li> <li>Bases</li> <li>Title 7</li> <li>1520.16</li> <li>Claims and restitution for donated food</li> <li>Federal</li> <li>Bases</li> <li>Title 7</li> <li>1520.16</li> <li>Claims and restitution for donated food</li> <li>Federal</li> <li>Bases</li> <li>Bases</li></ul>				requirements in determining the safety of locis (including donated locis), and in their destruction or doner disposition. However, they are not required to stropt out actions to the distruction of applicable federal. State or local requirements for donated floods subject to a loci recall, as this term is defined in 3202. Further, in the evant of a recall. Departmenting ultarow is provided, including processing of instructions for all parties in negooding to a locid recall, applicationer of terading processing of instructions for all parties in negooding to a locid recall, applicationer of teraded actions (a) Comparison relations of a locid application of the safety of the s	
Tosses. for the loss of a donated toods, or for the loss of improper use of funds provided for, or obtained as an to any agency deliverables incidents of, the distribution agency multiclefully, and set to any agency deliverables to any agency of the distribution agency multiclefully and set to any agency of other entities for the loss of donated toods. The first may relate and pursue dams agency or other entities for the loss of donated toods of the loss or improgram use of funds provided for, or other entities for the loss of improgram data of the loss or improgram use of funds provided for, or other entities for the loss of improgram data of the loss or improgram use of loss of any program data of the loss of improgram data of the loss of improgram data of pursue datas addensed at a multiclefull of the distribution of donated boots. The first may also initiate and pursue datas may, or behalf of the Dispersioner, compromine, the oright has a data. The first may also initiate may a data. The first may also initiate any addition of additional data of the distribution of additional data of the data of the loss of improgram use a data. The first may also initiate may are a data. The first may also initiate may a data. The first may also initiate may also initiate may a data. The first may also initiate may a data. The first may also initiate may a data. The first may also initiate may are also initite may are also initiate may are also initiate may are also i	1742 Title 7	§250.16 Claims and restlution for donated food Federal	Statute	received from recipients, recipient agencies, or other entities relating to domated footh must be received in an expectition annexer, and incodances with policitation requirements in the part completion protocol and authorization from PRS. Any completions regardings product quality or specifications or suggested product provements, must be authorized to PRS any completions regarding product quality or especifications or suggested product provements, must be authorized to PRS any completions regarding product quality or established PRS domated tools completing system to tracking purposes. To completing may not be authorized provided to provide the stability of the stability purposes and the stability of the quality of the stability of the stability of the stability of the stability of the quality of the stabilit	
non/is or location biochaption and a completion and a com		unses.		incident of, the distribution of downled foods. The distributing agency must leader(b), and seek restluction from, protein responsible for the loss, and implement corrective addross by provent future losses.(b) FRG claim actions: FNS may initiale and pursue claims against the distributing agency or obtained as in a vision of the distribution of the formation of the distributing agency or obtained as in a vision of the distribution of downled foods. The loss raise against and pursue claims against the distribution games (v) for failure to take required dam actions against other parties. FNS may, on behalf of the Oparamet, comprise, togeting suggestion (or wise a claim. FNS may, at is	to any agency desverables

1743 Title 7	\$20017 Use of lands obtained incidental to donated lood distribution.	Federal Stat	imposed on recipient agencies in child multitorio programs, in accordance with § 250.100, to meet coat of storing and distribution global closel cost storing administrative cost, consistent with the and USDA implementing regulations at 2 CPP parts 400 and 14.1 The startburking approxy mul- maritans such thards in an operating account, separate from other funds obtained incidental to do to distribution. The amount of hunds maintained at any time, in the operating account may not be and USDA implementing regulations at 2 CPP parts 400 and 14.1 The startburking approxy mul- maritans such tards in an operating account, separate from other funds obtained incidental to do to distribution. The amount of hunds maintained at any time, in the operating account may not be provide storing of the store and the store account. Support and the store account of the target account of the store in such account. Unless such approval is granted, funds in excess of the established from the distribution charge to prove the distribution charge imposed on receipient agencies, or obtained from the distribution charge to prove the store funds of bottore (management company contracts. School local subcritism using a local contract of the store integrant of the receipient agencies management companies in crediting for the value of distribution charelevel, and support of the remportil school for darvice, in accountare with § 210.14 of this chapter. Other receipient agencies management companies in crediting for the value of distribution of the properties of darse to distribution distribution and the program as an excellence of the payment of displants prove the company contracts. School local subcritism are used only for the payment of the properties of the remportil school for darvice, in accoundance with § 210.14 of this chapter. Other receipient agencies management companies in crediting for the value of distribution of the target distribution of the payment of darks to distribution on the instribution and the target agencies and payment	the definition of the second s	No - Does not relate directly to any agency deliverables
1744 Tole 7	§250.18 Reporting requirements.	Federal Stat	operating account manished in accordance with paragraph (a) of this section), and must chain F (a) Inverted and distribution of donaled boots. The distributing ageny must asimh of TNR server relisting to the Invertery and distribution of donaled boots in the panagraph (b) of in other regulation assimilate in the Invertery and distribution of donaled foots in the panagraph (b) of in other regulations and the Invertery and distribution of donaled foots in the panagraph (b) of in other must submit from TNR-152, Morthly Distribution of Donated Foots to Family Units. For donated for encoder in TERAP. NSB, or derive of his nurities organizes, the distributing agency must submit FNS-155, the Invertery Management Register (b) Processor performance regorts. Processors in reports multiculate the information for the second of the second and the second and the second performance of the second second distributions of donated foots used distributing agency must submit to FNS areport of the types and amounts of donated foots used distributing request many tabution to FNS areport of the types and amounts of donated foots used distributing agency must submit to FNS areport of the types and amounts of donated second and other information, as neguested by FNS, in order to ensure compliance with requirements in this p For sample, FNS may require the distributing agency must auto their information, as neguested by FNS, in order to ensure compliance with requirements in this p For sample, FNS may require the distributing agency must auto distribution system, in accordance with § 250.13(c) and (d).	ns s ods orm st tich he com sst for mit	No - Does not relate directly to any agency deliverables
1745 Tole 7	\$250.19 Recordleeping requirements.	Federal Stat	e 1) Required neods. Distibuting agencies, necipient agencies, and other estities mut maintain records of agreements and contracts, reports, audit, and clama, citotos, functionado and contracted tood distribution, and other records specifically required in this part or in other of observations and an exception. Exploring agreements and contractically required in this part or in other of value of donated food distribution, and other records specifically required in this part or in other of value of donated food estimutions, and real scalability, and records the densities of a scalability of a	ne ist i or if oss red r,	No. Does not inlate directly to any agency deliverables
1746 Title 7	§250.20 Audi requirements.	Federal Stat	e) Requirements for distributing and necipient agenciae. Aust requirements for State or local government agencies and norport equivations that the receive Federal available sort grant (and) that grant agencies and norport grantizations that receive Federal available sort grant (and) that grant 200, subgrant F and 300, subgrant agencies and norport grantizations that create Federal available sort grant (and) that the sort of the sort 200, subgrant F and 300, subgrant agencies and norports. In the value of Federal available sort 200, subgrant F and 300, subgrant agencies and norports. In the value of Federal avail (and a sort 300, sort 200, sort 300, sort 3	s of Stans Stans Stans F F F S S S S S S S S S S S S S S S S	No - Does not relate directly to any agency deliverables
1747 Trile 7	§250.21 Distributing agency reviews.	Federal Stat	distributing agency or recipient agency fails to obtain the required audit, or fails to correct deficient	ies, No iew	No - Does not relate directly to any agency deliverables
1748 Title 7	(280.22) Distributing agency performance atandards.	Federal Stat	e (c) Performance standards. The distributing sparce must meet the basic performance standards included in this paragraph (i) in the ordingin, distributing revening, Tagetonicus, precessing, Tagetonicus, and courted foods. Some of the performance standards apply only to distributing agencies that agencies that present agencies with information on charaked dost while), assistance textures values, product specifications, and processing options, an requested (2) implement a requested values, product specifications, and processing options, an requested (2) implement as a requested values, product specifications, and processing options, an requested (2) implement as requested values, product specifications, and processing options, an requested (2) implement as requested values, product specifications, and processing options are explained (2) implement as requested values, product specifications, and processing of constructions on the large distribution, and control of dostant for the substance of the same distribution and control of dostant for the substance of the same distribution and control of dostant for the same distribution and control of dostant for the same distribution and control of dostant for the processing of dostant textual funds are isotant for dostant for the processing of dostant for dostant textual funds are isotant for antipolication and processing of dostant for dostant textual funds are isotant for dostant textual funds are isotant fo	xi sen n n cide a a a a a a a a a a a a a a a a a a a	No. Does not initiale directly to any agency deliverables

1749	Title 7	Subpart C—Processing and Labeling of Donate Foods (550.30) State processing of donated foods	d Federal S	Statute	(a) General. This section area forth the terms and conditions under which distributing agencies, subdistributing agencies, or recipient agencies may reter into contracts for the processing of donated docts and precession the minimum requirements to be included an usch contracts. (b) Permissible contracts and arrangements. (1) A distributing agency, addustationaring agency, or recipient agency may agrines through its on distribution space as paytion for minimum product acceptation by agrines through its on distribution space as paytion for minimum product acceptation by agrines through its on distribution space as paytion for minimum product acceptation by apprecise through its on distribution space and agency or addistributing agency, or acceptent agency may distribution agances and and addiverse as paytion for minimum product acceptation by the processing on bihaff of one or more recipient agency and use the space and the set to the processing on bihaff of one or more recipient agency and use the space in agences and the set to processing on bihaff of one or more recipient agency and use the initiation agency may condition card and a state and the distributing agency and use the minimum product acceptation by processing on bihaff of one or more recipient agencies. All recipient agencies and the setting agency (c) Processing contracts by which the distributing agencies and contract for processing contracts by all calls either to the distributing agencies and contract for the agency and products through a distribution cancel as attracted and the setting agencies and processing contracts with a processor under at attragements similar to those described in paragraph products through a distribution agencies and contracts with a paragraph (e) of the section.) processing contracts and all addiverse and the level strateging agencies and contracts for paragraphs and and and an contraction of the additional gencies and which all the astrategingencies in agencies and addition devencies the totic proc	No	No - Does not witals directly to any agency deliverables
1750	Title 7	Subpart C—Processing and Labeling of Donate Foods §250.30 State processing of donated foods continued	d Federal S	Statute	and selecting processing contracts. The selection criteria shall be used in selecting or rejecting processors in a manner that ensures equitable treatment of processors. The selection criteria shall, at	No	No - Does not relate directly to any agency deliverables
1751	Tile 7	Subpart DDonated Foods in Contracts With Pood Service Management Comparing \$250.50 Contract requirements and procurement \$250.51 Crediting for, and use of, donated food		Rature	(a) Contract requirements. Prior to donated foods being made available to a food service management company, the treglent agency must term in a contract with the food service management company. The treglent agency must term in a contract with the food service prior agency is the school for a service management company. The treglent agency is the school for agency and the school for agency is the school for agency and the school for agency is the school for agency and the school for agency. School for agency and the school for agency and the school for ag	No	No - Does not reiter directly to any agency deliverables
1753	Title 7	\$250.52 Storage and inventory management of consteed foods	Federal S	Statute	the distributing agency, in accordance with § 250.26(c), c). If approved by the distributing agency, accordance to the second for a submany f	No	No - Does not relate directly to any agency deliverables
1754	Title 7	§250.53 Certract provisions	Føderal S	Statute	applicable. (a) Respired contrasts provisions in fixed-price contracts. The following provisions relating to the use of dotated tools must be included, is applicable, in a recipient generoly. Biodyprice contract with a sequence of the sequence of the provisions must also be included in processment documents. The required provisions are (1) A statement that the bod service management company. Sum of the sequence of the documents. The required provisions are (1) A statement that the bod service management company and including the value of content load and togeted power bud in certain (1) and the means of documentation to be alliable to verify that the value of all donated bods that been contingencies in §250.5(1)(2). The method and frequency by which reading will could be approxed and including the value of content do the torus by the intervalue of all donated bods that been contingencies in §250.5(1)(2). The method and frequency by which reading will could be applicable frequirements in 7 CFR part 250.5(1).3 attasement that the food service management company will be processed with the food service management company will be responsible for, in accordance with the processed with the food service management company will be and the end will be applicable requirement in 7 CFR part 250.5(1).3 attasement that the food service management company will be processed and processed and process on the about of the recipient agency, based bods, will associated bods, in the food service management company will be and contend with the processed recipient agency is deviced in the about bods, in the recipient agency is deviced in the about bods, in the about body of a 7 CFR part 250.5(1), attasement that the food service management company will be applicable, will be applicable, will be about body of the value of donated loods, not and up noticuts at the processed and processed reqreserts and apperments, and will cobside body or the processed reqre		No - Does not telate directly to any agency deliverables

1755	Title 7	§250.54 Recordseeping and reviews	Federal	Statute	(a) Recordkeeping requirements for the recipient agency. The recipient agency must maintain the following records resting to the use of donated foots in its contract with the food service management prompwin(1) The donated foots in its contract with the food service management company (or use in the recipient agency) food are included for the contract with the food service management company (or use in the recipient agency) food are included for the contract with the food service management company (or use in the recipient agency) food are included for the second service and provide the food service in the second service and provide the food service in the recipient agency is too are included for the scalar donated food service and the scalar donated food service and the scalar donated food service and the recipient agency (i) the scalar donated foods in its contract with the requirements in (22.05.1%), have used of contained food service and the recipient agency (i) the scalar donated foods in its contract with the requirement agency is tool service. The scalar donated foods in this contract with the recipient agency (i) the scalar donated foods in the contained with the requirement of processed end products, and(2) bocumentation that it has orbital of the recipient agency (i) the scalar donated foods contained in processed end products, and(2) bocumentation (i) from variantement in the scalar agency. The requirements of this part hrough its monitoring (in the cost service operation), as required in 7 CFR requirements of the scalar agency. The requirements of the scalar agency is the scalar donated foods envice operation, as required in 7 CFR requirements of the scalar of the cost agency is the load area of cost and the scalar agency. The requirements of the scalar agency is the scalar of the cost agency is the s	e e d	No - Doen not relate directly to any agency deliverables
1756	Title 7	Subgat F – National School Lunch Programs (SLSP) and Other Unit Natifician Programs §250.56 Provision of donated foods in NSLP	Federal	Statute	(c) Distribution of densets loos in NSE. <sup>1</sup> The Department provide donate looks in NSE. <sup>1</sup> to distributing agencies. The distributing agency in the donate looks is proved for data foods to school food and results and approximate looks and the donate looks destribution agency mutation looks and the donate looks and the d	n	No-Down one value directly to any agency deliverables
1757	Title 7	§220.57 Commodity schools	Federal	Statute	(a) Categorization of commotify schools. Commodity schools are schools that operate a nonprofit school tood service in accordance with 7 CFR pair 21(b), but receive additional donated load schools in accordance with 7 CFR pair 21(b), but receive additional additional load school and too school	No	No - Does not relate directly to any agency deliverables
1758	Tile 7	\$220.54 Ordering domited foods and their provision to school food authorities	Federal	Statute	call Oxform particular the source of the source of the source of the the the the the source of the the the the the the the source of the	9	No - Down our relate directly to any agency deliverables
1759	Title 7	§250.59 Storage, control, and use of donated loads	Federal	Statute	(c) Scrape and inverteey management. The distributing agency must ensure compliance with synamics and inverteey management is \$25.01 and 20231 and end to ensure the seal and effective statiss and inverteey management of donated loads, and their efficient and cost-efficient distribution to school load address and the server compliance and effective statiss and and effective statiss and effective statiss and address and the server schema and effective statiss and effective statis and effective statis and effective statis and effective statis and effective statiss and effective statis and effective statism effectiv	9	No-Dom not relate directly to any agency deliverables
1760	Title 7	525060 Chid and Adul Care Food Program (CACFP).	Federal	Statute	comclares with the use of domatel foods in caracteristic 1) and (c) of this section under like contract (d) barticularial divides foods (C). The Department provided strated foods in CACPP in the contract of the contract of the contract of the contract as applicable.(b) Types and quartifies of domatel foods distributed. For each shared year, the contract of the contract of the con	a e	No - Does not relate directly to any agency deliverables

1761	Title 7	\$250.61 Summer Food Service Program	Federal	Statute	(a) Distribution of donated foods in SFSP. The Department provides donated foods in SFSP to	No	No - Does not relate directly
		(SFSP).			distributing agenciae, which provide them to eligible service institutions participating in SFSP for use in service participane meals to needly distributing participating in SFSP for use the service participation of the service institutions and SFSP meal are based and the service participation of the service institution and SFSP meals are based and the service participation of the service institution and SFSP meals are based and service and service participation of the service institution and service institutions and service and other service institution agency receives contracted local service institutions and service and other service institution agency receives contracted local service institutions and service and other service institutions agency receives contracted local service institutions approximation of the Richard B. Russell National School Lurch Art (42 U.S.C. 1785 and 17982), and may also receive meals served in the Section AP (12 U.S.C. 1634), section 4104 (12 U.S.C. 1434), section 790 (7 U.S.C. 1446) is a available, in classification on beingline territies institutions participating in SFSP meals served in the Section AP (12 U.S.C. 1634), section 4104 (12 U.S.C. 1434), section 790 (7 U.S.C. 1440). The section 10 (12 U.S.C. 1434), section 790 (7 U.S.C. 1440) is a section 10 (12 U.S.C. 1434), section 790 (12 U.S.C. 1434), section 10 (12 U.S.C. 1434), section 790 (12 U.S.C. 1434), section 10 (12 U.S.C. 1434), section 790 (12 U.S.C. 1434), s		to any agency deliverables
1762	Title 7	Subpart F—Household Programs §250.63 Commodity Supplemental Food Program	Federal	Statute	(a) Distribution of closels foots in CSFP. The Department provides donated foots in CSFP to he distributing agency (i.e., ine State agency), in accontance with 7 CFR pat 27 for three distribution in the State, in accordance with 7 CFR pat 227, State agencies, and recipient agencies (i.e., local data and data and data and donated loops in CSFP, to leave that has charge methanism and and and use of donated loops in CSFP, to leave that has charge-methas and nonconsels with the requirements in 7 CFR pat 22 (2) Types of donated loods distributed. Donated foods distributed in CSFP in closels Section (a) looks, and durine foods model with Section 22, Section 48, or donated loops in CSFP, to leave the loops and and the Section 22, Section 48, or donated loops in CSFP, to leave the loops and and the Section 22, Section 48, or donated loops in CSFP, to leave the loops and and the Section 22, Section 48, or donated loops in CSFP, to leave the loops and and loops and data and and and and and and donated loops in CSFP. In the loops and loops are also and and and and and and and and and and and and and and	No	No - Does not relate directly to any agency deliverables
1763	Title 7	§250.64 The Emergency Food Assistance Program (TEFAP).	Federal	Statute	(a) Difference and advances of the second	No	No - Does not relate directly to any agency deliverables
1764	Title 7	§250.65 Food Distribution Program on Indian reservations	Federal	Statute	(a) Distribution of donated tools in FDRPs. The Department provide donated tools in FDRPs to be distributing agency (e.g., hes State agency) is accontaines with 7 CFP parts 253 and 254, which may be an Indian Tribial Organization) for further distribution, in accontaines with 7 CFP parts 253 and 254, the State agency must comply with the requirements of this part in the distribution, construct, and use of CFP parts 253 and 254, (b) Types of donated boots stributed. Downlef boots distributed in FDPR include Section 4(a) tools, and donated boots privided under Section 23, Section 416, of Section 2014 (b) Section 416, and boots and boots privide under Section 23, Section 416, of Section 2014 (b) Section 416, and boots and boots privide under Section 23, Section 416, of Section 2014 (b) Section 416, b) S		No - Does not relate directly to any agency deliverables
1765	Title 7	Subpart G- Offer Docaled Food Outlets §250.07 Charitable institutions	Federal	Statule	T00 as available. (a) Databution to advance to advance and advance and advance and advance ad		No - Does net traite directly to any agency deliverables
1766	Title 7	525283 Nutrition Services Incentive Program (NSIP)	Federal	Statute	(a) Distribution of donated looks in NEP. The Department provides donated housin in NEP to Same Units on Apring and there stateford dedy motion projects to true in providing nearlists is addent persons. NEP is administered at the Tederal level by DHRS Administration for Community, Living (ACL), which provides in NES) grant cast was to the Same Same Same Same Same Same Same Sam		No-Does or initial directly to any agency deliverables
1767	Tide 7	§250.69 Disaster food assistance	Federal	Statute	(a) Use of donated foods to provide congregate mesks. The distributing agency may provide donated cognitization (an defined in \$2202), for use in provide) groups at a mice you by its at almost or good setting a setting agency at a mice you be an advected to the setting agency in the setting agency is a 'distance', and a distributing agency in a mice you be advected distance or approach where the distributing agency is a 'distance', TRS approval is not required for such use. However, the distributing agency is a 'distance', TRS approval is not required for such use. However, the distributing agency is a 'distance', TRS approval is not required for such use. However, the distributing agency to the the set of the distributing agency mice donated foods from outperformance of the set of the distributing agency mice of the distributing agency is a distribution to bousholds. The situation' approximation do to increase the set of the distributing agency mice provide donated foods from outperformation's approximation's approximation's approximation to bousholds. However, how darked or the distributing agency mice with a distribution agency mice and a set of the distributing agency or with regional agency is a table. The distributing agency or with a distributing agency or mice donated foods from outperformation's application in accordance with application PKS build extension of a set of the distributing agency with regional agency of the distributing agency or with application's application in accordance with application's application in accordance with application's application in the situation's application's application's application's application in the situation's application's appl	No	No - Does not relate directly to any agency deliverables
1768	Tide 7	§25070 Food assistance in situations of distributions	Federal	Statute	The name and address of the household members applying for assistances (2). The number of (a) lose of contained foods to provide comparing members, the situation of approved donated location to not memory and the situation of the situation of approxements (a) and approxements (a) and an analysis of the situation of the situation of a situation of address ensures from a natural event (e) as, a hurricano, flood, or monestorm), such donated food assistance may be provided provide (c) and		No - Does not relate directly to any agency deliverables

1769 1770 1771	Title 34 - Parl 300 - Assistance To States For The Education Of Children With Disabilities		Federal	Statute Statute Statute	<ul> <li>(a) States. This part applies to each State that receives payments under Part B of the Act, as defined in \$500.4.</li> <li>(b) Pakin gancies within the State. The provisions of this part— <ol> <li>(c) Pakin gancies within the State. The provisions of this part— </li> <li>(c) Apply oig of particle subdivisions of the State that are involved in the education of children with clashiftes, including: </li> <li>(c) The State educational agency (SEA).</li> <li>(c) Local educational agency (SEA).</li> <li>(c) Local educational agency (SEA).</li> <li>(c) Children with educational expression (SEA).</li> <li>(c) Other State subdivisions and the State that are involved in the reducation of vehicles and State and State of SEA.</li> <li>(c) Other State subdivisions and schools (service) and particle schools and two local weeks and a school for children with education at activities (service).</li> <li>(c) State and Local weeks and schools (service) and schools approximate of thereal tesh and weeks are and schools to children with disabilities, regardless of whether that agency is receiving links under Part B of the Act are given to dhief with disabilities.</li> <li>(c) Private schools and facilities. Each public agency in the State is responsible to resurring that the right and protections with State and provides and schools to the Act are given to dhief with disabilities.</li> <li>(c) Prakered to or placed in private schools and facilities by that public agency; or</li> <li>(c) Prakered to or placed in private schools and facilities by that public agency; or</li> <li>(c) Prakered to or placed in private schools and the privation of §300.148.</li> <li>Act means the Individuals with Disabilities Education Act, as amendod.</li> </ol></li></ul>	No No No	N N
1772	Title 34 - Part 300 - Assistance To	§300.6 Assistive technology service	Federal	Statute	device that is surgically implanted, or the replacement of such device. Assistive technology service means any service that directly assists a child with a disability in the	No	
	States For The Education Of Children With Disabilities				selection, acquisition, or use of an assistive technology device. The term includes— (a) The evaluation of the needs of a child with a disability, including a functional evaluation of the child in the drift's couldmany environment; (b) Purchasing, leasing, or otherwise providing for the acquisition of assistive technology devices by children with dealities; (c) Selecting, designing, filting, customizing, adapting, applying, maintaining, repaining, or replacing assistive technology devices; (d) Coordinating and using other hereprise; interventions, or services with assistive technology devices, such as those associated with easing education and rehabilitation plans and programs; (e) Taining or technical assistance for professionals (including individuals providing education or rehabilitation services), employee, or other individuals with porvide services to, employ, or and rehabilitation services), employee, or other individuals with provide services to, employ, or and rehabilitation services), employee, or other individuals to providing education or rehabilitation services), employee, or other individuals with provide services to, employ, or are otherwise substantial involved in the magnet functions of an child.		N
1773	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.7 Charter school	Federal	Statute	Charter school has the meaning given the term in section 5210(1) of the Elementary and Secondary Education Act of 1965, as amended, 20 U.S.C. 6301 et seq. (ESEA).	No	N
1774	Title 34 - Part 300 - Assistance To	§300.8 Child with a disability	Federal	Statute	(a) General. (1) Child with a disability means a child evaluated in accordance with §§300.304 through	No	
1775	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	§300.9 Consent	Federal	Statute	300.311 as having mental retardation, a hearing impairment (including deafness), a speech or Ianouace impairment. a visual impairment (including blindnes Consent means that—	No	N
1775	States For The Education Of Children With Disabilities	2007a Couseur	rederal	Statule	(a) The parent has been fully informed of all information relevant to the activity for which consent is sought, in his or her native language, or through another mode of communication;	NO	N
1776	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.10 Core academic subjects	Federal	Statute	(b) The parent understands and agrees in writing Core academic subjects means English, reading or language arts, mathematics, science, foreign in the second sec	No	N
1777	Title 34 - Part 300 - Assistance To	§300.11 Day; business day; school day	Federal	Statute	languages, civics and government, economics, arts, history, and geography. (a) Day means calendar day unless otherwise indicated as business day or school day.	No	
	States For The Education Of Children With Disabilities				(b) Business day means Monday through Friday, except for Federal and State holidays (unless		N
1778	Title 34 - Part 300 - Assistance To	§300.12 Educational service agency	Federal	Statute	holidays are specifically included in the designation of business day, as in Educational service agency means—	No	
	States For The Education Of Children With Disabilities				<ul> <li>(a) A regional public mutisservice agency—</li> <li>(1) Authorized by State law to develop, manage, and provide services or programs to LEAs;</li> <li>(2) Recognized as a administrative agency for purposes of the provision of special e</li> </ul>		N
1779	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.13 Elementary school	Federal	Statute	Elementary school means a nonprofit institutional day or residential school, including a public elementary charter school, that provides elementary education, as determined under State law.	No	N
1780	With Disabilities Title 34 - Part 300 - Assistance To	§300.14 Equipment	Federal	Statute		No	N
1780	States For The Education Of Children With Disabilities	§300.14 Equipment	Federal	Statule	Equipment means— (a) Machinery, utilities, and built-in equipment, and any necessary enclosures or structures to house the machinery, utilities, or equipment; and	NO	N
1781	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.15 Evaluation	Federal	Statute	(b) All other items necessary for the functioning of a particular facility as a facility f Evaluation means procedures used in accordance with §§300.304 through 300.311 to determine whether a child has a disability and the nature and extent of the special education and related services that the child needs.	No	N
1782	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.16 Excess costs	Federal	Statute	Excess costs means those costs that are in excess of the average annual per-student expenditure in an LEA during the preceding school year for an elementary school or secondary school student, as	No	N
1783	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.17 Free appropriate public education	Federal	Statute	may be appropriate, and that must be computed after deducti Free appropriate public education or FAPE means special education and related services that— (a) Are provided at public expense, under public supervision and direction, and without charge;	No	N
1784	Title 34 - Part 300 - Assistance To	\$300.18 Highly qualified special education	Federal	Statute	(b) Meet the standards of the SEA, including the requirements of	No	-
1704		teachers	reuera	Statule	(a) Requirements for special education teachers teaching core academic subjects. For any public elementary or secondary school special education teacher teaching core academic subjects, the term highly qualified has the meaning given the term in section 9	NO	Ν
1785	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.19 Homeless children	Federal	Statute	Homeless children has the meaning given the term homeless children and youths in section 725 (42 U.S.C. 11434a) of the McKinney-Vento Homeless Assistance Act, as amended, 42 U.S.C. 11431 et seq.	No	N
1786	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.20 Include	Federal	Statute	Include means that the items named are not all of the possible items that are covered, whether like or unlike the ones named.	No	N
1787	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.21 Indian and Indian tribe	Federal	Statute	(a) Indian means an individual who is a member of an Indian tribe.	No	
1788	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.22 Individualized education program	Federal	Statute	(b) Indian tribe means any Federal or State Indian tribe, band, rancherla, pueblo, colony, or community, including any Alaska Native village or regional village corporation (as defined in Individualized education program or IEP means a written statement for a child with a disability that is developed, reviewed, and revised in accordance with §§300.320 through 300.324.	No	N
1789	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.23 Individualized education program team	Federal	Statute	Individualized education program team or IEP Team means a group of individuals described in §300.321 that is responsible for developing, reviewing, or revising an IEP for a child with a disability.	No	N
1790	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.24 Individualized family service plan	Federal	Statute	Individualized family service plan or IFSP has the meaning given the term in section 636 of the Act.	No	N
1791	With Disabilities Title 34 - Part 300 - Assistance To	§300.25 Infant or toddler with a disability	Federal	Statute	Infant or toddler with a disability-	No	
	States For The Education Of Children With Disabilities	300010 main or reduce mer a unability	- cocia	Calloit	(a) Means an individual under three years of age who needs early intervention services because the individual—     (1) is experiencing developmental delays, as measured by appropriate diagnostic instruments and		Ν
1792	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.26 Institution of higher education	Federal	Statute	procedure Institution of higher education— (a) Has the manufing given the term in section 101 of the Higher Education Act of 1965, as amended, 20 U.S.C. 1021 et seq. (HEA); and	No	N
1793	Title 34 - Part 300 - Assistance To	§300.27 Limited English proficient	Federal	Statute	(b) Also includes any community college receiving funds from the Secretary of the Inter Limited English proficient has the meaning given the term in section 9101(25) of the ESEA.	No	
	States For The Education Of Children With Disabilities						Ν
1794	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.28 Local educational agency	Federal	Statute	(a) General. Local educational agency or LEA means a public board of education or other public authority legally constituted within a State for either administrative control or direction of, or to perform a service function for, public elementary or secon	No	N
1795	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.29 Native language	Federal	Statute	(a) Native transmission point elementary or second (a) Native transmission of point elementary or second (a) Native transmission of point elementary or second (a) Native transmission of point elementary or second (b) Native transmission of point elementary or second (b) Native transmission of point elementary or second (c) Native transmission of point elementary or s	No	
	With Disabilities				<ol> <li>The language normally used by that individual, or, in the case of a child, the language normally used by the parents of the child, ex</li> </ol>		N
1796	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.30 Parent	Federal	Statute	(a) Parent means—	No	
	With Disabilities				(1) A biological or adoptive parent of a child;		N
					(2) A foster parent, unless State law, regulations, or contractual obligations with a State or local entity prohibit a foster parent from acting as a parent;		
					(3) A ouardian cenerally aut		

1797	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.31 Parent training and information center	Federal	Statute	Parent training and information center means a center assisted under sections 671 or 672 of the Act. (Authority; 20 U.S.C. 1401(55)) return arrow Back to Top §200.32 - Personally identifiable. Personally identifiable means information that contains—	Νο	N		
1798	Title 34 - Part 300 - Assistance To	§300.33 Public agency	Federal	Statute	Public agency includes the SEA, LEAs, ESAs, nonprofit public charter schools that are not otherwise	No		-	
	States For The Education Of Children With Disabilities				included as LEAs or ESAs and are not a school of an LEA or ESA, and any other political subdivisions of the State that are responsible for providing educat		N		
1799	<ul> <li>Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities</li> </ul>	§300.34 Related services	Federal	Statute	(a) General. Related services means transportation and such developmental, corrective, and other supportive services as are required to assist a child with a disability to benefit from special education, and includes speech-lanouase patholosy and audiolog	No	N		
1800		§300.35 Scientifically based research	Federal	Statute	Scientifically based research has the meaning given the term in section 9101(37) of the ESEA.	No	N		
1801	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.36 Secondary school	Federal	Statute	Secondary school means a nonprofit institutional day or residential school, including a public secondary charter school that provides secondary education, as determined under State law, except that is done include the second method.	No	N		
1802	Title 34 - Part 300 - Assistance To	§300.37 Services plan	Federal	Statute	that it does not include any education beyond grade 12. Services plan means a written statement that describes the special education and related services the				
1803	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	§300.38 Secretary	Federal	Statute	LEA will provide to a parentally-placed child with a disability enrolled in a private school who has been designated to receive services, including the 1 Secretary means the Secretary of Education.	No	N		
	States For The Education Of Children With Disabilities						N		
1804	<ul> <li>Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities</li> </ul>	§300.39 Special education	Federal	Statute	(a) General. (1) Special education means specially designed instruction, at no cost to the parents, to meet the unique needs of a child with a disability, including—	No	N		
1805	Title 34 - Part 300 - Assistance To	§300.40 State	Federal	Statute	<ol> <li>Instruction conducted in the classroom, in the home, in hospitals and institutions, State means each of the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, and</li> </ol>	No			
	States For The Education Of Children With Disabilities				each of the outlying areas. State means each of the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, and		N		
					each of the outlying areas.				
1806	<ul> <li>Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities</li> </ul>	§300.41 State educational agency	Federal	Statute	State educational agency or SEA means the State board of education or other agency or officer primarily responsible for the State supervision of public elementary schools and secondary schools, or, if there is no such officer or agency, an officer or agen	No	N		
1807	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.42 Supplementary aids and services	Federal	Statute	Supplementary aids and services means aids, services, and other supports that are provided in regular education classes, other education-related settings, and in extracurricular and nonacademic	No	N		
1808	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.43 Transition services	Federal	Statute	settings, to enable children with disabilities to be educated (a) Transition services means a coordinated set of activities for a child with a disability that—	No			
	With Disabilities				(1) Is designed to be within a results-oriented process, that is focused on improving the academic and functional achievement of the child with a disability		N		
1809	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disphilities	§300.44 Universal design	Federal	Statute	Universal design has the meaning given the term in section 3 of the Assistive Technology Act of 1998, as amended, 29 U.S.C. 3002.	No	N		
1810	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.45 Ward of the State	Federal	Statute	(a) General. Subject to paragraph (b) of this section, ward of the State means a child who, as determined by the State where the child resides, is—	No		1	
	With Disabilities				(1) A foster child;				
					(2) A ward of the State; or		N		
					(3) In the custody of a public child welfare agency. (b				
1811		Other FAPE Requirements §300.103 FAPE—methods and payments	Federal	Statute	(a) Each State may use whatever State, local, Federal, and private sources of support that are available in the State to meet the requirements of this part. For example, if it is necessary to place a child with a disability in a residential facility, a State could use joint agreements between the agencies	No			
	with Disabilities				involved for sharing the cost of that placement.				
					(b) Nothing in this part relieves an insurer or similar third party from an otherwise valid obligation to provide or to pay for services provided to a child with a disability.		N		
					(c) Consistent with §300.323(c), the State must ensure that there is no delay in implementing a child's IEP, including any case in which the payment source for providing or paying for special education and				
					related services to the child is being determined.			-	
1812	<ul> <li>Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities</li> </ul>	§300.104 Residential placement	Federal	Statute	If placement in a public or private residential program is necessary to provide special education and related services to a child with a disability, the program, including non-medical care and room and board, must be at no cost to the parents of the child	NO	N		
1813	States For The Education Of Children	§300.105 Assistive technology	Federal	Statute	(a) Each public agency must ensure that assistive technology devices or assistive technology services, or both, as those terms are defined in §§300.5 and 300.6, respectively, are made available	No	N		
1814	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.115 Continuum of alternative placements	Federal	Statute	to a child with a disability if required as a part of the chi (a) Each public agency must ensure that a continuum of alternative placements is available to meet the needs of children with disabilities for special education and related services.	No			
	With Disabilities				(b) The continuum required in paragraph (a) of this section must—				
					(1) Include the alternative placements listed in the definition of special education under §300.39 (instruction in regular classes, special classes, special schools, home instruction, and instruction in		N		
					hospitals and institutions); and (2) Make provision for supplementary services (such as resource room or itinerant instruction) to be				
					provided in conjunction with regular class placement.				
1815	<ul> <li>Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities</li> </ul>	§300.117 Nonacademic settings	Federal	Statute	In providing or arranging for the provision of nonacademic and extracurricular services and activities, including meals, recess periods, and the services and activities set forth in §300.107, each public agency must ensure that each child with a disability participates with nondisabled children in the	No			
					extracurricular services and activities to the maximum extent appropriate to the needs of that child. The public agency must ensure that each child with a disability has the supplementary aids and		N		
1816	Title 34 - Part 300 - Assistance To	Additional Eligibility Requirements \$300.121	Federal	Statute	services determined by the child's IEP Team to be appropriate and necessary for the child to participate in nonacademic settings. (a) General. The State must have procedural safeguards in effect to ensure that each public agency in	Vas	Yes	Other service or product our	Have procedural placeguards in
1010	States For The Education Of Children With Disabilities		reacta	Childre	the State meets the requirements of §§300.500 through 300.536.			agency must/may provide	effect
1817	Title 34 - Part 300 - Assistance To	§300.123 Confidentiality of personally	Federal	Statute	(b) Procedural safeguards identified. Children with disabilities and their parents must be afforded the procedural safeguards identified in paragraph (a) of this section. The State must have policies and procedures in effect to ensure that public agencies in the State	Yes	Yes		Implement policies and
	States For The Education Of Children With Disabilities	identifiable information			comply with §§300.610 through 300.626 related to protecting the confidentiality of any personally identifiable information collected, used, or maintained under Part B of the Act.				procedures
1818	<ul> <li>Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities</li> </ul>	§300.124 Transition of children from the Part C program to preschool programs	Federal	Statute	The State must have in effect policies and procedures to ensure that— (a) Children participating in early intervention programs assisted under Part C of the Act, and who will	Yes	Yes		Implement policies and procedures
	The blacking				participate in preschool programs assisted under Part B of the Act, experience a smooth and effective transition to those preschool programs in a manner consistent with section 637(a)(9) of the Act;				
					(b) By the third birthday of a child described in paragraph (a) of this section, an IEP or, if consistent with §300.323(b) and section 636(d) of the Act, an IFSP, has been developed and is being				
					implemented for the child consistent with §300.101(b); and				
					(c) Each affected LEA will participate in transition planning conferences arranged by the designated lead agency under section 635(a)(10) of the Act.				
1819	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Children in Private Schools §300.129 State responsibility regarding children in private schools	Federal	Statute	The State must have in effect policies and procedures that ensure that LEAs, and, if applicable, the SEA, meet the private school requirements in §§300.130 through 300.148.	Yes	Yes	Other service or product our agency must/may provide	Implement and have in effect policies and procedures
1820			Federal	Statute	Parentally-placed private school children with disabilities means children with disabilities enrolled by their parents in private, including religious, schools or facilities that meet the definition of elementary	No		]	
	With Disabilities	of parentally-placed private school children with disabilities			school in §300.13 or secondary school in §300.36, other than children with disabilities covered under §§300.145 through 300.147.		N		
1821	States For The Education Of Children	§300.131 Child find for parentally-placed private school children with disabilities	e Federal	Statute	(a) General. Each LEA must locate, identify, and evaluate all children with disabilities who are enrolled by their parents in private, including religious, elementary schools and secondary schools located in	No	N	1	
1822	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children		Federal	Statute	the school district served by the LEA. in accor (a) General. To the extent consistent with the number and location of children with disabilities who are	No	N		
1823	With Disabilities Title 34 - Part 300 - Assistance To	disabilities—basic requirement §300.133 Expenditures	Federal	Statute	enrolled by their parents in private, including religious, elementary schools and secondary schools located in the school district served by the LEA. (a) Formula. To meet the requirement of §300.132(a), each LEA must spend the following on providing special education and related services (including direct services) to parentally-placed	No	19	1	
	States For The Education Of Children With Disabilities				private school children with disabilities:		Ν		
1824	Title 34 - Part 300 - Assistance To	§300.134 Consultation	Federal	Statute	(1) For children aged 3 To ensure timely and meaningful consultation, an LEA, or, if appropriate, an SEA, must consult with	No			
1825	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	§300.136 Compliance	Federal	Statute	private school representatives and representatives of parents of parentially-placed private school children with disabilities during the design and develoom (a) General. A private school official has the right to submit a complaint to the SEA that the LEA—	Yes	N Yes	Other service or product our	Forward appropriate
	States For The Education Of Children With Disabilities				(1) Did not engage in consultation that was meaningful and timely, or			agency must/may provide	documentation to the Secretary
					(2) Did not give due consideration to the views of the private school official.				
					(b) Procedure. (1) If the private school official wishes to submit a complaint, the official must provide to the SEA the basis of the noncompliance by the LEA with the applicable private school provisions in this part; and				
					this part; and (2) The LEA must forward the appropriate documentation to the SEA.				
					(3)(i) If the private school official is dissatisfied with the decision of the SEA, the official may submit a complaint to the Secretary by providing the information on noncompliance described in paragraph				
					(b)(1) of this section; and				
					$\left( \overline{u}\right)$ The SEA must forward the appropriate documentation to the Secretary.				
1826		§300.137 Equitable services determined	Federal	Statute	(a) No individual right to special education and related services. No parentally-placed private school	No	[	1	
	States For The Education Of Children With Disabilities				child with a disability has an individual right to receive some or all of the special education and related services that the child would receive if enr		N	J	

1827	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.140 Due process complaints and State complaints	Federal	Statute	(a) Due process not applicable, except for child find. (1) Except as provided in paragraph (b) of this section. The procedures in §5300.504 through 300.519 do not apply to complaints that an LEA has failed to meet the requirements of §5300.132 through 300.139, including the provision of services plan. (b) Child find complaints—bo the field with the LEA in which the private school is located. (1) The	No			
					(c) Units inter compliants—the miles with the LEA in which the private school is located, (1) 11 for procedure in §500.50 kH toody 500.51 (apply to compliant an LEA has label at 0 meet the half for tequinements in §500.31, including the requirements in §500.30.31, including the requirements in §500.30.31, including the relative term of the school is located and a copy more than the lEA in which the private school is located and a copy must be invariable to the SEA.		N		
					(c) State complaints. (1) Any complaint that an SEA or LEA has failed to meet the requirements in §\$300.132 through 300.135 and 300.137 through 300.144 must be filed in accordance with the				
					procedures described in §§300.151 through 300.153. (2) A complaint filed by a private school official under §300.136(a) must be filed with the SEA in accordance with the procedures in §300.136(b).				
1828	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.142 Use of personnel	Federal	Statute	(a) Use of public school personnel: An LEA may use funds available under sections 611 and 619 of the Act to make public school personnel available in other than public facilities— (1) To the schert necessary to provide services under §§300.130 through 300.144 for parentally- plead private school children with disabilities; and (2) If those services are no romally provided by the private school.	No		-	
					(b) Use of private school personnel. An LEA may use funds available under sections 611 and 619 of the Act to pay for the services of an employee of a private school to provide services under §§300.130 through 300.144 (). (1) The employee performs the services outside of his or her regular hours of duty; and		N		
					(2) The employee performs the services under public supervision and control.				
1829	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.147 Implementation by SEA	Federal	Statute	In implementing §300.146, the SEA must— (a) Monitor compliance through procedures such as written reports, on-site visits, and parent questionnaires;	Yes	Yes	Other service or product our agency must/may provide	Monitor compliance
1830	Title 34 - Part 300 - Assistance To	\$300.153 Filling a complaint	Federal	Statute	(b) Deseminate copies of applicable standards to each private school and facility to which a public agency has referred or placed a child with a disability, and (c) Private an opportunity for these private schools and ballities to participate in the development and revision of State standards that active them.	Ves	Yes	Other service or product our	Complaint filed with agency
1830	States For The Education Of Children With Disabilities	\$300.153 Filing a complaint	Federal	Statule	<ul> <li>a) Ard organization of individual may line a signed written compliant under the procedures described in §\$200.151 through 300.152.</li> <li>(b) The compliant must include—</li> </ul>	Tes	res	agency must/may provide	Complaint fied with agency
					<ol> <li>A statement that a public agency has violated a requirement of Part B of the Act or of this part;</li> <li>The facts on which the statement is based:</li> </ol>				
					<ul> <li>(2) The facts on which the statement is based;</li> <li>(3) The signature and contact information for the complainant; and</li> </ul>				
					(4) If alleging violations with respect to a specific child				
					<ul> <li>(i) The name and address of the residence of the child;</li> <li>(ii) The name of the school the child is attending;</li> </ul>				
					(iii) In the case of a homeless child or youth (within the meaning of section 725(2) of the McKinney- Vento Homeless Assistance Act (42 U.S.C. 11434a(2)), available contact information for the child, and the name of the school the child is attending;				
					(iv) A description of the nature of the problem of the child, including facts relating to the problem; and				
					(v) A proposed resolution of the problem to the extent known and available to the party at the time the complaint is filed.				
					(c) The complaint must allege a violation that occurred not more than one year prior to the date that the complaint is received in accordance with §300.151.				
					(d) The party filing the complaint must forward a copy of the complaint to the LEA or public agency serving the child at the same time the party files the complaint with the SEA.				
1831	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§§300.158-300.159 [Reserved]	Federal	Statute					
1832	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.161 [Reserved]	Federal	Statute					
1833	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.168 Membership	Federal	Statute	(a) General. The advisory panel must consist of members appointed by the Governor, or any other official authorized under State law to make such appointments, be representative of the State population and be composed of individuals involved in, or concerned with the devication of christren	Yes	Yes	Board, commission, or committee on which someone from our agency must/may serve	
					with disabilities, including— (1) Parents of children with disabilities (ages birth through 26);			-g,,	
					(2) Individuals with disabilities;				
					<ul><li>(3) Teachers;</li><li>(4) Representatives of institutions of higher education that prepare special education and related</li></ul>				
					services personnel; (5) State and local education officials, including officials who carry out activities under subtite B of title VII of the McKinney-Vento Homeless Assistance Act, (42 U.S.C. 11431 et seq.);				
					VII of the McKinney-Vento Homeless Assistance Act, (42 U.S.C. 11431 et seq.); (6) Administrators of programs for children with disabilities;				
					(7) Representatives of other State agencies involved in the financing or delivery of related services to children with disabilities;				
					(8) Representatives of private schools and public charter schools;				
					(9) Not less than one representative of a vocational, community, or business organization concerned with the provision of transition services to children with disabilities;				
					(10) A representative from the State child welfare agency responsible for foster care; and (11) Representatives from the State juvenile and adult corrections agencies.				
1834	Title 34 - Part 300 - Assistance To	Department Procedures §300.178	Federal	Statute	(b) Special rule. A majority of the members of the panel must be individuals with disabilities or	No	No - Does not relate directly		
1835	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	Determination by the Secretary that a State is eligible to receive a grant 5300.179 Notice and hearing before	Federal	Statute	Secretary notifies the State of that determination.	No	to any agency deliverables No - Does not relate directly		
	States For The Education Of Children With Disabilities	determining that a State is not eligible to receive a grant			(a) General, (1) The Sectiony does not make a million termination material assers not engule to receive a grant under Part B of the Act until providing the State— (i) With reasonable notice; and		to any agency deliverables		
					(ii) With an opportunity for a hearing. (2) In impleme				
1836	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.181 Hearing procedures	Federal	Statute	<ul> <li>(a) As used in §§300.179 through 300.184 the term party or parties means the following:</li> <li>(1) An SEA that requests a hearing regarding the proposed disapproval of the State's eligibility under</li> </ul>	Yes	Yes	Other service or product our agency must/may provide	Provide hearing which is in compliance with hearing procedures
					this part. (2) The Department official who administers the program of financial assistance under this part.				
					(3) A person, group or agency with an interest in and having relevant information about the case that has applied for and been granted leave to intervene by the Hearing Official or Hearing Panel.				
					(b) Within 15 days after receiving a request for a hearing, the Secretary designates a Hearing Official or Hearing Panel and notifies the parties.				
					(c) The Hearing Official or Hearing Panel may regulate the course of proceedings and the conduct of the parties during the proceedings. The Hearing Official or Hearing Panel takes all steps pecessary to				
					the parties during the proceedings. The Hearing Official or Hearing Panel takes all steps necessary to conduct a fair and impartial proceeding, to avoid delay, and to maintain order, including the following: (1) The Hearing Official or Hearing Panel may hold conferences or other types of appropriate proceedings to clarify, simplify, or define the issues or to consider other matters that may aid in the				
					proceedings to cannot an international and the same and the same and the same and the same and the same disposition of the case. (2) The Hearing Official or Hearing Panel may schedule a prehearing conference with the Hearing				
					(2) The meaning Calication Treating Partie may schedule a preheating Contreticte with the Heating Official or Heating Panel and the parties. (3) Any party may request the Heating Official or Heating Panel to schedule a preheating or other conference. The Heating Official or Heating Panel decides whether a conference is necessary and				
					notifies all parties. (4) At a prehearing or other conference, the Hearing Official or Hearing Panel and the parties may				
					consider subjects such as- (i) Narrowing and clarifying issues;				
1837 1838	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.182 Initial decision; final decision \$300.183 Filling requirements	Federal	Statute	(a) The Hearing Official or Hearing Panel prepares an initial written decision that addresses each of the points in the notice sent by the Secretary to the SEA under §300.179 including any amendments to or further clarifications of the issues. under §300.	No	No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables		
1839		§300.184 Judicial review	Federal	Statute	(b) The filing If a State is dissatisfied with the Secretary's final decision with respect to the eligibility of the State under avoing a State is dissatisfied. At the State argument and later then 80 days often action of the decision. File with	No	No - Does not relate directly		
1840	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.185 [Reserved]	Federal	Statute	under section 612 of the Act, the State may, not later than 60 days after notice of that decision, file with the United States Court of Accessis for		to any agency deliverables		

1841	Title 34 - Part 300 - Assistance To States For The Education Of Children	\$300.186 Assistance under other Federal programs	Federal	Statute	Part B of the Act may not be construed to permit a State to reduce medical and other assistance available, or to alter eligibility, under titles V and XIX of the Social Security Act with respect to the	No	No - Does not relate directly to any agency deliverables
1842	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	By-pass for Children in Private Schools §300.190 By-pass—general	Federal	Statute	provision of FAPE for children with disabilities in t (a) II, on December 2, 1983, the date of enactment of the Education of the Handicapped Act Amendments of 1983, an SEA was prohibited by law from providing for the equitable participation in	No	No - Does not relate directly to any agency deliverables
1843	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.192 Notice of intent to implement a by- pass	Federal	Statute	special programs of children with disabilities enrolled in privat (a) Before taking any final action to implement a by-pass, the Secretary provides the SEA and, as appropriate, LEA or other public agency with written notice.	No	No - Does not relate directly to any agency deliverables
	With Disabilities				(b) In the written notice, the Secretary-		
1844	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.195 Decision	Federal	Statute	<ol> <li>States the reasons for the proposed by-pass in s</li> <li>(a) The designee who conducts the show cause hearing—</li> </ol>	Yes	Yes
	With Disabilities				(1) Within 120 days after the record of a show cause hearing is closed, issues a written decision that includes a statement of findings; and		
1845	Title 34 - Part 300 - Assistance To	§300.196 Filing requirements	Federal	Statute	(2) Submits a copy of the decision to the Secretary and se (a) Any written submission under §300.194 must be filed by hand-delivery, by mail, or by facsimile	No	No - Does not relate directly
	States For The Education Of Children With Disabilities				transmission. The Secretary discourages the use of facsimile transmission for documents longer than five pages.		to any agency deliverables
1846	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.198 Continuation of a by-pass	Federal	Statute	(b) The filing date under paragraph (a) of The Secretary continues a by-pass until the Secretary determines that the SEA, LEA or other public agency will meet the requirements for providing services to private school children.	No	No - Does not relate directly to any agency deliverables
1847	With Disabilities Title 34 - Part 300 - Assistance To	Subpart C-Local Educational Agency Eligibility	Federal	Statute	An LFA is elinible for assistance under Part B of the Act for a fiscal year if the anercy submits a plan	No	No - Does not relate directly
	States For The Education Of Children With Disabilities	§300.200 Condition of assistance			that provides assurances to the SEA that the LEA meets each of the conditions in $\$\$300.201$ through $300.213.$		to any agency deliverables
1848	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.201 Consistency with State policies	Federal	Statute	The LEA, in providing for the education of children with disabilities within its jurisdiction, must have in effect policies, procedures, and programs that are consistent with the State policies and procedures	No	No - Does not relate directly to any agency deliverables
1849	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.202 Use of amounts	Federal	Statute	established under \$\$300.101 through 300.163. a (a) General. Amounts provided to the LEA under Part B of the Act—	No	No - Does not relate directly to any agency deliverables
	With Disabilities				(1) Must be expended in accordance with the applicable provisions of this part;		to any agency deriverables
1850	Title 34 - Part 300 - Assistance To	§300.203 Maintenance of effort	Federal	Statute	(2) Must be used only to pay the excess costs of providing special education and related services to childr (a) General. Except as provided in §§300.204 and 300.205, funds provided to an LEA under Part B of	No	No - Does not relate directly
1851	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	§300.204 Exception to maintenance of effort	Federal	Statute	the Act must not be used to reduce the level of expenditures for the education of children with disabilities made by the LEA from local funds below the level Notwithstanding the restriction in §300.203(a), an LEA may reduce the level of expenditures by the	No	to any agency deliverables No - Does not relate directly
	States For The Education Of Children With Disabilities				LEA under Part B of the Act below the level of those expenditures for the preceding fiscal year if the reduction is attributable to any of the following:		to any agency deliverables
1852	Title 34 - Part 300 - Assistance To States For The Education Of Children	\$300.205 Adjustment to local fiscal efforts in certain fiscal years	Federal	Statute	( (a) Amounts in excess. Notwithstanding §300.202(a)(2) and (b) and §300.203(a), and except as provided in paragraph (d) of this section and §300.230(e)(2), for any fiscal year for which the	No	No - Does not relate directly to any agency deliverables
1853	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	\$300.206 Schoolwide programs under title I of the ESEA	Federal	Statute	allocation received by an LEA under \$300.705 exceeds the amount th (a) General. Notwithstanding the provisions of §300.202 and 300.203 or any other provision of Part E of the Act, an LEA may use funds received under Part B of the Act for any fiscal year to carry out a	No	No - Does not relate directly to any agency deliverables
1854	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.207 Personnel development	Federal	Statute	schoolwide program under section 1114 of the ESEA e The LEA must ensure that all personnel necessary to carry out Part B of the Act are appropriately and adequately prepared, subject to the requirements of \$300.156 (related to personnel qualifications) and	No	No - Does not relate directly to any agency deliverables
	With Disabilities				adequately prepared, subject to the requirements of 9,500, 100 (related to personnel qualituations) and section 2122 of the ESEA.		to any agency deriverables
1855	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.208 Permissive use of funds	Federal	Statute	(a) Uses. Notwithstanding §§300.202, 300.203(a), and 300.162(b), funds provided to an LEA under Part B of the Act may be used for the following activities:	No	No - Does not relate directly to any agency deliverables
	With Disabilities				(1) Services and aids that also benefit nondisabled children. For the costs of special education a		
1856	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.209 Treatment of charter schools and their students	Federal	Statute	(a) Rights of children with disabilities. Children with disabilities who attend public charter schools and their parents retain all rights under this part.	No	No - Does not relate directly to any agency deliverables
1857	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.210 Purchase of instructional materials	Federal	Statute	(b) Charter schools that are oublic schools of the LEA. (1) In carrving out Part B of the Act and (a) General. Not later than December 3, 2006, an LEA that chooses to coordinate with the National Instructional Materials Access Center (NIMAC), when purchasing print instructional materials, must	No	No - Does not relate directly to any agency deliverables
1858	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.211 Information for SEA	Federal	Statute	acourie those instructional materials in the same manner. The LEA must provide the SEA with information necessary to enable the SEA to carry out its duties under Part B of the Act, including, with respect to §\$300.157 and 300.160, information relating to the	No	No - Does not relate directly to any agency deliverables
1859	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.212 Public information	Federal	Statute	and/or man to interpret the interpret of the interpret of system in the operation of the op	No	No - Does not relate directly to any agency deliverables
1000	With Disabilities Title 34 - Part 300 - Assistance To	5000 040 . Decede accession and the second	Federal	Statute			No - Does not relate directly
1860	States For The Education Of Children With Disabilities	§300.213 Records regarding migratory children with disabilities			The LEA must cooperate in the Secretary's efforts under section 1308 of the ESEA to ensure the linkage of records pertaining to migratory children with disabilities for the purpose of electronically exchanging, among the States, health and educational inf	No	No - Does not relate directly to any agency deliverables
1861	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§§300.214-300.219 [Reserved]	Federal	Statute			
1862	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.220 Exception for prior local plans	Federal	Statute	(a) General. If an LEA or a State agency described in §300.228 has on file with the SEA policies and procedures that demonstrate that the LEA or State agency meets any requirement of §300.200, including any colicies and procedures filed under Part B of th	No	No - Does not relate directly to any agency deliverables
1863	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.225 [Reserved]	Federal	Statute			
1864	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.226 Early intervening services	Federal	Statute	(a) General. An LEA may not use more than 15 percent of the amount the LEA receives under Part B of the Act for any fiscal year, less any amount reduced by the LEA pursuant to §300.205, if any, in combination with other amounts (which may include amounts)	No	No - Does not relate directly to any agency deliverables
1865	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Subpart D—Evaluations, Eligibility Determinations, Individualized Education Programs, and Educational Placements	Federal	Statute	(a) Parental consent for initial evaluation. (1)(i) The public agency proposing to conduct an initial evaluation to determine if a child qualifies as a child with a disability under §300.8 must, after providing notice consistent with §§300.533 and 300.504	No	No - Does not relate directly to any agency deliverables
	THE DISCOMPCE	Parental Consent §300.300 Parental consent			howen's reace output in min 3200000 and portion		
1866	Title 34 - Part 300 - Assistance To States For The Education Of Children	Evaluations and Reevaluations §300.301 Initial evaluations	Federal	Statute	(a) General. Each public agency must conduct a full and individual initial evaluation, in accordance with §§300.304 through 300.306, before the initial provision of special education and related services	Yes	Yes
	With Disabilities				that geocode integer sector, bence in minut prevalence appear coopering and control actives better to a child with a disability under this part. (b)		
1867	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.302 Screening for instructional purposes is not evaluation	Federal	Statute	The screening of a student by a teacher or specialist to determine appropriate instructional strategies for curriculum implementation shall not be considered to be an evaluation for eligibility for special education and related services.	No	No - Does not relate directly to any agency deliverables
1868	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.303 Reevaluations	Federal	Statute	(a) General. A public spency must ensure that a reevaluation of each child with a disability is conducted in accordance with §§300.304 through 300.311—	No	No - Does not relate directly to any agency deliverables
1869	Title 34 - Part 300 - Assistance To	§300.304 Evaluation procedures	Federal	Statute	(1) If the public agency determines that the educational or related services needs, including improved (a) Notice. The public agency must provide notice to the parents of a child with a disability, in	No	No - Does not relate directly
	States For The Education Of Children With Disabilities				<ul> <li>(b) Conduct of evaluation. In conducting the evaluation,</li> </ul>		to any agency deliverables
1870	Title 34 - Part 300 - Assistance To States For The Education Of Children	\$300.305 Additional requirements for evaluations and reevaluations	Federal	Statute	(a) Review of existing evaluation data. As part of an initial evaluation (if appropriate) and as part of any reevaluation under this part, the IEP Team and other qualified professionals, as appropriate,	No	No - Does not relate directly to any agency deliverables
	With Disabilities				must- (1) Review existing evaluation data on the ch		
1871	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.306 Determination of eligibility	Federal	Statute	(1) A group of qualified professionals and the parent of the child determines whether the child is a (1) A group of qualified professionals and the parent of the child determines whether the child is a	No	No - Does not relate directly to any agency deliverables
1872	Title 34 - Part 300 - Assistance To	§300.308 Additional group members	Federal	Statute	(1) A globa di qualma processiona che parento una cuna dicumenta ancienta ne cuna i su child with a distaliti, as defined in §300.8, in accord The determination of whether a child suspected of having a specific learning disability is a child with a	No	No - Does not relate directly
10/2	States For The Education Of Children With Disabilities	\$300.300 Additional group members	redera	Statule	The determination of whether a child suspected of naming a specific hearing disability is a child whethat disability as defined in §300.8, must be made by the child's parents and a team of qualified professionals, which must include—	NO	to any agency deliverables
1873	Title 34 - Part 300 - Assistance To States For The Education Of Children	\$300.309 Determining the existence of a	Federal	Statute	(a)(1) The child's r (a) The group described in §300.306 may determine that a child has a specific learning disability, as defend to \$200 PM/1400 if .	No	No - Does not relate directly
	With Disabilities	specific learning disability			defined in §300.8(c)(10), If (1) The child does not achieve adequately for the child's age or to meet State-approved grade-level		to any agency deliverables
1874				Statute	standards in one or mo (a) The public agency must ensure that the child is observed in the child's learning environment	No	No - Does not relate directly to any agency deliverables
	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.310 Observation	Federal		(including the regular classroom setting) to document the child's academic performance and behavior		
	States For The Education Of Children With Disabilities	-			in the areas of difficulty. (b) The group described in §3		
1875	States For The Education Of Children	§300.310 Observation §300.322 Parent participation	Federal	Statute	in the areas of difficulty.		No - Does not relate directly to any agency deliverables
1875	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	-		Statute	In the areas of difficulty. (b) The arous described in §3 (d) Public agency responsibility—general. Each public agency must take steps to ensure that one or both of the parents of a chick with a Gability are present at each EP Team meeting or are alforded the opportunity to protopaus, notubergy (1) Netly (a) General. At the beginning of each school year, each public agency must have in effect, for each		to any agency deliverables
	States For The Education Of Children With Disabilities Trile 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Trile 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.322 Parent participation \$300.323 When EPs must be in effect	Federal		In the area of difficulty. (a) The strong detection in 53 (c) Pacific agency mappoint/silling—general. Each public agency must take steps to ensure that one or both of the periner of a child with a disability are present at each EP Team meeting or are alforded the opportunity to participate, including— (1) Notify (a) General. At the beginning of each school year, each public agency must have in effect, for each child with a disability within its jurisdiction, an EP, as defined in §300.320. (b) EP or EPSP version and three threatons frow (1) for the one of	No	to any agency deliverables No - Does not relate directly to any agency deliverables
	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children Vith Disabilities	S000.322 Parent participation     S000.323 When EPs must be in effect     Development of EP \$300.324 Development,	Federal		In the area of difficulty. (a) The strong detection in 53 (a) Pacific agency responsibility—general. Each public agency must take steps to ensure that one or both of the perior of a child with a disability are present at each EP Team meeting or are alforded the opportunity to participate, including— (1) Notify (a) General. At the beginning of each school year, each public agency must have in effect, for each child with a disability within its justication, an EP, as defined in §300.320. IN EP or EPSP for underna each tree through her (1) for each child with a disability within its justication, an EP, as defined in §300.320. IN EP or EPSP for Underna each tree through her (1) for each child's EP, the EP Team must consider— (a) Development of IEP—(1) General. In developing each child's EP, the EP Team must consider—	No	to any agency deliverables
1876	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	S000.322 Parent participation     S000.323 When EPs must be in effect     Development of EP \$300.324 Development,	Federal	Statute	In the area of difficulty. (a) The strong detection in 53 (c) Pacific agency mappoint/silling—general. Each public agency must take steps to ensure that one or both of the periner of a child with a disability are present at each EP Team meeting or are alforded the opportunity to participate, including— (1) Notify (a) General. At the beginning of each school year, each public agency must have in effect, for each child with a disability within its jurisdiction, an EP, as defined in §300.320. (b) EP or EPSP version and three threatons frow (1) for the one of	No	to any agency deliverables No - Does not relate directly to any agency deliverables No - Does not relate directly
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1876 1877 1878	States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Table 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities The States For The Education of Children States For	S300.322 Parent participation     S300.323 When EPs must be in effect     Development of EP \$300.324 Development,     retex, and relation of EP	Federal Federal Federal	Statule Statule Statule	In the area d difficulty. (b) The orcon decide in (5) (a) Public agency responsibility—general. Each public agency must take steps to ensure that one or both of the parents of a child with a disability are present at each EP Team meeting or are alforded the opportunity to participate, including— (1) Neally (a) General. At the beginning of each school year, each public agency must have in effect, for each child with a disability within is jurisdicate. In EP, as defined in 3003.20. (b) EP of ESP for childram and three through fine (1) is the case of (a) Development of IEP—(1) General. In developing each child's EP, the EP Team must consider— (b) The concerns of the parents for enhancing the education of their child;	No No	to any agency deliverables <sup>2</sup> No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables
1876 1877 1878 1879	States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Table 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities The 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities This 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities This 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities This 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities This 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities This 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities This 34 - Part 300 - Assistance To States For The Education Of Children States For The Education Of Children With Dutabilities The 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities The 34 - Part 300 - Assistance To States For The Education Of Children States For Form Form Form States Form Form States Form Form Form States Form Form Form Form States Form Form Form States Form Form States Form For	Stot.322 Parent participation     Stot.323 When EPs must be in effect     Development of EP \$300.324 Development,     textex, and revision of EP     Stot.325 Private school placements by public     agencies     Stot.326 [Reservet]	Federal Federal Federal Federal	Statule Statule Statule Statule	In the area d difficulty. (a) Pacific agency responsibility—general: Each public agency must take steps to ensure that one or both of the parent of a chick with a disability are present at each EP Team meeting or are alforded the opported a chick with a disability are present at each EP Team meeting or are alforded the opportunity to participate, including— (i) Neelly (a) General. At the beginning of each school year, each public agency must have in effect, for each chick with a disability within is jurisdication. In EP, as defined in S003.20. At EP or 45P for chicken and three through the chick BP, the EP Team must consider— (i) The sampling of the chick: (iii) The concerns of the parents for enhancing the education of their chick. (iii) The results of the initial or most recent (iii) One results of the initial or most recent (iii) One statistication of the chick agency palaces a child with a disability in, or refers a child to, a phride school or facility, the agency must initiate and conduct a meeting to develop an EP for the child in accordance with \$\$500.300. and 300.32	No No No	to any agency deliverables <sup>2</sup> No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables
1876 1877 1878	States For The Education Of Children with Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities The 4- Part 300 - Assistance To States For The Education Of Children With Dutabilities The 4- Part 300 - Assistance To States For The Education Of Children With Dutabilities States For The Education Of Children With Dutabilities	S300.322 Parent participation     S300.323 When EPs must be in effect     Development of EP \$300.324 Development,     retex, and relation of EP	Federal Federal Federal	Statule Statule Statule	In the area d afficulty. (b) The oricox describes in §3 (a) Public agency responsibility—general. Each public agency must take steps to ensure that one or both of the parent of a foll with an diadative present at each EP Team meeting or are alforded the opportunity to participate, including— (1) Neally (a) General. At the beginning of each school year, each public agency must have in effect, for each child with a diadative within 16 yindicion. In EP, as defined in §300.320. (b) EP or FSP for children and drive through the diadative of a given the school of the child. (c) Development of EP-1) General In Neally meeting and child's EP, the EP Team must consider— (c) The taxon of the child; (c) The concerns of the parents for enhancing the education of their child; (c) The concerns of the parents for enhancing the education of their child; (c) The concerns of the parents on enhancing as child with a description of EP for the child; (c) The results of the finitiar on not recent	No No No	to any agency deliverables <sup>2</sup> No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables
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1876 1877 1878 1879 1880	States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Dutabilities States For The Education Of Children The Education of Children States For The Education For States States For The Education For States	Storm State State State     Storm State	Federal Federal Federal Federal Federal	Statule Statule Statule Statule Statule	In the area d afficulty. (b) The orcos devices in 63 (c) Public appropriate in 63 (c) Public appropriate in 64 (c) Public appropriat	No No No	to any agency deliverables <sup>2</sup> No - Dees not relate directly to any agency deliverables No - Dees not relate directly to any agency deliverables

1882	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.502 Independent educational evaluation	Federal	Statute	(a) General. (1) The parents of a child with a disability have the right under this part to obtain an independent educational evaluation of the child, subject to paragraphs (b) through (e) of this section.	No	No - Does not relate directly to any agency deliverables
1883	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.503 Prior notice by the public agency; content of notice	Federal	Statute	(2) Each public agency must provide to parents, (a) Notice. Written notice that meets the requirements of paragraph (b) of this section must be given to the parents of a child with a disability a reasonable time before the public agency—	No	No - Does not relate directly to any agency deliverables
1884	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.504 Procedural safeguards notice	Federal	Statute	(1) Proposes to initiate or chance the identification, evaluatio (a) General. A copy of the procedural safeguards available to the parents of a child with a disability must be given to the parents only one time a school year, except that a copy also must be given to the parents—	No	No - Does not relate directly to any agency deliverables
1885	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.505 Electronic mail	Federal	Statute	(1) Upon initial referral or parent req A parent of a child with a disability may elect to receive notices required by §§300.503, 300.504, and 300.508 by an electronic mail communication, if the public agency makes that option available.	No	No - Does not relate directly to any agency deliverables
1886	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.506 Mediation	Federal	Statute	(a) General. Each public agency must ensure that procedures are established and implemented to allow parties to disputes involving any matter under this part, including matters arising prior to the	No	No - Does not relate directly to any agency deliverables
1887	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.507 Filing a due process complaint	Federal	Statute	described in §300.503(a)(1) and (2) (relating to the identification, evaluation or educational placement	No	No - Does not relate directly to any agency deliverables
1888	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.508 Due process complaint	Federal	Statute	of a child with a disability, or the provision of (a) General. (1) The public agency must have procedures that require either party, or the attorney representing a party, to provide to the other party a due process compliant (which must remain confidential).	No	No - Does not relate directly to any agency deliverables
1889	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.509 Model forms	Federal	Statute	(2) The party filing a due process complaint (a) Each SEA must develop model forms to assist parents and public agencies in filing a due process complaint in accordance with §§300.507(a) and 300.508(a) through (c) and to assist parents and	No	No - Does not relate directly to any agency deliverables
1890	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.510 Resolution process	Federal	Statute	other parties in filing a State complaint under §§300.151 th (a) Resolution meeting. (1) Within 15 days of receiving notice of the parent's due process complaint, and prior to the initiation of a due process hearing under §300.511, the LEA must convene a meeting	No	No - Does not relate directly to any agency deliverables
1891	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.511 Impartial due process hearing	Federal	Statute	with the parent and the relevant member or members of (a) General. Whenever a due process complaint is received under \$300.507 or \$300.532, the parents or the LEA involved in the dispute must have an opportunity for an impartial due process hearing,	No	No - Does not relate directly to any agency deliverables
1892	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.512 Hearing rights	Federal	Statute	consistent with the procedures in §§300.507. 300.508. and 3	No	No - Does not relate directly to any agency deliverables
1893	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.513 Hearing decisions	Federal	Statute	(1) Be accompanied and advised by counsel and by individuals with special kno (a) Decision of hearing officer on the provision of FAPE. (1) Subject to paragraph (a)(2) of this section, a hearing officer's determination of whether a child received FAPE must be based on substantive grounds.	No	No - Does not relate directly to any agency deliverables
1894	Title 34 - Part 300 - Assistance To	\$300.514 Finality of decision; appeal; impartial	Federal	Statute	(2) In matters alleging a procedural viola (a) Finality of hearing decision. A decision made in a hearing conducted pursuant to \$\$300.507	No	No - Does not relate directly
1895	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	\$300.515 Timelines and convenience of		Statute	through 300.513 or §§300.530 through 300.534 is final, except that any party involved in the hearing may appeal the decision under the provisions of paragraph (		to any agency deliverables
1895	Ittle 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.515 Timelines and convenience of hearings and reviews	Federal	Statute	<ul> <li>(a) The public agency must ensure that not later than 45 days after the expiration of the 30 day period under §300.510(b), or the adjusted time periods described in §300.510(c)—</li> <li>(1) A final decision is reached in the hearing; and</li> </ul>	No	No - Does not relate directly to any agency deliverables
1896	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.516 Civil action	Federal	Statute	(2) A coov of the decis (a) General. Any party aggrieved by the findings and decision made under §§300.507 through 300.513 or §§300.530 through 300.534 who does not have the right to an appeal under §300.514(b).	No	No - Does not relate directly to any agency deliverables
1897	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.517 Attorneys' fees	Federal	Statute	and any oarty ascrieved by the lindinos and decision under \$300.514 (a) in general. (1) In any action or proceeding brought under section 615 of the Act, the court, in its discretion, may award reasonable attomys? I fees as part of the costs to—	No	No - Does not relate directly to any agency deliverables
	With Disabilities				(i) The prevailing party who is the parent of a child with a disability,		
1898	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.518 Child's status during proceedings	Federal	Statute	<ul> <li>(i)</li> <li>(a) Except as provided in §300.533, during the pendency of any administrative or judicial proceeding regarding a due process complaint notice requesting a due process hearing under §300.507, unless</li> </ul>	No	No - Does not relate directly to any agency deliverables
1899	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.519 Surrogate parents	Federal	Statute	the State or local agency and the parents of the child ag (a) General. Each public agency must ensure that the rights of a child are protected when—	No	No - Does not relate directly to any agency deliverables
	With Disabilities				<ol> <li>No parent (as defined in §300.30) can be identified;</li> <li>The public agency, after reasonable efforts, cannot locate a parent;</li> </ol>		
1900	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	\$300.520 Transfer of parental rights at age of majority	Federal	Statute	(a) The child is a ward of the (d) Ceneral. A State may provide that, when a child with a disability reaches the age of majority under State law that applies to al children (except for a child with a disability who has been determined to be incompetent under State law).	No	No - Does not relate directly to any agency deliverables
				Statute	te incompetent under State raw)		
1901	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§§300.521-300.529 [Reserved]	Federal				
1902	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Discipline Procedures §300.530 Authority of school personnel	Federal	Statute	(a) Case-by-case determination. School personnel may consider any unique circumstances on a case- by-case basis when determining whether a change in placement, consistent with the other requirements of this section, is appropriate for a child with a disabi	- No	No - Does not relate directly to any agency deliverables
1903	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.531 Determination of setting	Federal	Statute	The child's IEP Team determines the interim alternative educational setting for services under $\$300.530(c), (d)(5), and (g).$	No	No - Does not relate directly to any agency deliverables
1904	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.532 Appeal	Federal	Statute	(a) General. The parent of a child with a disability who disagrees with any decision regarding placement under §§300.530 and 300.531, or the manifestation determination under §300.530(e), or an	No	No - Does not relate directly to any agency deliverables
1905	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.533 Placement during appeals	Federal	Statute	LEA hat believes that maintaining the current placement of t When an appeal under §300.532 has been made by either the parent or the LEA, the child must remain in the interim alternative educational setting pending the decision of the hearing officer or until	No	No - Does not relate directly to any agency deliverables
1906	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.534 Protections for children not determined eligible for special education and	Federal	Statute	the excitation of the time period specified in \$300.530( (a) General. A child who has not been determined to be eligible for special education and related services under this part and who has encaced in behavior that violated a code of student conduct.	No	No - Does not relate directly to any agency deliverables
1907	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	solution in the services \$300.535 Referral to and action by law enforcement and judicial authorities	Federal	Statute	may assert any of the protections provided for in this part (a) Rule of construction. Nothing in this part prohibits an agency from reporting a crime committed by a child with a disability to appropriate authorities or prevents State law enforcement and judicial	No	No - Does not relate directly to any agency deliverables
1908	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.536 Change of placement because of disciplinary removals	Federal	Statute	a clinic vini a osauniy to appropriate acit of tees or prevents cliant and enorcement a and porcar authorities from exercising thier responsibilities w (a) For purposes of removals of a child with a disability from the child's current educational placement under §§300.530 through 300.553, a change of placement occurs if—	No	No - Does not relate directly
	States For The Education Of Children With Disabilities	disciplinary removals			under §§300.0-30 through 300.5-35, a change of placement occurs it— (1) The removal is for more than 10 consecutive school days; or		to any agency deliverables
1909	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.537 State enforcement mechanisms	Federal	Statute	(2) The child has Notwithstanding §§300.506(b)(7) and 300.510(d)(2), which provide for judicial enforcement of a written agreement reached as a result of mediation or a resolution meeting, there is nothing in this	No	No - Does not relate directly to any agency deliverables
1910	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§§300.538-300.599 [Reserved]	Federal	Statute	part that would prevent the SEA from using other mechanisms		
1911	With Disabilities Title 34 - Part 300 - Assistance To	Subpart F-Monitoring, Enforcement,	Federal	Statute	(a) The State must-	No	No - Does not relate directly
	States For The Education Of Children With Disabilities	Confidentiality, and Program Information Monitoring, Technical Assistance, and Enforcement §300.600 State monitoring and enforcement			(1) Monitor the implementation of this part;		to any agency deliverables
		enforcement			(2) Make determinations annually about the performance of each LEA using the categories in §300.603(b)(1);		
1912	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.604 Enforcement	Federal	Statute	(3) Enforce this part, consistent with \$300.604, using approximate enforcement m (a) Needs assistance. If the Secretary determines, for two consecutive years, that a State needs assistance under \$300.602b(1)(1)(i) in implementing the requirements of Part B of the Act, the Secretary takes one or more of the following actions:	No	No - Does not relate directly to any agency deliverables
1913	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.605 Withholding funds	Federal	Statute	(1) Advi (a) Opportunity for hearing. Prior to withholding any funds under Part B of the Act, the Secretary provides reasonable notice and an opportunity for a hearing to the SEA involved, pursuant to the procedures in §§300.180 through 300.183.	No	No - Does not relate directly to any agency deliverables
1914	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.606 Public attention	Federal	Statute	(b) Suspension. P Whenever a State receives notice that the Secretary is proposing to take or is taking an enforcement action pursuant to §300.604, the State must, by means of a public notice, take such actions as may be	No	No - Does not relate directly to any agency deliverables
1915	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.609 Rule of construction	Federal	Statute	necessary to notify the public within the State of t Nothing in this subpart shall be construed to restrict the Secretary from utilizing any authority under GFPA inclution the norwisings in 34 CFR parts 76 77 and 81 and 2 CFR part 200 to monitor and	No	No - Does not relate directly to any agency deliverables
1916	Vith Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	Confidentiality of Information §300.610	Federal	Statute	enforce the requirements of the Act, including the impo	No	No - Does not relate directly to any agency deliverables
1917	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.611 Definitions	Federal	Statute	protection of the confidentiatily of any personally identifiable data, information, and records collected or maintained by the Secretary and by SEAs and LEAs pur As used in §§300.611 through 300.625—	No	No - Does not relate directly
	States For The Education Of Children With Disabilities				(a) Destruction means physical destruction or removal of personal identifiers from information so that the information is no longer personally identifiable.		to any agency deliverables
1918	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.615 Records on more than one child	Federal	Statute	(b) Education records means the two of records covered un if any education record includes information on more han one child, the parents of those children have the right to inspect and review only the information relating to their child or to be informed of that specific information.	No	No - Does not relate directly to any agency deliverables
1919	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disphilities	§300.618 Amendment of records at parent's request	Federal	Statute	(a) A parent who believes that information in the education records collected, maintained, or used under this part is inaccurate or misleading or violates the privacy or other rights of the child may remark the activitations are present that empiricing the information.	No	No - Does not relate directly to any agency deliverables
1920	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.619 Opportunity for a hearing	Federal	Statute	request the carticostino asence that maintains the inf The agency must, on request, provide an opportunity for a hearing to challenge information in education records to ensure that it is not naccurate, misleading, or otherwise in violation of the privacy or other rights of the child.	No	No - Does not relate directly to any agency deliverables
1921	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.620 Result of hearing	Federal	Statute	(a) It as a result of the hearing, the agency decides that the information is inaccurate, misleading or otherwise in violation of the privacy or other rights of the child, it must amend the information accordingly and so inform the parent in writing.	No	No - Does not relate directly to any agency deliverables
1922	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.621 Hearing procedures	Federal	Statute	(b A hearing held under §300.619 must be conducted according to the procedures in 34 CFR 99.22.	No	No - Does not relate directly to any agency deliverables
1923	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.622 Consent	Federal	Statute	(a) Parental consent must be obtained before personally identifiable information is disclosed to parties, other than officials of participating agencies in accordance with paragraph (b)(1) of this	No	No - Does not relate directly to any agency deliverables
1924	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	\$300.627 Department use of personally identifiable information	Federal	Statute	section, unless the information is contained in education If the Department or its authorized representatives collect any personally identifiable information regarding children with disabilities that is not subject to the Privacy Act of 1974, 5 U.S.C. 552a, the	No	No - Does not relate directly to any agency deliverables
	With Disabilities				Regarding consider him readamned what is to subject to the himself read in the 500000, back, the Secretary applies the requirements of 5 U.S.C. 552a		

1925	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.641 Annual report of children served—information required in the report	Federal	Statute	the Secretary of the Interior must count and report the number of children with disabilities receiving	No	No - Does not relate directly to any agency deliverables
1926	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.642 Data reporting	Federal	Statute	special education and related services on anv date (a) Protection of personally identifiable data. The data described in section 618(a) of the Act and in §300.641 must be publicly reported by each State in a manner that does not result in disclosure of data identifiable to individual children.	No	No - Does not relate directly to any agency deliverables
1927	Title 34 - Part 300 - Assistance To States For The Education Of Children	Subpart G—Authorization, Allotment, Use of Funds, and Authorization of Appropriations	Federal	Statute	(b) Samoli (a) Purpose of grants. The Secretary makes grants to States, outlying areas, and freely associated States (as defined in §300.717), and provides funds to the Secretary of the Interior, to assist them to	No	No - Does not relate directly to any agency deliverables
1928	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Allotments, Grants, and Use of Funds §300.700 Grants to States §300.702 Technical assistance	Federal	Statute	provide special education and related services to ch (a) In general. The Secretary may reserve not more than one-half of one percent of the amounts appropriated under Part B of the Act for each fixed year to support technical assistance activities authorized under section 616(i) of the Act.	No	No - Does not relate directly to any agency deliverables
1929	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.703 Allocations to States	Federal	Statute	(b) Maximum am (a) General. After reserving funds for technical assistance under §300.702, and for payments to the outlying areas, the freely associated States, and the Secretary of the Interior under §300.701 (a) and	No	No - Does not relate directly to any agency deliverables
1930	With Disabilities Title 34 - Part 300 - Assistance To	§300.706 [Reserved]	Federal	Statute	(b) for a fiscal year. the Secretary allocates the r		,
1931	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	Secretary of the Interior §300.707 Use of	Federal	Statute	(a) Definitions. For purposes of \$\$300.707 through 300.716, the following definitions apply:	No	No - Does not relate directly
	States For The Education Of Children With Disabilities	amounts by Secretary of the Interior			<ol> <li>Reservation means Indian Country as defined in 18 U.S.C. 1151.</li> <li>Tribal governing body has the definition given that term in 25 U.S.C. 2021(19).</li> </ol>		to any agency deliverables
1932	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.708 Submission of information	Federal	Statute	(b) Prov The Secretary may provide the Secretary of the Interior amounts under §300.707 for a fiscal year only if the Secretary of the Interior submits to the Secretary information that—	No	No - Does not relate directly to any agency deliverables
1933	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.709 Public participation	Federal	Statute	(a) Meets the requirements of section 612(a)(1), (3) through (9), (10)(B) th In fulfilling the requirements of §300.708 the Secretary of the Interior must provide for public participation consistent with §300.165.	No	No - Does not relate directly to any agency deliverables
1934	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.710 Use of funds under Part B of the Act	Federal	Statute	(a) The Secretary of the Interior may reserve five percent of its payment under §300.707(b) in any fiscal year, or \$500,000, whichever is greater, for administrative costs in carrying out the provisions of	No	No - Does not relate directly to any agency deliverables
1935	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.711 Early intervening services	Federal	Statute	§§300.707 through 300.709, 300.711, and 300.713 t (a) The Secretary of the Interior may allow each elementary school and secondary school for Indian	No	No - Does not relate directly
1936	With Disabilities Title 34 - Part 300 - Assistance To	§300.712 Payments for education and services	Federal	Statute	children operated or funded by the Secretary of the Interior to use not more than 15 percent of the amount the school receives under \$300.707(b) for anv fis (a) General. With funds appropriated under section 611(i) of the Act, the Secretary makes payments	No	to any agency deliverables No - Does not relate directly
1937	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	for Indian children with disabilities aged three through five \$300.713 Plan for coordination of services	Federal	Statute	to the Secretary of the Interior to be distributed to tribes or tribal organizations (as defined under section 4 of the Indian Self-Determination and Educat (a) The Secretary of the Interior must develop and implement a plan for the coordination of services	No	to any agency deliverables No - Does not relate directly
	States For The Education Of Children With Disabilities	-			for all Indian children with disabilities residing on reservations served by elementary schools and secondary schools for Indian children operated or fund		to any agency deliverables
1938	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.714 Establishment of advisory board	Federal	Statute	(a) To meet the requirements of section 612(a)(21) of the Act, the Secretary of the Interior must establish, under the BIA, an advisory board composed of individuals involved in or concerned with the education and provision of services to Indian infants.	No	No - Does not relate directly to any agency deliverables
1939	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.715 Annual reports	Federal	Statute	(a) In general. The advisory board established under §300.714 must prepare and submit to the Secretary of the Interior and to Congress an annual report containing a description of the activities of the advisory board for the preceding year.	No	No - Does not relate directly to any agency deliverables
1940	Title 34 - Part 300 - Assistance To States For The Education Of Children	§300.716 Applicable regulations	Federal	Statute	(b) Availabil The Secretary of the Interior must comply with the requirements of §§300.103 through 300.108,	No	No - Does not relate directly to any agency deliverables
1941	With Disabilities Title 34 - Part 300 - Assistance To	Definitions that Apply to this Subpart §300.717	Federal	Statute	300.110 through 300.124, 300.145 through 300.154, 300.156 through 300.160, 300.165, 300.170 through 300.186, 300.226, 300.300 through 300.680, 300.610 through 30 As used in this subpart—	No	No - Does not relate directly
	States For The Education Of Children With Disabilities	Definitions applicable to allotments, grants, and use of funds			(a) Freely associated States means the Republic of the Marshall Islands, the Federated States of Micronesia, and the Republic of Palau;		to any agency deliverables
					(b) Outlying areas means the United States Virgin Islands, Guam, American Samoa, and the Com		
1942	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Acquisition of Equipment and Construction or Alteration of Facilities §300.718 Acquisition of	Federal	Statute	(a) General. If the Secretary determines that a program authorized under Part B of the Act will be improved by permitting program funds to be used to acquire appropriate equipment, or to construct	No	No - Does not relate directly to any agency deliverables
1943	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	equipment and construction or alteration of facilities Subpart H—Preschool Grants for Children with Disabilities §300.800 In general	Federal	Statute	new facilities or after existing facilities, the Secretary The Secretary provides grants under section 619 of the Act to assist States to provide special education and related services in accordance with Part B of the Act—	No	No - Does not relate directly to any agency deliverables
	with Disabilities	§300.000 in general			(a) To children with disabilities aged three through five years; and		
1944	Title 34 - Part 300 - Assistance To States For The Education Of Children	§§300.801-300.802 [Reserved]	Federal	Statute	(b) At a State's dis		
1945	With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.803 Definition of State	Federal	Statute	As used in this subpart, State means each of the 50 States, the District of Columbia, and the Commonwealth of Puerto Rico. (Authority: 20 U.S.C. 1419(i))	No	No - Does not relate directly to any agency deliverables
1946	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.804 Eligibility	Federal	Statute	A State is eligible for a grant under section 619 of the Act if the State— (a) is eligible under section 612 of the Act to receive a grant under Part B of the Act; and	Yes	Yes
1947	Title 34 - Part 300 - Assistance To	\$300.805 [Reserved]	Federal	Statute	(b) Makes FAPE available to all children with disabilities, aced three through five.		
	States For The Education Of Children With Disabilities						
1948	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.806 Eligibility for financial assistance	Federal	Statute	No State or LEA, or other public institution or agency, may receive a grant or enter into a contract or cooperative agreement under subpart 2 or 3 of Part D of the Act that relates exclusively to programs, projects, and activities pertaining to children a	No	No - Does not relate directly to any agency deliverables
1949	Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	§300.807 Allocations to States	Federal	Statute	The Secretary allocates the amount made available to carry out section 619 of the Act for a fiscal year among the States in accordance with §§300.808 through 300.810. (Authority: 20 U.S.C. 1419(c)(1))	No	No - Does not relate directly to any agency deliverables
1950	Title 34 - Part 300 - Assistance To	§300.811 [Reserved]	Federal	Statute			
1951	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	\$300.818 Part C of the Act inapplicable	Federal	Statute	Part C of the Act does not apply to any child with a disability receiving FAPE, in accordance with Part	No	No - Does not relate directly
	States For The Education Of Children With Disabilities	J			B of the Act, with funds received under section 619 of the Act. (Authority: 20 U.S.C. 1419(h))		to any agency deliverables
1952	Title 34 - Part 300 - Assistance To						
1953		Appendix A to Part 300—Excess Costs Coloridation	Federal	Statute	Except as otherwise provided, amounts provided to an LEA under Part B of the Act may be used only to pay the avvec costs of providing special education and related services to children with	Yes	Yes
	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	Calculation Appendix B to Part 300—Proportionate Share	Federal	Statute	to pay the excess costs of providing special education and related services to children with disabilities. Excess costs are those costs for the education of Each LEA must expend, during the grant period, on the provision of special education and related	Yes	No - Does not relate directly
1954	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To	Calculation Appendix B to Part 300—Proportionate Share Calculation Appendix C to Part 300—National Instructional			to pay the excess costs of providing special education and related services to hidrem with disabilities. Excess costs are those costs for the education of Each LEA must expend, during the grant period, on the provision of special education and related services for the parental-phased private school children with indisabilities entities in private elementary schools and secondary schools located in the LEA a Under sections 51(a)(2)(2)(A) and 57(a)(4)(4) of the Individuals with Disabilities Education Act, as Under sections 51(a)(2)(2)(A) and 57(a)(4)(4) of the Individuals with Disabilities Education Act, as Under sections 51(a)(2)(2)(A) and 57(a)(4) of the Individuals with Disabilities Education Act, as Under sections 51(a)(2)(4)(A) and 57(a)(4) of the Individuals with Disabilities Education Act, as Under sections 51(a)(2)(4)(A) and 57(a)(4)(4) of the Individuals with Disabilities Education Act, as Under sections 51(a)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)(4)		No - Does not relate directly to any agency deliverables No - Does not relate directly
	States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Title 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Calculation Appendix B to Part 300—Proportionate Share Calculation Appendix C to Part 300—National Instructional Materials Accessibility Standard (NIMAS)	Federal	Statute	to pay the excess costs of providing special exclusion and related services to children with disabilities. Excess outs are hole costs to the exclusion of the	No No	No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables
1955	States For The Education Of Children With Disabilities Talle 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Talle 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities Talle 34 - Part 300 - Assistance To States For The Education Of Children With Disabilities	Calculation Appendix B to Part 300—Proportionate Share Calculation Appendix C to Part 300—National Instructional Materials Accessibility Standard (NIMAS) Appendix To Part 300—Matinteance of Effort and Early Intervening Services	Federal Federal Federal	Statute Statute Statute	to pay the excess costs of providing special exclusion and related services to children with disabilities. Excess of the exclusion of the exclusion of the exclusion of the exclusion of the exclusion of the exclusion of the exclusion of exervices for the parental-yclasod private school children with disabilities enrolled in private elementary school as descondary school costeal in the LEA. Unclusions Ecological Actions of Actional Under services for Equiprixed private school children with disabilities enrolled in private elementary school as descondary school costeal in the LEA. Unclusions Ecological Act, as Under services for EQUICID() and an ECOLOGIC () of the individuals with Disabilities Ecological to Ecological and the effect of the elementary of the elementary of Ecological and the elementary of the elementary of ECOLOGIC () and use because the individual maintervance of Briton in accordance with \$300.205(c)) and use because the relative there are also an elementary of ecological and the elementary of Briton in accordance with \$300.205(c)) and use to ecological and the elementary of Briton in accordance because the cold in c. addition because the individual and individual and individual and the elementary of Briton is accordance because the fold in accordance and the elementary of Briton in accordance because the cold in accordance and the school metal and the elementary of Briton in accordance because the	No No	No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables No - Does not relate directly to any agency deliverables
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1958	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§462.3 What definitions apply?	Federal	Statute	(a) Definitions in the Adult Education and Family Literacy Act (Act). The following terms used in these No regulations are defined in section 203 of the Adult Education and Family Literacy Act, 20 U.S.C. 5022 (Act). Adult education.		No - Does not relate directly to any agency deliverables			
					Eligible provider,					
					Individual of limited English proficiency,					
					Individual with a disability, Literacy.					
					Literacy. (b) Other definitions. The following definitions also apply to this part:					
					Adult basic education (ABE) means instruction designed for an adult whose educational functioning level is equivalent to a particular ABE literacy level listed in the NRS educational functioning level					
					table in §462.44.					
					Adult education population means individuals— (1) Who are 16 years of age or older;					
					<ul> <li>(1) Who are not enrolled or required to be enrolled in secondary school under State law; and</li> </ul>					
					(3) Who—					
					<ul> <li>Lack sufficient mastery of basic educational skills to enable the individuals to function effectively in society;</li> </ul>					
1959	Title 34 - Part 462 - Measuring Educational Gain In The National	§462.4 What are the transition rules for using tests to measure educational gain for the Nationa	Federal	Statute	(iii) Do not have a secondary school diploma or its recognized equivalent, and have not achieved an A State or a local eligible provider may continue to measure educational gain for the NRS using a test. Yes that was identified in the Guidelines unit the Secretary announces through a notice published in the	3	Yes	Other service or product our agency must/may provide	Measure educational gain	
	Reporting System For Adult Education	Reporting System for Adult Education (NRS)?			Federal Register a deadline by which States and local eligible providers must use only tests that the Secretary has reviewed and determined to be suitable for use in the NRS under this part.					
1960	Title 34 - Part 462 - Measuring Educational Gain In The National	Subpart B—What Process Does the Secretary Use To Review the Suitability of Tests for Use in	Federal	Statute	(a) The Secretary only reviews tests under this part that are submitted by a test publisher. No		No - Does not relate directly to any agency deliverables			
	Reporting System For Adult Education	the NRS?§462.10 How does the Secretary review tests?			(b) A test publisher that wishes to have the suitability of its test determined by the Secretary under this part must submit an application to the Secretary, in the manner the Secretary may prescribe, by April 14, 2008, and thereafter, by October 1 of each year.		to any agency deriverables			
					14, 2008, and, thereafter, by October 1 of each year. (Authority: 20 U.S.C. 9212)					
1961	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§462.11 What must an application contain?	Federal	Statute	(a) Application content and format. In order for the Secretary to determine whether a standardized test. Yes is suitable for measuring the gains of participants in an adult education program required to report under the NRS, a test publisher must—	1	Yes	Report our agency must/may provide		
					<ol> <li>Include with its application information listed in paragraphs (b) through (i) of this section, and, if applicable, the information listed in paragraph (i) of this section;</li> </ol>					
					(2) Provide evidence that it holds a registered copyright of a test or is licensed by the copyright holder					
					to sell or distribute a test. (3)(i) Arrange the information in its application in the order it is presented in paragraphs (b) through (j)					
					of this section; or					
					(iii) Include a table of contents in its application that identifies the location of the information required in paragraphs (b) through (j) of this section.					
					<ul><li>(4) Submit to the Secretary three copies of its application.</li><li>(b) General information. (1) A statement, in the technical manual for the test, of the intended purpose</li></ul>					
					of the test and how the test will allow examinees to demonstrate the skills that are associated with the NRS educational functioning levels in §462.44.					
					(2) The name, address, e-mail address, and telephone and fax numbers of a contact person to whom the Secretary may address inquiries.					
					(3) A summary of the precise editions, forms, levels, and, if applicable, sub-tests and abbreviated tests that the test publisher is requesting that the Secretary review and determine to be suitable for use in the NRS.					
					(c) Development. Documentation of how the test was developed, including a description of-					
1962	Title 34 - Part 462 - Measuring	§462.12 What procedures does the Secretary	Federal	Statute	(1) The nature of samples of examinees administered the test during pilot or field testing, such as— (a) Review. (1) When the Secretary receives a complete application from a test publisher, the Secretary selects experts in the field of educational testing and assessment who possess appropriate		No - Does not relate directly			
	Educational Gain In The National Reporting System For Adult Education	use to review the suitability of tests?			Secretary selects experts in the field of educational testing and assessment who possess appropriate advanced degrees and experience in test development or psychometric research, or both, to advise the Secretary on the extent to which a test meets the criteria and requirements in §462.13.		to any agency deliverables			
					(2) The Secretary reviews and determines the suitability of a test only if an application-					
					<ul> <li>(i) Is submitted by a test publisher;</li> <li>(ii) Meets the deadline established by the Secretary;</li> </ul>					
					(iii) includes a test that-					
					(A) Has two or more secure, parallel, equated forms of the same test—either traditional paper and pencil or computer-administered instruments—for which forms are constructed prior to administration to examinees; or					
					(B) Is an adaptive test that uses computerized algorithms for selecting and administering items in real time, however, for such an instrument, the size of the item pool and the method of item selection must ensure negligible overlap in items across pre- and poot-testing;					
					(iv) Includes a test that samples one or more of the major content domains of the NRS educational functioning levels of ABE, ESL, or ASE with sufficient numbers of questions to represent adequately					
					the domain or domains; and (v) Includes the information prescribed by the Secretary, including the information in §462.11 of this					
					part. (b) Secretary's determination (1) The Secretary determines whether a test meets the criteria and					
					(d) Secretary's been initiation. (1) The Secretary determines whene a test meets are thread and requirements in §462.13 after taking into account the advice of the experts described in paragraph (a)(1) of this section.					
1963	Title 34 - Part 462 - Measuring Educational Gain In The National	§462.13 What criteria and requirements does the Secretary use for determining the suitability of		Statute	In order for the Secretary to consider a test suitable for use in the NRS, the test or the test publisher, if No applicable, must meet the following criteria and requirements:		No - Does not relate directly to any agency deliverables			
	Reporting System For Adult Education	tests?			(a) The test must measure the NRS educational functioning levels of members of the adult education population.					
					(b) The test must sample one or more of the major content domains of the NRS educational functioning levels of ABE, ESL, or ASE with sufficient numbers of questions to adequately represent					
					the domain or domains. (c)(1) The test must meet all applicable and feasible standards for test construction and validity					
					provided in the 1999 edition of the Standards for Educational and Psychological Testing, prepared by the Joint Committee on Standards for Educational and Psychological Testing of the American Educational Research Association, the American Psychological Association, and the National Council					
					on Measurement in Education incorporated by reference in this section. The Director of the Federal Register approves this incorporation by reference in accordance with 5 U.S.C. 552(a) and 1 CFR part					
					51. You may obtain a copy from the American Psychological Association, Inc., 750 First Street, NE, Washington, DC 20002. You may inspect a copy at the Department of Education, room 11159, 550 12th Street, SW, Washington, DC 20202 or at the National Archives and Records Administration					
					(NARA). For information on the availability of this material at NARA, call (202) 741-6030, or go to: http://www.archives.gov/federal_register/code_of_federal_regulations/ibr_locations.html.					
					(2) If requested by the Secretary, a test publisher must explain why it believes that certain standards in the 1999 edition of the Standards for Educational and Psychological Testing were not applicable or were not feasible to meet.					
					(d) The test must contain the publisher's guidelines for retesting, including time between test-taking, which are accompanied by appropriate justification.					
					<ul> <li>(e) The test must—</li> <li>(1) Have two or more secure, parallel, equated forms of the same test—either traditional paper and</li> </ul>					
1964	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§462.14 How often and under what circumstances must a test be reviewed by the Secretary?	Federal	Statute	(a) The Secretary's determination that a test is suitable for use in the NRS is in effect for a period of seven years from the date of the Secretary's written notification to the test publisher, unless otherwise indicated by the Secretary. After that time, if the test publisher wants the test to be used in the NRS.		No - Does not relate directly to any agency deliverables			
					the test must be reviewed again by the Secretary so that the Secretary can determine whether the test continues to be suitable for use in the NRS.					
					(b) If a test that the Secretary has determined is suitable for use in the NRS is substantially revised—for example, by changing its structure, number of items, content specifications, item types, or sub-test—and the test publisher wants the test to continue to be used in the NRS, the test					
					publisher must submit, as provided in §462.11(j)(4), the substantially revised test or version of the test to the Secretary for review so that the Secretary can determine whether the test continues to be					
					suitable for use in the NRS. (Authority: 20 U.S.C. 9212)					
					· · · · · · · · · · · · · · · · · · ·					

1965	Title 34 - Part 462 - Measuring Educational Gain In The National	Subpart C [Reserved] Subpart D—What Requirements Must States and Local Eligible	Federal	Statute	(a) A State must have a written assessment policy that its local eligible providers must follow in measuring educational gain and reporting data in the NRS.	Yes	Yes	Report our agency must/may provide	
	Reporting System For Adult Education	Gain?			(b) A State must submit its assessment policy to the Secretary for review and approval at the time it submits its annual statistical report for the NRS.				
		§462.40 Must a State have an assessment policy?			(c) The State's assessment policy must-				
					(1) Include a statement requiring that local eligible providers measure the educational gain of all students who receive 12 hours or more of instruction in the State's adult education program with a tes that the Secretary has determined is suitable for use in the NRS;	t			
					(2) Identify the pre- and post-tests that the State requires local eligible providers to use to measure the educational gain of ABE, ESL, and ASE students;				
					(3)(i) Indicate when, in calendar days or instructional hours, local eligible providers must administer pre- and post-tests to students; and				
					<ul> <li>(ii) Ensure that the time for administering the post-test is long enough after the pre-test to allow the test to measure educational gains according to the test publisher's guidelines;</li> </ul>				
					(4) Specify the score ranges tied to educational functioning levels for placement and for reporting gains for accountability;				
					(5) Identify the skill areas the State intends to require local eligible providers to assess in order to measure educational cain:				
					(6) Include the guidance the State provides to local eligible providers on testing and placement of an				
					individual with a disability or an individual who is unable to be tested because of a disability; (7) Describe the training requirements that staff must meet in order to be qualified to administer and				
1966	Title 34 - Part 462 - Measuring Educational Gain In The National	§462.41 How must tests be administered in order to accurately measure educational gain?	Federal	Statute	score each test selected by the State to measure the educational gains of students; (a) General. A local eligible provider must measure the educational gains of students using only tests that the Secretary has determined are suitable for use in the NRS and that the State has identified in	Yes	Yes	Other service or product our agency must/may provide	Measure educational gain; provide specific functions if a
	Reporting System For Adult Education				its assessment policy. (b) Pre-test. A local eligible provider must—				local eligible provider
					<ol> <li>Administer a pre-test to measure a student's educational functioning level at intake, or as soon as possible thereafter:</li> </ol>				
					(2) Administer the pre-test to students at a uniform time, according to its State's assessment policy,				
					and (3) Administer pre-tests to students in the skill areas identified in its State's assessment policy.				
					(c) Post-test. A local eligible provider must-				
					<ol> <li>Administer a post-test to measure a student's educational functioning level after a set time period or number of instructional hours;</li> </ol>				
					(2) Administer the post-test to students at a uniform time, according to its State's assessment policy; (3)(0) Administer post-tests with a secure parallel equated form of the same test—either traditional				
					paper and pencil or computer-administered instruments—for which forms are constructed prior to administration to examinees to pre-test and determine the initial placement of students; or				
					(ii) Administer post-tests with an adaptive test that uses computerized algorithms for selecting and administering items in real time: however, for such an instrument, the size of the item pool and the method of item selection must ensure negligible overlap in items across pre- and post-testing; and				
					<ul> <li>(4) Administer post-tests to students in the same skill areas as the pre-test.</li> <li>(d) Other requirements. (1) A local eligible provider must administer a test using only staff who have</li> </ul>				
1967	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§462.42 How are tests used to place students at an NRS educational functioning level?	Federal	Statute	(a) A local eligible provider must use the results of the pre-test described in §462.41(b) to initially place students at the appropriate NRS educational functioning level.	No	No - Does not relate directly to any agency deliverables		
					(b) A local eligible provider must use the results of the post-test described in §462.41(c)— (1) To determine whether students have completed one or more educational functioning levels or are				
					progressing within the same level; and (2) To place students at the appropriate NRS educational functioning level.				
					(c)(1) States and local eligible providers are not required to use all of the skill areas described in the NRS educational functioning levels to place students.				
					(2) States and local eligible providers must test and report on the skill areas most relevant to the students' needs and to the programs' curriculum.				
					(d)(1) If a State's assessment policy requires a local eligible provider to test a student in multiple skill areas and he student will receive instruction in all of the skill areas, the local eligible provider must				
					place the student in an educational functioning level that is equivalent to the student's lowest test score for any of the skill areas tested under §462.41(b) and (c).				
					(2) If a State's assessment policy requires a local eligible provider to test a student in multiple skill areas, but the student will receive instruction in fewer than all of the skill areas, the local eligible provider must place the student in an educational functioning level that is equivalent to the student's				
					lowest test score for any of the skill areas				
					(ii) In which the student will receive instruction.				
1968	Title 34 - Part 462 - Measuring	§462.43 How is educational gain measured?	Enderel	Statute	(Approved by the Office of Management and Budget under control number 1830-0027)	. Yes	Yes	Other service or product our	Measure educational gain
1906	Educational Gain In The National Reporting System For Adult Education		Federal	Statute	(a)(1) Educational gain is measured by comparing the student's initial educational functioning level, as measured by the pre-test described in §462.41 (b), with the student's educational functioning level as measured by the post-test described in §462.41 (c).	s tes	res	agency must/may provide	weasure educational gain
					Example: A State's assessment policy requires its local eligible providers to test students in reading and numeracy. The student scores lower in reading than in numeracy. As described in §462.42(d)(1), the local eligible provider would use the student's reading score to place the student in an educational				
					functioning level. To measure educational gain, the local eligible provider would compare the reading score on the pre-test with the reading score on the post-test				
					(2) A student is considered to have made an educational gain when the student's post-test indicates that the student has completed one or more educational functioning levels above the level in which the student was placed by the pre-test.	•			
					(b) If a student is not post-tested, then no educational gain can be measured for that student and the local eligible provider must report the student in the same educational functioning level as initially placed for NRS reporting purposes.				
					(Approved by the Office of Management and Budget under control number 1830-0027)				
					(Authority: 20 U.S.C. 9212)				
1969	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§462.44 Which educational functioning levels must States and local eligible providers use to measure and report educational gain in the NRS?		Statute	States and local eligible providers must use the NRS educational functioning levels in the following functioning level table:	No	No - Does not relate directly to any agency deliverables		
1970	Title 34 - Part 462 - Measuring	Title 34: Education PART		Statute					
	Educational Gain In The National Reporting System For Adult Education	100-NONDISCRIMINATION UNDER PROGRAMS RECEIVING FEDERAL ASSISTANCE THROUGH THE DEPARTMENT							
		OF EDUCATION EFFECTUATION OF TITLE VI OF THE CIVIL RIGHTS ACT OF 1964							
1971	Title 34 - Part 462 - Measuring	§100.1 Purpose	Federal	Statute	The surgest of this part is to affect whe the presidence of the 14 of the Court Printer to	No	No - Does not relate directly		
19/1	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education		rederal	orginie	The purpose of this part is to effectuate the provisions of title VI of the Civil Rights Act of 1964 (hereafter referred to as the "Act") to the end that no person in the United States shall; on the ground of race, color, or national origin, be excluded from participation in, be derived the benefits of, or be	red	No - Does not relate directly to any agency deliverables		
	T-1-04 D-1-107		Federal	C	otherwise subjected to discrimination under any program or activity receiving Federal financial assistance from the Department of Education.		No. 8		
1972	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§100.2 Application of this regulation	Federal	Statute	This regulation applies to any program to which Federal financial assistance is authorized to be extended to a recipient under a law administered by the Department, including the Federal financial assistance listed in appendix A of this regulation. It applies to money paid, property transferred, or	No	No - Does not relate directly to any agency deliverables		
					other Federal financial assistance extended after the effective date of the regulation pursuant to an application approved prior to such effective date. This regulation does not apply to (a) any Federal financial assistance by way of insurance or guaranty contracts. (b) money paid, property transferred,				
					or other assistance extended before the effective date of this regulation, (c) the use of any assistance by any individual who is the ultimate beneficiary, or (d) any employment practice, or any employment employment agency, or labor organization, except to the extent described in §100.3. The fact that a				
					Employed Finds agency to make specific address and the specific address and the specific address is not address and the specific address and the specific address address and the specificable, that a program is not covered. Federal financial assistance under statutes now in force or hereinafter enacted may be added to this list by notice published in the Federal Register.				
					Retentiniter enacted may be added to this list by holice published in the rederal Register. (Authority: Secs. 602, 604, Civil Rights Act of 1964; 78 Stat. 252, 253; 42 U.S.C. 2000d-1, 2000d-3)				

1973	Title 34 - Part 462 - Measuring §100.3 Discr Educational Gain In The National Reporting System For Adult Education	rimination prohibited	Federal	Statute	(a) General. No person in the United States shall, on the ground of race, color, or national origin be excluded from participation in, be denied the benefits of, or be otherwise subjected to discrimination under any program to which this part applies.	2	No - Does not relate directly to any agency deliverables		
	Reponing System For Adult Education				under any program to which this part applies. (b) Specific discriminatory actions prohibited. (1) A recipient under any program to which this part applies may not, directly or through contractual or other arrangements, on ground of race, color, or national origin:				
					(i) Deny an individual any service, financial aid, or other benefit provided under the program;				
					<ul> <li>(ii) Provide any service, financial aid, or other benefit to an individual which is different, or is provided in a different manner, from that provided to others under the program;</li> </ul>				
					(iii) Subject an individual to segregation or separate treatment in any matter related to his receipt of any service, financial aid, or other benefit under the program;				
					(iv) Restrict an individual in any way in the enjoyment of any advantage or privilege enjoyed by others receiving any service, financial aid, or other benefit under the program;				
					(v) Treat an individual differently from others in determining whether he satisfies any admission, enrollment, quota, eligibility, membership or other requirement or condition which individuals must				
					meet in order to be provided any service, financial aid, or other benefit provided under the program; (vi) Deny an individual an opportunity to participate in the program through the provision of services or				
					otherwise or afford him an opportunity to do so which is different from that afforded others under the program (including the opportunity to participate in the program as an employee but only to the extent set forth in paragraph (c) of this section).				
					(vii) Deny a person the opportunity to participate as a member of a planning or advisory body which is an integral part of the program.				
1974	Title 34 - Part 462 - Measuring §100.4 Assu Educational Gain In The National Reporting System For Adult Education	rrances required	Federal	Statute	(2) A recipient, in determining the pages of services, financial aid, or drote benefits, or facilities which dispert application for Federal financial assistance to which this para pages, except an No application to which paragraphic b) of this section applies, and every application for Federal financial assistance to provide a facility shall, as a control of the section applies and the detention of any Federal financial assistance to provide of the paragraphic b) of this section, contain or the accomparied by an assunce that the organized of the facility shall, as a contrast the tote section and a regulated framework assistance to provide real program will be conducted or the facility content in comparison with a requirements imposed by or pursuant to this pant. The case of a application for Federal financial assistance to provide real property or structures theremore, the assumance shall calling the receiption, or, in the case of a application for Federal financial assistance to provide real property or structures.	3	No - Does not relate directly to any agency deliverables		
					subsequent transfer, the transferee, for the period during which the real property or structures are used for a purpose for which the Federal financial assistance is extended or for another purpose involving the provision of similar services or benefits. In the case of personal property the assurance				
					shall adjuste the recipient for the period during which here retains ownership or possession of the poperty. I had direct uses the assurance and dollagets the neighbor (for the period during which end of the second se				
					(2) Where Federal funccial assistance is provided in the form of a transfer of red property or interest therein from the Federal Government the instrument effection; or exocing the transfer shall contain a coverant running with the land to assure nondiscrimination for the period during which the real popperty is used or a purpose for which the Federal financial assistance is extended or for another purpose involving the plovision of similar services or benefits. Where no transfer of property is involved but properies is improved with federal financial assistance, the receipter shall agree to				
					include such a covenant to any subsequent transfer of the property. Where the property is obtained from the Federal Government, such covenant may also include a condition coupled with a right to be reserved by the Department to revert tile to the property in the event of a breach of the covenant				
					where, in the discretion of the responsible Department official, such a condition and right of reverter is appropriate to the statute under which the real property is obtained and to the nature of the grant and the grantee. In the event a transferree of real property proposes to mortigage or otherwise encoumber				
1975	Title 34 - Part 482 - Measuring §100.5 Illustr Educational Gain In The National Reporting System For Adult Education	rative application	Federal	Statute	the real property as security for financing construction of new, or improvement of existing, facilities on such property for the property as such programs aded by Friedred financial assistance of the The following examples will littates the programs aded by Friedred financial assistance of the popertimet, if not asset the discrimination probable is discrimination on the ground affact, color, or national existence).	3	No - Does not relate directly to any agency deliverables		
					(a) In description of the statement o				
					(b) In a research, training, demonstration, or other grant to a university for activities to be conducted in a graduate school, discrimination in the admission and treatment of students in the graduate school is prohibited, and the prohibitor avends to the emitre university.				
					(c) In a training grant to a hospital or other concademic institution, discrimination is prohibited in the selection of individuals to be trained and in their restances they the grantee during their training. In a research or demonstration grant to such institution discrimination is prohibited with respect to any educational activity and any provision of medical or other services and any financial aid to individuals individuals.				
					(d) In parties to satisfy in the constrained on Bollites for the provision of health, educational or wellare sorrivers, essuarcence will be provided the sorrivers will be provided without descrimination, to the same estern that discrimination would be prohibited as a condition of Federal operating grants for the apport of such anti-proc. Thus, as a condition of grants for the constraints of a large the search, or other families at institutions of higher education, assurances will be required that there will be no discrimination in the admission of traitment of duckets.				
1976	Title 34 - Part 462 - Measuring §100.6 Comp Educational Gain In The National Reporting System For Adult Education	pliance information	Federal	Statute	(a) Cooperation and assistance. The responsible Department official shall to the fullest extent practicable seek the cooperation of recipients in obtaining compliance with this part and shall provide assistance and guidance to recipients to the ptream comply outputshifty with this part.	s	Yes	Report our agency must/may provide	Cooperation and assistance
					(b) Compliance reports. Each recipient shall keep such records and submit to the responsible Department official or his designee timely, complete and accurate compliance reports at such times, and in such form and containing such information, sath ere prepandible Department Official or his designee may determine to be necessary to enable him to ascertain whether the recipient has complied or is complying with this part. For example, recipients should have available for the				
					Department racial and ethnic data showing the extent to which members of minority groups are beneficiaries of and participants in fielderally-assisted programs. In the case in which a primary recipient extends freederal innucial assistance to any other recipient, such other recipient typicant of the federal innucial assistance to any other recipient, such other recipient assist and such compliance reports to the primary recipient as may be necessary to enable the primary recipient extends. This is obligations under this part.				
					(c) Access to sources of information. Each recipient shall permit access by the responsible Department official or his designee during normal business hours to such of its books, records, accounts, and other sources of information, and its facilities as may be pertinent to ascertain				
					compliance with this part. Where any internation required of a nexigent is in the exclusive possession of any other agency, installation of person and this agency, installation of person after all loss of the funnish this internation the recipient shall be certify in its report and shall are form what effects is them the strength of the strength of the bath the Department of the enclusing or strength on the strength of the confident in nature obtained in connection with compliance evaluation or enforcement shall not be disclosed except the necessary in formation effective evaluation or enforcement shall not be disclosed except the necessary in formation effective evaluation or enforcement shall not be disclosed except the necessary in formation effective evaluation or enforcement shall not be disclosed except the necessary in formation effective evaluation or enforcement shall not be disclosed except the necessary in formation effective evaluation or enforcement shall not be disclosed except the necessary in formation effective evaluation or enforcement shall not be disclosed except the necessary in formation effective evaluation of the encluse of the encluse the enclusion.				
1977	Title 34 - Part 462 - Measuring §100.7 Cond	duct of investigations	Federal	Statute		3	No - Does not relate directly to any agency deliverables		
	Reporting System For Adult Education				(b) Compliants. Any person who believes himself or any specific data of individuals to be subjected to discrimination prohibited by this part may by himself or by a representative file with the responsible Department difficiant for discription a white compliant. A comparishment table file on tuber than 100 days from the date of the adigence and edispine.				
					(c) Investigations. The responsible Department official or his designee will make a prompt intestigation whenever a compliance nerveix, tippot, compliant, or any other information indicates a methyle of the perinterp protection and points of the complex. The complex perint of the perinterp protection and points of the complex, the incumations under which the possible noncompliance with this part occurred, and other factors relevant to a determination as to whether the religion that satisfact occurry, with other the religion that satisfact occurry of the perint perint possible occurry with the part of the factors relevant to a determination as to whether the religion that satisfact occurry with the part occurry.				
					(c) Resolution of matters, (1) has investigation processor to paragraph (-) of His acetion indicates a failure to comply with this part, the responsible Department official or his designee will so inform the respiret and the matter will be teachood with formal means whenever possible. If this been determined that the matter cannot be resolved by informal means, action will be taken as provided for in §100.8.				
					(2) If an investigation does not warrant action pursuant to paragraph (1) of this paragraph (d) the responsible Department official or his designee will so inform the recipient and the complainant, if any, in writing.				
					(e) Intimidatory or retailatory acts prohibited. No recipient or other person shall intimidate, threaten, coerce, or discriminate against any individual for the purpose of interfering with any right or privage secured by section 50 of the Act of the part, or beause the has made a compatinit, testified, assisted, or participated in any marrier in an investigation, proceeding or hearing under this part. The discuss the extension of conditional section of the extension of the test of the extension of the extens				

assisted, or participated in any manner in an investigation, proceeding or hearing under this part. The identity of complainants shall be kept confidential except to the extent necessary to carry out the purposes of this part, including the conduct of any investigation, hearing, or judicial proceeding arising

1978	Title 34 - Part 462 - Measuring §1 Educational Gain In The National Reporting System For Adult Education	100.8 Procedure for effecting compliance	Federal	Statute	(c) General. If these appears to be a failure or thesatened failure to comply with this application, and it is noncompliance on the tensoremations compliance cannot be connected by offormal means, compliance with this approximation. Compliance and the connect process of the same processing or the means authorized by the same processing or termination of or related to grant or to continue the defeed famical assistance or by any other means authorized by the same processing or termination of the same processing or termination of the same same processing the same processing or the same same processing the same processing or termination of the same same processing the same processing under the same same same same same processing under the same same same same same same same sam		No - Does not what directly to any agency deliverables
					(b) Noncompliance with §10.0.1 if an applicant this or refuses to furnish an assurance negrited under §0.0.4 or otherwise this or refuses to comply with a requirement microsed by or purposed sector. For each microsed assistance may be refused in accordances with the procedures of paragraph the purposed of the complexity of the processing sector and the paragraph except that the topartment and communication assistance during the pendency of text proceedings where such assistance is during pulpide pursuants to application therefore approved prior to the effective date of the part.		
					(c) Temination of or releast to grant or to continue Flederal financial assistance. No order supporting, terminatory or release to grant or continue Flederal financial assistance shall become affective until (1) the responsible Department official has advised the applicant or recipient of his failure to comply and has determined that compliance control to secure by overlanding means. (2) there has been an express finding on the record, after opportunity for hearing, of a failure by the applicant or recipient on provide the secure of the opportunity for hearing. (3) a failure by the applicant or recipient to provide the secure of the opportunity for hearing of the security of the secure of the opportunity of the record, after opportunity for hearing of the security of the secure of the opportunity of the secure of the opportunity of hearing of the security of the secure legislative jurisdiction over the program involved, A full written report of the continue continue disrupts for such advised or terminate of the space of the secure of the opportunity of the security o		
					Federal financial assistance shall be limited to the particular political entity, or part thereod, or other applicant or recipient as to whom such a finding has been made and shall be limited in its effect to the particular program, or part thereof, in which such noncompliance has been so found.		
1979	Title 34 - Part 482 - Measuring §1 Educational Gain in The National Reporting System For Adult Education	100.9 Hearings	Federal	Statute	(d) Other means autoricated by law. No action to effect compliance by any other means autoricated by law with the law one (1) of the responsible Destimeter africate law determined that compliance cannot (a) Opportunity for braining. Whenever an apportunity to a heating is required by §100.81(c), and a second seco	No	No - Donin nol rollate directly to any agency dell'ertables
					Could be a finite type of the second particle shall be held at the collice of the Department in Washington, DC, at a time fixed by the responsible Department of Ideal unless the determines that the convenience of the applicant or copiedre of of the Department requires that another place be selected. Hearings shall be held before a hearing examiner designated in accordance with SUS.C. 3105 and 3344 (section 1 of the Animistative Procedure Ac).		
					(c) Right to counsel. In all proceedings under this section, the applicant or recipient and the Department shall have the right to be represented by counsel.		
					(d) Procedures, evidence, and record. (1) The hearing decision, and say solutionisticative review thered shall be concluded in controming the access 5-d for d-invincitative Procedure 6-L and in accordance with such risks of procedure as are proper (and not increasisteria with the section) estilling to the conduct of the hearing, shirt of concluses subsequent to hear provided for in programs(h) (i) of this section, using of testimony, exhibits, arguments and briefs, requests for findings, and other relevant evidence on the issues as stated in the notice of the section of the introduce all relevant evidence on the issues as stated in the notice for hearing or as determined by the officer conduction the hearing at the outset of or using the instein. All not entitles to determined the module of the outset of the outset of the outset of hearing or as determined by the officer conducting the hearing at the outset of or using the instein. All not entitles to determine the second second		
1980	Title 34 - Part 462 - Messuring § 11 Educational Grain In The National Reporting System For Adult Education	100.10 Decisions and notices	Federal	Statute	(a) Decisions by hearing examines. After a hearing is held by a hearing examiner such hearing examiner shall ether make an initial decision, is a subtractior, or cerity the entil recording hearing encounted findings and proposed decision to the reviewing authority for a final decision, and a corry of such initial decision or certification and the barralet of the applicator recipient and to the complianteri, if any. Where the initial decision referred to in this paragraph or in paragraph (i) of this yearing and the provided to in the lead of the control of the paragraph or the paragraph (ii) of the paragraph (iii) of the paragraph or and the control of the paragraph or the paragraph or the paragraph or the control of the paragraph or the the second herefore. Upon the filing of such or the paragraph or the paragraph or and sizes its own decision, therefore including the reasons therefor. The absence of exceptions the initial decision, where the providend to in the paragraph or the paragraph or and sizes its own decision therefore. The providend to the providend to the exceptions the related decision, such the paragraph or the	No	No - Does not relate directly
					(b) Decisions on record or review by the reviewing authority. Whenever a record is certified to the reviewing authority for decision or 1 is review. The decision of a hearing seamine parameter to paragraph before or their writers instamented at its concentrons, and a copy of the final decision of the reviewing authority shall be given in writing to the applicant or recipient and to the complianant, if any.		
					(c) Decisions on record where a hearing is waived. Whenever a hearing is waived pursuant to §100.5(a) the reviewing authority shall make its final decision on the record or refer the matter to a hearing examiner for an initial decision to be made on the record. A copy of such decision shall be given in writing to the applicant or recipient, and to the complianm, if any.		
					(d) Rulings required. Each decision of a hearing examiner or reviewing authority shall set forth a ruling on each finding, conclusion, or exception presented, and shall identify the requirement or requirements imposed by or pursuant to this part with which it is found that the applicant or recipient has failed to comply.		
1981	Title 34 - Part 462 - Measuring §1 Educational Gain In The National Reporting System For Adult Education	100.11 Judicial review	Federal	Statute	(e) Review in certain cases by the Secretary. If the Secretary has not personally made the final decision referred to in paragraphe (a), (b), or (c) of this section, a necipient or application of the counted for the Department may request the Secretary to refer a decision of the Reviewing Authority in accordance with nucles of procedure isotatod by the responsible Department official. Such relevant and Action taken pursuant to section 602 of the Act is subject to judicial review as provided in section 603 of the Act.	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				(Authority: Sec. 603, 78 Stat. 253; 42 U.S.C. 2000d-2)		
1982		100.12 Effect on other regulations; forms and structions	Federal	Statute	(a) Effect on other regulations. All regulations, orders, no tilte directione heredothe sixued by any officient of the Dipartment which impose regularizements disappear to prohibit any discrimination aquartational officient of the Dipartment of Adigues to prohibit any discrimination aquartational effects and the sequational officient of the discrimination is prohibited by the explainance, except the individual on the discrimination is prohibited by the discrimination of the discrimation of the discrimination of the discrimination of the disc	No	No-Does not relate directly to any agency deliverables
					(1) Executive Order 11063 and regulations issued thereunder, or any other regulations or instructions, instolar as such Order, regulations, or instructions prohibit discrimination on the ground of race, color, or rational origin in any program or situation to which this regulation is inapplicable, or prohibit discrimination on any other ground; or		
					<ol> <li>Requirements for Emergency School Assistance as published in 35 FR 13442 and codified as 34 CFR part 280.</li> <li>(b) Forms and instructions. The responsible Department official shall issue and promptly make</li> </ol>		
					available to interested persons forms and detailed instructions and procedures for effectuating this part.		
					(c) Supervision and coordination: The responsible Department of Incia may from time to time assign to oficial of the Department, or to oficial of other departments or apencies of the Government with the consent of such departments or agencies, responsibilities in connection with the effectuation of the proposes of tile Vol the Act and the resplation (offer than responsibility for reverse as provided in §100,100), including the active-member of effective coordination and maximum uniformity within the englation to similar organizes and in similar balancios. Any visit to their, deterministion made, or requirement imposed by an oficial of another Department or Agency acting pursuant to an assignment of responsibility and the site action shall have the same effects at hough balan dation that and the similar of the Site of the Site of the Site of the Site of the Interview of the One and a site in the Interview of the Action Alter site of the Interview of the Action Alter site of the Interview of the Action Alter site of the One-time of Agency acting pursuant to an assignment of responsibility and the site action shall have the same effects at hough balancian Any visite the Interview of the Action Alter site of the Interview of Agency acting pursuant to an assignment of responsibility and the site action shall have the same effect as though balancian Any visite in the Interview of the Action Alter Site of the Action Alter Site of the Interview of the Action Alter Alter Site Alternation Alter Alter Site Alter Alt		
1983	Title 34 - Part 462 - Measuring §1 Educational Gain In The National Reporting System For Adult Education	100.13 Definitions	Federal	Statute	As used in this part: (a) The term Department means the Department of Education.	No	No - Does not relate directly to any agency deliverables
					(b) The term Secretary means the Secretary of Education.		
					(c) The term responsible Department official means the Secretary or, to the extert of any delegation by the Secretary of authority to act in the sade under any one or more provisions of this part, any person or persons to whom the Secretary has heretofice delegated, or to whom the Secretary may hereafter delegate such authority. (d) The term reviewing authority means the Secretary, or any person or persons (including a board or		
					other body specially created for that purpose and also including the responsible Department official) acting pursuant to authority delegated by the Secretary to carry out responsibilities under §100.10(a)- (d). (e) The term United States means the States of the United States, the District of Columbia, Puerto		
					Rico, the Virgin Islands, American Samoa, Guam, Wake Island, the Canal Zone, and the territories and possessions of the United States, and the term "State" means any one of the foregoing.		
					(1) The term Federal financial assistance includes (1) grants and loans of Federal funck, (2) the grant of obtained of Federal incposity and interests in property, (3) he stell of Federal pescent, (4) the safe and lease of, and the permission to use (on other than a casual or transient basis), Federal property or any interest in such property minduc consideration or at a nominal consideration, or at a consideration which is reduced for the purpose of assisting the recipient, or in recognition of the public interest to be served by such able of leases to be recipient, and (3) any Federal agreement, arrangement, or other contract which has as one of its purposes the provision of assistance.		
					(g) The term program or activity and the term program mean all of the operations of— (1)(ii) A department, agency, special purpose district, or other instrumentality of a State or of a local		

(1)(i) A department, agency, special purpose district, or other instrumentality of a State or of a local government; or

1984	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Appendix A to Part 100—Federal Financial Assistance to Which These Regulations Apply	Federal	Statute	Part 1—Assistance Other Than Continuing Assistance to States 1. Lears for acquisition of equipment for academic subjects, and for minor remodeling (20 U.S.C. 445).	No	No - Does not relate directly to any agency deliverables		
	Reporting System For Adult Education	1			<ol> <li>Construction of facilities for institutions of higher education (20 U.S.C. 701-758).</li> </ol>				
					School Construction in federally-affected and in major disaster areas (20 U.S.C. 631-647).     Construction of educational broadcast facilities (47 U.S.C. 390-399).				
					5. Loan service of captioned films and educational media; research on, and production and distribution of, educational media for the handicapped, and training of persons in the use of such media for the handicapped (20 U.S.C. 1452).				
					6. Demonstration residential vocational education schools (20 U.S.C. 1321).				
					7. Research and related activities in education of handicapped children (20 U.S.C. 1441).				
					<ol> <li>Educational research, dissemination and demonstration projects; research training; and construction under the Cooperation Research Act (20 U.S.C. 331-332(b)).</li> </ol>				
					<ol> <li>Research in teaching modern foreign languages (20 U.S.C. 512).</li> <li>Training projects for manpower development and training (42 U.S.C. 2601, 2602, 2610a-2610c).</li> </ol>				
					11. Research and training projects in Vocational Education (20 U.S.C. 1281(a), 1282-1284).				
					<ol> <li>Allowances to institutions training NDEA graduate fellows (20 U.S.C. 461-465).</li> <li>Grants for training in librarianship (20 U.S.C. 1031-1033).</li> </ol>				
1985	Title 34 - Part 462 - Measuring	Appendix B to Part 100-Guidelines for	Federal	Statute	14. Grants for training personnel for the education of handicapped children (20 U.S.C. 1431). I. Scope and Coverage	No	No - Does not relate directly		
	Educational Gain In The National Reporting System For Adult Education	Eliminating Discrimination and Denial of Services on the Basis of Race, Color, National Origin, Sex, and Handicap in Vocational Education Programs			A. Application of Guidelines These Guidelines apply to recipients of any Federal financial assistance from the Department of Education that offer or administer programs of vocational education or training. This includes State		to any agency deliverables		
					agency recipients. B. Definition of Recipient				
					The definition of recipient of Federal financial assistance is established by Department regulations implementing Title VI, Title IX, and Section 504 (34 CFR 100.13(i), 106.2(h), 104.3(f).				
					For the purposes of Title VI: The term recipient means any State, political subdivision of any State, or instrumentality of any State				
					or political subdivision, any public or private agency, institution, or organization, or other entity, or any individual, in any State, to whom Federal financial assistance is extended, directly or through another recinient for any norgani including any successor, assignee or transferrer thereof but such terms.				
					does not include any ultimate beneficiary [e.g., students] under any such program. (34 CFR 100.13(i)) For the purposes of Title IX:				
					Recipient means any State or political subdivision thereof, or any instrumentality of a State or political subdivision thereof, any public or private agency, institution, or organization, or other entity, or any				
					sections on thereor, any plane or private agency, issuance to organization, or other entity, or any person to whom Federal financial assistance is extended, directly or through another recipitent and which operates an education program or activity which receives or benefits from such assistance, including any suburit, successor, assignee, or transferred thereof. (34 CFR 106.2(h)).				
					For the purposes of Section 504:				
					Recipient means any State or its political subdivision any instrumentality of a State or its political subdivision, any public or private agency, institution, or organization, or other entity, or any person to which Federal financia assistance is extended, directly or through another recipient, including any				
1986	Title 34 - Part 462 - Measuring	Appendix B to Part 100-Guidelines for	Federal	Statute	successor, assignee, or transferee of a recipient, but excluding the ultimate beneficiary of the B. Distribution of Funds	No	No - Does not relate directly		
	Educational Gain In The National Reporting System For Adult Education	Eliminating Discrimination and Denial of Services on the Basis of Race, Color, National Origin, Sex, and Handicap in Vocational Education Programs			Recipients may not adopt a formula or other method for the allocation of Federal, State, or local vocational education funds that has the effect of discriminating on the basis of race, color, national origin, sex, or handicap. However, a recipient may adopt a formula or other method of allocation that the second		to any agency deliverables		
		continued			uses as a factor race, color, national origin, sex, or handicap [or an index or proxy for race, color, national origin, sex, or handicap e.g., number of persons receiving Aid to Families with Dependent Children or with limited English speaking ability [if the factor is included to compensate for past discrimination or to comply with those provisions of the Vocational Education Amendments of 1976				
					designed to assist specified protected groups.				
					C. Example of a Pattern Suggesting Unlawful Discrimination In each State it is likely that some local recipients will enroll greater proportions of minority students in vocational education than the State-wide proportion of minority students in vocational education. A				
					funding formula or other method of allocation that results in such local recipients receiving per-pupil allocations of Federal or State vocational education funds lower than the State-wide average per-pupil allocation will be presumed unlawfully discriminatory.				
					D. Distribution Through Competitive Grants or Contracts Each State agency that establishes criteria for awarding competitive vocational education grants or				
					contracts must establish and apply the criteria without regard to the race, color, national origin, sex, or handicap of any or all of a recipient's students, except to compensate for past discrimination. E. Apolication Processes for Connective or Discretionary Grants				
					E. Application in receives on Competence of the classical of shall be application of the classical of the				
					percentage or minomy or handloghed students, are informed or and able to seek runds. State agencies that provide technical assistance for the completion of the application process must provide such assistance without discrimination against any one recipient or class of recipients.				
					F. Alteration of Fund Distribution to Provide Equal Opportunity If the Office for Civil Rights finds that a recipient's system for distributing vocational education funds unlawfully discriminates on the basis of race, color, national origin, sex, or handicap, it will require the				
1987	Title 34 - Part 462 - Measuring Educational Gain In The National Penoriting System For Adult Education	Appendix B to Part 100—Guidelines for Eliminating Discrimination and Denial of Services on the Basis of Race, Color, National Origin, Sex,	Federal	Statute	F. Eligibility for Admission to Secondary Vocational Education Centers Based on Numerical Limits Imposed on Sending Schools A recipient may not adopt or maintain a system for admission to a secondary vocational education	Yes	Yes	Other service or product our agency must/may provide	Maintaining system of vocational education centers
	,	and Handicap in Vocational Education Programs continued			center or program that limits admission to a fixed number of students from each sending school included in the center's service areal such a system disproportionately excludes students from the center on the basis of race, sex, national origin or handicas). (Example: Assume 25 percent of a schoo				
					district's high school students are black and that most of those black students are enrolled in one high school: the white students, 75 percent of the district's total enrollment, are generally enrolled in the five				
					remaining high schools. This paragraph prohibits a system of admission to the secondary vocational education center that limits eligibility to a fixed and equal number of students from each of the district's six high schools.)				
					G. Remedies for Violation of Eligibility Based on Numerical Limits Requirements If the Office for Civil Rights finds a violation of paragraph F, above, the recipient must implement an alternative system of admissions that does not disproportionately exclude students on the basis of				
					race, color, national origin, sex, or handicap. H. Eligibility for Admission to Vocational Education Centers, Branches or Annexes Based Upon				
					Student Option A vocational education center, branch or annex, open to all students in a service area and predominantly enrolling minority students or students of one race, national origin or sex, will be				
					presumed unlawfully segregated if: (1) It was established by a recipient for members of one race, national origin or sex; or (2) it has since				
					its construction been attended primarily by members of one race, national origin or sex; or (3) most of its program offerings have traditionally been selected predominantly by members of one race, nationa origin or sex.				
					L Remedies for Facility Segregation Under Student Option Plans If the conditions specified in paragraph IV-H are found and not rebutted by proof of nondiscrimination, the Office for CvN Rights will require the recipient(s) to submit a plan to remedy the segregation. The				
1988	Title 34 - Part 462 - Measuring Educational Cain In The National	Appendix B to Part 100-Guidelines for	Federal	Statute	the sensence are analysis of introduct manifestion of the sense of the	Yes	Yes	Other service or product our agency must/may provide	Ensuring proper functions of vocational educational centers
	Reporting System For Adult Education	<ul> <li>Eliminating Discrimination and Denial of Services</li> <li>on the Basis of Race, Color, National Origin, Sex, and Handicap in Vocational Education Programs continued</li> </ul>			urge any student to enroll in a particular career or program, or measure or predict a student's prospects for success in any career or program based upon the student's race, color, national origin, sex, or bandinan. Becinismits may not canned bandinganned students toward more restrictive career.			agency material provide	
					objectives than nonhandicapped students with similar abilities and interests. If a vocational program disproportionately enrolls male or female students, minority or nominiority students, or handicapped students, recipients must take steps to insure that the disproportion does not result from unlawful				
					discrimination in counseling activities. C. Student Recruitment Activities				
					Recipients must conduct their student recruitment activities so as not to exclude or limit opportunities on the basis of race, color, national origin, sex, or handicap. Where recruitment activities involve the presentation or portrayal of vocational and career opportunities, the curricula and programs described				
					should cover a broad range of occupational opportunities and not be limited on the basis of the race, color, national origin, sex, or handicap of the students or potential students to whom the presentation is made. Also, to the extert possible, recruiting teams should include persons of different races,				
					national origins, sexes, and handicaps. D. Counseling of Students With Limited English-Speaking Ability or Hearing Impairments				
					Recipients must insure that courselors can effectively communicate with national origin minority students with limited English language skills and with students who have hearing impairments. This requirement may be satisfied by having interpreters available.				
					E. Promotional Activities Recipients may not undertake promotional efforts (including activities of school officials, counselors, and vocational staff) in a manner that creates or perpetuates stereotypes or limitations based on race,				
					color, national origin, sex or handicap. Examples of promotional efforts are career days, parents' night, shop demonstrations, visitations by groups of prospective students and by representatives from business and industry. Materials that are part of promotional efforts may not create or percentate				
1989	Title 34 - Part 462 - Measuring	Title 34: Education PART 101—PRACTICE AND	Federal	Statute	business and industry. Analetisas tista are part or promotorial etions may not create or perpetuate stereotypes through text or illustration. To the extent possible they should portrary males or females, minorities or handicapped persons in programs and occupations in which these groups traditionally				
	Educational Gain In The National Reporting System For Adult Education	PROCEDURE FOR HEARINGS UNDER PART 100 OF THIS TITLE							
1990	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart A—General Information §101.1 Scope of rules	Federal	Statute	The rules of procedure in this part supplement §§100.9 and 100.10 of this subtille and govern the practice for hearings, decisions, and administrative review conducted by the Department of Education, pursuant to Title VI of the Civil Rights Act of 1964 (section 602, 78 Stat. 252) and part 100	No	No - Does not relate directly to any agency deliverables		
1991	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.2 Records to be public	Federal	Statute	of this subsite. All pleadings, correspondence, exhibits, transcripts, of testimony, exceptions, briefs, decisions, and other documents filed in the docket in any proceeding may be inspected and copied in the office of the Civil Rights hearing clerk: Auguites may be made at the Department of Education, 400 Maryland	No	No - Does not relate directly to any agency deliverables		
1992	Title 34 - Part 462 - Measuring	§101.3 Use of gender and number	Federal	Statute	Cwil kights hearing cienc, briguries may be made at the Department of Education, 400 Maryland Avenue SW, Vashington, DC 20202. As used in this part, words importing the singular number may extend and be applied to several	No	No - Does not relate directly		
	Educational Gain In The National Reporting System For Adult Education				As used at this part, which importing the singular number may beam of an one applied to develop persons or things, and vice versa. Words importing the masculine gender may be applied to females or organizations.		to any agency deliverables		

1993	Title 34 - Part 462 - Measuring Educational Gain In The National	§101.4 Suspension of rules	Federal	Statute	Upon notice to all parties, the reviewing authority or the presiding officer, with respect to matters pending before them, may modify or waive any rule in this part upon determination that no party will	No	No - Does not relat to any agency deliv
1994	Reporting System For Adult Education Title 34 - Part 462 - Measuring Educational Gain In The National	Subpart B—Appearance and Practice §101.11 Appearance	Federal	Statute	penaling device item, may incom or wave any role in this part of each resemination in an open y will be unduly projected and the ends of justice will there by be served. A party may appear in person or by counsel and participate fully in any proceeding. A State agency or a corporation may appear by any of its officers or by any employee it authorizes to appear on its behalf. Counsel must be members in good standing of the bar of a State. Territory, or possession of	No	No - Does not relat to any agency deliv
1995	Reporting System For Adult Education Title 34 - Part 462 - Measuring	§101.12 Authority for representation	Federal	Statute	the United States or of the District of Columbia or the Commonwealth of Puerto Rico.	No	No - Does not relat
1996	Educational Gain In The National Reporting System For Adult Education Title 34 - Part 462 - Measuring	§101.13 Exclusion from hearing for misconduct	Federal	Statute	authority to act in such capacity. Disrespectful, disorderly, or contumacious language or contemptuous conduct, refusal to comply with	No	to any agency deliv No - Does not relat
	Educational Gain In The National Reporting System For Adult Education				directions, or continued use of dilatory factics by any person at any hearing before a presiding officer shall constitute grounds for immediate exclusion of such person from the hearing by the presiding officer.		to any agency deliv
1997	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart C—Parties §101.21 Parties	Federal	Statute	<ul> <li>(a) The term party shall include an applicant or recipient or other person to whom a notice of hearing or opportunity for hearing has been mailed naming him a respondent.</li> <li>(b) The Assistant Secretary for Civil Rights of the Department of Education, shall be deemed a party to all oroceedings.</li> </ul>	No	No - Does not rela to any agency deliv
1998	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.22 Amici curiae	Federal	Statute	to an involvements. (a) Any interesting person or organization may file a petition to participate in a proceeding as an annuclas units actual petition shall be filed prior to the preheating conference, or if none is held, before the previous person of the petition in the filed to the period of the period of the period of the petition. The previous period of the petition in the filed that the petitione that a legitimate interest in the proceeding, that the petition in the filed that the petitione that a legitimate interest in the proceeding, that the petition in the filed that the petitione that a legitimate interest in the proceeding, that the petition is the petition in the filed that the petitione that a legitimate interest in the proceeding, that the petition is a start of the petition is the petition in the petitione that the petition is the petition in the filed that the petitione that the proceeding, that the petition is the petition is the petition in the petition is the peti		No - Does not rela to any agency deliv
					(b) An amicus curiae may submit a statement of position to the presiding officer prior to the beginning of a hearing, and shall serve a cocy on each party. The amicus curiae may submit a brief on each occusion a decision is to be made or a prior decision is subject rolew. His brief state billed and served on each party within the limit supplicable to the party whose position he deems himsel to support; or it heads not deem himself to support the position of any party, while not deem himself to limit applicable to any party at that particular stage of the proceedings.		
					(c) When all parties have completed their initial examination of a witness, any amicus curiae may request the presiding officer to propound specific questions to the winness. The presiding officient his discretion, may grant any such request if he believes the proposed additional testimony may assist materially in elucidating factual matters at issue between the parties and will not expand the issues.	t.	
1999	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.23 Complainants not parties	Federal	Statute	A person submitting a complaint pursuant to §100.7(b) of this title is not a party to the proceedings governed by this part, but may petition, after proceedings are initiated, to become an amicus curiae.	No	No - Does not rela to any agency del
2000	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart D—Form, Execution, Service and Filing of Documents §101.31 Form of documents to be filed	Federal	Statute	Documents to be filed under the rules in this part shall be dated, the original signed in ink, shall show the docket description and tills of the proceeding, and shall show the tills, if any, and address of the signatory. Copies need not be signed but the name of the person signing the original shall be reproduced. Documents shall be legible and shall not be more than 812 inches wide and 12 inches long.	No	No - Does not rela to any agency deli
2001	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.32 Signature of documents	Federal	Statute	The signature of a party, subinovida diffect, employees or altorage consistence as contribute the bit has teach the document, that to has bed of the towerdays, altormating, and belief there ago dramat to support it, and that is not interposed for delay. It is adocument is not signed with interfor delate the purpose of this section. It may an additional table and the proceeding may proceed as though the document had not been filed. Similar action may be taken if scandalous or indecert maker is readed.	No	No - Does not rela to any agency deli
2002	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.33 Filing and service	Federal	Statute	All notices by a Department efficial, and all written motions, requests, petisions, memoranda, pleatings, exceptions, hriefs, decisions, and correspondents to a Department official from a party, cor- vers rest, relating as to proceeding after to a commercement state to file field and service on an apartes. In the other state of the service of the	No	No - Does not rela to any agency deli
2003	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.34 Service—how made	Federal	Statute	Service shall be made by personal delivery of one copy to each person to be served or by mailing by first-clasm mit, properly addressed with postage prepaid. When a party or amics has appeared by upon the party or amics. Documents earled by and perfectively docube first and indicated in the proof here party or amics. Documents earled by and perfectively docube framed or hulliform time to reach the addresses by the date on which the original is due to be filed, and should be air mailed if the addresses in the mail so that distant.	No	No - Does not rela to any agency del
2004	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.35 Date of service	Federal	Statute	The date of service shall be the day when the matter is deposited in the U.S. mail or is delivered in person, except that the date of service of the initial notice of hearing or opportunity for hearing shall be the date of its delivery, or of its attempted delivery if refused.	No	No - Does not rela to any agency del
2005	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.36 Certificate of service	Federal	Statute	The original of every document fied and required to be served upon parties to a proceeding shall be endorsed with a certificate of service signed by the party making service or by his attorney or representative, stating that such service has been made, the date of service, and the manner of	No	No - Does not rela to any agency del
2006	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart E-Time §101.41 Computation	Federal	Statute	service, whether by mail or personal delivery. In computing any partical of time under the rate in this part or in an order issued hereunder, the time begins with the day following the sct, event, or delatul, and includes the last day of the period, unless in a Salauda, Salauda, or days holding belowed in the Datters of Columbia is which went it includes the ment Salauda, Sa		No - Does not rela to any agency dela
2007	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.42 Extension of time or postponement	Federal	Statute	Requests for extension of time should be served on all parties and should set forth the reasons for the application. Applications may be granted upon a showing of good cause by the applicant. From the designation of a preading officer unil the sissance of the decision such requests should be addressed to him. Answers to such requests are permitted, if made prompty.	No	No - Does not rela to any agency del
2008	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.43 Reduction of time to file documents	Federal	Statute	For good cause, the reviewing authority or the presiding officer, with respect to matters pending before them, may reduce any time limit prescribed by the rules in this part, except as provided by law or in part 100 of this chapter. [45 FR 30531, May 9, 1980, as amended at 79 FR 76095, Dec. 19, 2014]	No	No - Does not rela to any agency del
2009	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart F—Proceedings Prior to Hearing §101.51 Notice of hearing or opportunity for	Federal	Statute	Proceedings are commenced by mailing a notice of hearing or opportunity for hearing to an affected applicant or recipient, pursuant to §100.9 of this title.	No	No - Does not rela to any agency del
2010		hearing §101.52 Answer to notice	Federal	Statute	The respondent, applicant or recipient may file an answer to the notice within 20 days after service theread. Answers shal admit or days specifically and in obtain each altegation of the notice, unless the expondent party in through nonvelopel, which can be an average toold so state, and the transmert desired admitted. In the service and the service and the service and the service and desired admitted. Matters altegate as affirmative denomes shall be separately stated and numbered. Failure of the response to the line american within the 2-day specific delowing service of the notice may be deemed an admitsion of all matters of fact recited in the notice.	•	No - Does not rela to any agency del
2011	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.53 Amendment of notice or answer	Federal	Statute	The Assistant Secretary for Civil Rights may amend the notice of hearing or opportunity for hearing once as a matter of course before an answer thereto is served, and each respondent may amend his movement cours as the dist of course role within the his balance and the second term of the second of the second second and the second second and the second second second second may be amended notice, which ever privation of the second second second second amended notice while the time remaining for filling the areaset to be original notice and the second second second second second second second second second second after service of the amended notice, which ever period may be the longer, unless the presiding differe interview of the amended notice, which ever period may be the longer, unless the presiding differe interview of the amended notice, which ever period may be the longer.	No	No - Does not rela to any agency deli
2012	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.54 Request for hearing	Federal	Statute	Within 20 days after service of a notice of opportunity for hearing which does not fix a date for hearing the respondent, either in his answer or in a separate document, may request a hearing. Failure of the respondent to request a hearing and be deemed a waiver of the right to a hearing and to constitute his consert to the making of a decision on the basis of such information as is available.	No	No - Does not rel: to any agency del
2013	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.55 Consolidation	Federal	Statute	The responsible Department official may provide for proceedings in the Department to be joined or consolidated for hearing with proceedings in other Federal departments or agencies, by agreement with such other departments or agencies. All parties to any proceeding consolidation, service of the notice of hearing or opportunity for hearing shall be promptly served with notice of such consolidation.	No	No - Does not rela to any agency del
2014	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.56 Motions	Federal	Statute	Motions and petitions shall state the relief sought, the authority relief upon, and the facts alleged. If made before or after the hearing, these matters shall be in writing. If made all the hearing, they may be tabled onably, but the precision grider may require that they be chaded to writing and the is and served order search in the same moment as a formal motion. Notions, servers, and register athal be ordered by the second grider of the second server and the second second and the relativistic of the second	2	No - Does not rela to any agency del
2015	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.57 Responses to motions and petitions	Federal	Statute	errise lained. Within 8 days after a written motion or petition is served, or such other period as the reviewing authority or the presiding officer may fix, any party may file a response thereto. An immediate oral response may be made to an oral motion.	No	No - Does not rela to any agency del
2016	Reporting System For Adult Education Title 34 - Park 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.58 Disposition of motions and petitions	Federal	Statute	Tag-base intry or introd to a to introduct. The operation of authorized to part a well-tem modern a particle of the president deformation of part and the president deformation of the preside	No	No - Does not rela to any agency deli
2017	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart G—Responsibilities and Duties of Presiding Officer §101.61 Who presides	Federal	Statute	A heating examiner assigned under 5 U.S.C. 3105 or 3344 (formerly section 11 of the Administrative Procedure Act) shall preside over the taking of evidence in any heating to which these rules of procedure apply.	No	No - Does not rela to any agency del
2018	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.62 Designation of hearing examiner	Federal	Statute	The designation of the basing examiner as presiding officer shall be in writing, and shall specify whether the examiner is to make an initial decision or to cerify the entire record including his recommended findings and proposed decision to the entire shall be available of the term and place of heating, a heating examiner to be table be served on all paties. After served of an order designating a heating examiner to by beside, and until auch examiner makes his decision, motions and the designated heating examiner to by beside, and until auch examiner makes his decision, motions and the designated heating examiner, and the heating examiner may be designated to table his place.	No	No - Does not rela to any agency deli

2019	Title 34 - Part 462 - Measuring Educational Gain In The National	§101.63 Authority of presiding officer	Federal	Statute	The presiding officer shall have the duty to conduct a fair hearing, to take all necessary action to avoid delay, and to maintain order. He shall have all powers necessary to these ends, including (but not	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				limited to) the power to: (a) Arrange and issue notice of the date, time, and place of hearings, or, upon due notice to the		
					parties, to change the date, time, and place of hearings previously set. (b) Hold conferences to settle, simplify, or fix the issues in a proceeding, or to consider other matters		
					that may aid in the expeditious disposition of the proceeding. (c) Require parties and amici curiae to state their position with respect to the various issues in the		
					proceeding. (d) Administer oaths and affirmations.		
					(e) Rule on motions, and other procedural items on matters pending before him.		
					(I) Regulate the course of the hearing and conduct of coursel therein. (q) Examine witnesses and direct witnesses to testify.		
					(g) examine winnesses and direct winnesses to testiny. (h) Receive, rule on, exclude or limit evidence.		
					(i) Fix the time for filing motions, petitions, briefs, or other items in matters pending before him.		
					<ul> <li>(j) Issue initial or recommended decisions.</li> <li>(k) Take any action authorized by the rules in this part or in conformance with the provisions of 5</li> </ul>		
					U.S.C. 551-559 (the Administrative Procedure Act).		
2020	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education Title 34 - Part 462 - Measuring	Subpart H—Hearing Procedures §101.71 Statement of position and trial briefs \$101.72 Evidentiary ournose	Federal	Statute	The presiding officer may require parties and amic curiae to file written statements of position prior to the beginning of a hearing. The presiding officer may also require the parties to submit trial briefs. (a) The hearing is directed to receiving factual evidence and excert coinion testimony related to the		No - Does not relate directly to any agency deliverables No - Does not relate directly
	Educational Gain In The National Reporting System For Adult Education				issues in the proceeding. Argument will not be received in evidence; rather it should be presented in statements, memoranda, or briefs, as determined by the presiding officer. Brief opening statements, which shall be finited to statement of the party's position and what he intends to prove, may be made at hearings.		to any agency deliverables
					(b) Netarings for the reception of evidence will be held only in cases where issues of fact must be recorded in order to determine whether the recordershift as light to comply with one or more applicable requirements of part 1000 of this site. In any cases where it appears to mine respondents to any complexity of the second se		
					to conclusion in accordance with subpart J of this part. The presiding officer may allow an appeal from such order in accordance with §101.86.		
2022	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.73 Testimony	Federal	Statute	Testinony shall be given cally under oath or attimution by witnesses at the hearing; but the presiding officer, in this discretion, may any carely are operating that the direct testimony of any witness be prepared in writing and served on all parties in advance of the hearing. Such testimony may be adopted by the witness at the hearing, and fields as part of the record thereof. Unless subtracted by the presiding difficer, witnesses will no be appreared testimony into the record. Except as provided in §5017.5 and 017.6, witnesses shall be available at the hearing for conse-	No	No - Does not relate directly to any agency deliverables
2023	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.74 Exhibits	Federal	Statute	examination. Proposed exhibits shall be exchanged at the prehearing conference, or otherwise prior to the hearing if the prediating officer so nequires. Proposed exhibits not so exchanged may be derived admission as evidence. The authenticity of all proposed exhibits exchanged prior to hearing with the derived admitted unless written objection thereto is filed prior to the hearing or unless good cause is shown at the hearing for failure to file soft written objection.	No	No - Does not relate directly to any agency deliverables
2024	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.75 Alfidavits	Federal	Statute	An attacht is, not inadmissible as such. Diese the presiding officer frees other time periods attachted and a field and and even of the parties multiter than 15 days prior to the hearing, and relies than 7 days prior to hearing a party may file and serve writer objection any attacht on the ground that the belowers increasing to task the truth of association therein at hearing. In such event the association and the server of the server of the server writer objection to any attacht on the ground that the definition of the server of the or the presiding officer determines that cross-examination is not necessary to the full and thue disclosure of task createred to in such assections. Notivitatianting any objection, hower, attachting and the attachted and the attachted and the disclosure of task createred to in such assections. Notivitationating any objection, hower, attachted and the attachted and the attachted and the disclosure of task createred to in such assections. Notivitationating any objection, hower, attachted and the server of the server of the such assections. Notivitationating any objection, hower, attachted and the server of the server of the such assections. Notivitationating any objection, hower, attachted and the server of the s	No	No - Does not relate directly to any agency deliverables
2025		§101.76 Depositions	Federal	Statute	may be considered in the case of any respondent who waives a hearing. Upon such terms as may be just, for the convenience of the parties or of the Department, the	No	No - Does not relate directly
2026	Educational Gain In The National Reporting System For Adult Education Title 34 - Part 462 - Measuring Educational Gain In The National	§101.77 Admissions as to facts and documents	Federal	Statute	presiding officer may authorize or direct the testimony of any witness to be taken by deposition. Not later than 15 days prior to the scheduled date of the hearing except for good cause shown, or prior to such earlier date as the presiding officer may order, any party may serve upon an opposing	No	to any agency deliverables No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				party a written request to the admission of the genumeness and authenticity of any relevant document described in and exhibited with the request, of the the damission of the truth of any relevant maters of fast stated in the request. Each of the matters of which an admission is requested and the state of the stated in the request. Each of the matters of which an admission is requested and each of the state of the request of the the matters of which and the state admission of the truth of any date reariors there or which such that there in as the presiding officer of the reviewing authority in or presiding officer has yet been designated may allow upon motion and noticely the party to whom the matters of which an admission is requested or setting from in detail the reasons why the careod truthority which administry or a requested or setting from in detail the reasons why the careod truthority which administry or proceeding or action instituted for the entry entry motion the administry of the administry or proceeding or action instituted for the party proceeding. Care y proceeding or administry of the administry of the party administry administry of the party party administry administry of the administry of the party administry administry of the party administry of the administry of the party administry administry of the party administry of the administry of the party administry of the party administry of the administry of the party administry of the party administry of the party proceeding or action.		
2027	Title 34 - Part 462 - Measuring Educational Gain In The National Title 34 - Part 462 - Measuring	§101.78 Evidence §101.79 Cross-examination	Federal	Statute	Irrelevant, immaterial, unreliable, and unduly repetitious evidence will be excluded. A witness may be cross-examined on any matter material to the proceeding without regard to the	No	No - Does not relate directly to any agency deliverables No - Does not relate directly
2028	Educational Gain In The National	\$101.79 Cross-examination	Federal	Statute	A writess may be cross-examined on any matter material to the proceeding writhout regard to the scope of his direct examination. Letters expressing views or urging action and other unsponsored written material regarding matters in		to any agency deliverables No - Does not relate directly
	Educational Gain In The National Reporting System For Adult Education	•			issue in a hearing will be placed in the correspondence section of the docket of the proceeding. These data are not deemed part of the evidence or record in the hearing.		to any agency deliverables
2030	Title 34 - Part 462 - Measuring Educational Gain In The National Title 34 - Part 462 - Measuring	§101.81 Objections §101.82 Exceptions to rulings of presiding	Federal	Statute	Objections to evidence shall be timely and briefly state the ground relied upon. Exceptions to rulings of the presiding officer are unnecessary. It is sufficient that a party, at the time	No	No - Does not relate directly to any agency deliverables No - Does not relate directly
	Educational Gain In The National Reporting System For Adult Education	officer unnecessary			the ruling of the presiding officer is sought, makes known the action which he desires the presiding officer to take, or his objection to an action taken, and his grounds therefor.		to any agency deliverables
2032	Educational Gain In The National Reporting System For Adult Education	§101.83 Official notice	Federal	Statute	Where official notice is taken or is to be taken of a material fact not appearing in the evidence of record, any party, on timely request, shall be afforded an opportunity to show the contrary.	No	No - Does not relate directly to any agency deliverables
2033	Title 34 - Park 462 - Measuring Title 34 - Park 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.84 Public document items	Federal	Statute	Whenever there is differed (in whole or in part) a public document, such as an dicial report, desizion, original, or publiches solarific or occomot statistical data issued by any of the executive departments (or their stadhkiston), legistative agencies or committees, or administrative agencies of the Federal Covernier (including Covernmet-howed copportancity), or a samilar document issued by a State or its agencies, and stach document (or part threed) has been shown by the offeer to be reasonably available to the public, such document efor to be produced or marked for identification, but may be offered for difficial notice, as a public document item by specifying the document or relevant part them.	No	No - Does not relate directly to any agency deliverables
2034	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.85 Offer of proof	Federal	Statute	An offer of proof made in connection with an objection taken to any ruling of the presiding officer rejecting or encluding profilered or all testimony shall consist of a statement of the substance of the evidence which council contends would be adduced by such testimony and, if the exclude studence which evidence which councils would be adduced by such testimony and and the exclude studence of such relations shall be marked for identification and shall accompany the record as the offer of proof.	No	No - Does not relate directly to any agency deliverables
2035	Title 34 - Part 462 - Messuring Educational Gain In The National Reporting System For Adult Education	§101.86 Appeals from ruling of presiding officer	Federal	Statute	Ruling of the presiding plices may not be appealed to be reviewing authority prior to his consideration of the constance proceeding exception that he consent of the presiding filters and where he certifies on the record or in writing that the allowance of an interfaceuacy speal is clearly necessary to prevent exception dellaw, expense, or provide to any party, may like a before with the reviewing authority writin such prevent exception dellaw, expense, or provide to any party, may like a before with the reviewing authority writin such interest. If an appeal is allowed, any party may like a before with the reviewing authority writin such directs differentias. Any time piror to subsistion of the proceeding in 1 for decision. It he reviewing authority may direct the presiding officer to certify any question or the entire lection to for decision.	No	No - Does not relate directly to any agency deliverables
2036	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart I—The Record §101.91 Official transcript	Federal	Statute	The Department will designate the official reporter for all hearings. The official transcripts of testimory taken, together with way exhibits, briefs, or memoranda of law field diversetils that be filled with the partients. That scripts of testimory in hearings may be obtained from the official reporter by the parties and the public at rates not be exceed the maximum rates flaxed by the contract between the parties and the public at rates not be exceed the maximum rates flaxed by the contract between the parties and the public at rates not be exceeded the maximum rates flaxed by the contractions to the transcripts' built invites of subatience.	No	No - Does not relate directly to any agency deliverables
2037	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.92 Record for decision	Federal	Statute	Contections to the unitaciply which involve initiates to soustaince. The transcript of testimony, exhibits, and all papers and requests filed in the proceedings, except the correspondence section of the docket, including rulings and any recommended or initial decision shall constitute the exclusive record for decision.	No	No - Does not relate directly to any agency deliverables
2038	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart J—Posthearing Procedures, Decisions §101.101 Posthearing briefs: proposed findings and conclusions	Federal	Statute	(a) The presiding officer shall fix the time for filing posthearing briefs, which may contain proposed findings of fact and conclusions of law, and, if permitted, reply briefs.	No	No - Does not relate directly to any agency deliverables
					(b) Briefs should include a summary of the evidence relied upon together with references to exhibit numbers and pages of the transcript, with citations of the authorities relied upon.		
2039	Educational Gain In The National Reporting System For Adult Education	§101.102 Decisions following hearing	Federal	Statute	When the time for submission of positheraing briefs has expired, the presiding officer shall early the entire record, including his recommendent findings and proposed decision, to the responsible Department official; or if so authorized he shall make an initial decision. A copy of the recommended infridings and proposed decision, or or the initial decision, shall be served upon all parties, and amic, if any.		No - Does not relate directly to any agency deliverables
2040	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.103 Exceptions to initial or recommended decisions	Federal	Statute	Within 20 days after the mailing of an initial or recommended decision, any party may file exceptions to the decision, strating reasons therefore, with the reviewing subtriptiv, Jvry other party may file a response thereto within 30 days after the mailing of the decision. Upon the filing of such exceptions, the reviewing authority shall review the decision and issue its own decision thereon.	No	No - Does not relate directly to any agency deliverables

2041	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.104 Final decisions	Federal	Statute	(a) Where the heating is conducted by a heating examiner who makes an initial decision. If no exceptions thereto are filed within the 20-day period specified in §101.103, such decision shall become the Intial decision of the Department, and shall constitute Trial agency sation" within the maximum of S1.032.7.70 (longenty section (10) of the Administrative Procedure Ad.03), subject to the	No	No - Does not relate directly to any agency deliverables
					provision of §101.106. (b) Where the hearing is conducted by a hearing examiner who makes a recommended decision, or upon he filing of exceptions to a hearing examiner's initial decision, the reviewing authority shall review he necommended or initial decision and shall assue its own decision hereon, which shall become the final decision of the Department, and shall costately final agency action "which the maning of 5 U.S.C. 704 (former) section 10(c) of the Administrative Procedure Act), subject to the provision of §101.106.		
2042	Title 34 - Part 462 - Measuring	\$101.105 Oral argument to the reviewing	Federal	Statute	<ul> <li>(c) All final decisions shall be promptly served on all parties, and amici, if any.</li> <li>(a) if any party desires to argue a case orally on exceptions or replies to exceptions to an initial or</li> </ul>	N.	No - Does not relate directly
2042	The 34 - Part 402 - Measuring Educational Gain In The National Reporting System For Adult Education	g 101.105 Oral argument to the reviewing authority	rederal	Statule	recommended decision, he shall make such request in writing. The revelving authority may grant or deny such requests in 6 discretion. Tgrande, i will serve notice or oal argument, ben notice will set forth he order of presentation, the amount of time alicited, and the time and place for argument. The names of persons who will argue should be filed with the Department hearing clerk not later than 7 days before the date set for oral argument.	NO	to any agency deliverables
					(b) The purpose of oral argument is to emphasize and calify the written argument in the briefs. Reading at length time the brief or other tails in all laword. Participants should calify the thrief arguments to points of controlling importance and to points your which exception have been filed. Consolidations of appearances is or all argument by parties tailing the same side will part the parties' interests to be presented none effectively in the time allowate. (c) Pampheles, chara, or during writem meeting may be presented at onal argument only if such the parties' interests to be presented and the parties' meeting and the parties' interest of the parties' and the writem employment on the parties' and the writem employment on the parties' and the writem employment on the parties' meeting and write the meeting may be presented at onal argument only if such the parties meeting may be presented at onal argument only if such the parties of the parties' and the writem employment on the parties' meeting and the parties' meeting may be presented at onal argument only if such the parties meeting may be presented at onal argument only if such the parties meeting may be presented at onal argument only if such the meeting may be presented at onal argument only if such the such that the parties' meeting meeting meeting and the parties' meeting m		
					material is limited to facts already in the record and is served on all parties and filed with the Department hearing clerk at least 7 days before the argument.		
2043	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.108 Review by the Secretary	Federal	Statute	Within 20 days after an initial decision become a final decision pursuant to \$101.104(a) or within 20 days of the mailing of a limid decision reflection to \$101.014(a) to the clean any beck a party may request the Secretary to review the final decision. The Secretary may grate of deny such request, to which or in part or services of this listic to relevant to the decision part of parts and the secretary to review the final decision. The Secretary may grate of deny such request, to address of a part or the secretary to review the decision in which or in parts points from the secretary to review the decision in the secretary perposed and memory and the secretary to prove the decision and support points and memory and memory and the decision. Failure of a party to request review used the participation and memory and salary to the decision. Failure of a party to request the wide the part parts review.		No - Does not relate directly to any agency deliverables
2044	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.107 Service on amici curiae	Federal	Statute	All briefs, exceptions, memoranda, requests, and decisions referred to in this subpart J shall be served upon amici curiae at the same times and in the same manner required for service on parties. Any written statements of position and trial briefs required of parties under §FO.17 shall be served on	No	No - Does not relate directly to any agency deliverables
2045	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart K—Judicial Standards of Practice §101.111 Conduct	Federal	Statute	ands. Parkes and their representatives are expected to conduct themselves with honor and dignity and observe judicial standards of practice and ethics in all proceedings. They should not induly in offenitive personalities, unseenity varianging or intempretes ecoustions or characterizations. A representative of any party whether or not a lawyer shall observe the traditional reportabilities of corrections with a proceeding.	No	No - Does not relate directly to any agency deliverables
2046	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.112 Improper conduct	Federal	Statute	Conclusion must proceeding it is improper for any interested person to attempt to sway the judgement of the reviewing autority by undertaking to bring pressure or influence to bear upon any lotted having a reprostability of a decision in the proceeding, or the decisional attributes autorestimation of the second settle first improper for any second to solid communications to any such officer, or his decisional staff, other than proper communications by particle a rain circuits.	No	No - Does not relate directly to any agency deliverables
2047	Title 34 - Part 482 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.113 Ex parte communications	Federal	Statute	Only persons employed by or assigned to work with the reviewing authority who perform no investigative or prosecuting function in connection with a proceeding shall communicate experter with the reviewing authority, or the presiding difficult, or any encloped reparts involved in the decisional reviewing authority, the presiding difficult, or any encloped or person involved in the decisional process of a proceeding difficult, or any encloped or person involved in the decisional relative proceeding difficult, or any encloped or person involved in the decisional related proceeding difficult and any encloped or a signification of the marks of the or a lactually related proceeding only with persons employed by or assigned to work with them and who perform no investigative or proceeding.	No	No - Does not relate directly to any agency deliverables
2048	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.114 Expeditious treatment	Federal	Statute	Requests for expeditious treatment of matters pending before the responsible Department official or the presiding officer are deemed communications on the merits, and are improper except when	No	No - Does not relate directly to any agency deliverables
2049	Title 34 - Part 462 - Measuring	§101.115 Matters not prohibited	Federal	Statute		No	No - Does not relate directly
	Educational Gain In The National Reporting System For Adult Education				issues or expressing points of view is not deemed an expante communication. Such requests should be directed to the Charl Bright hearing deet. Communications with respect to minior procedural matters or inquiries or emergency requests for extensions of time are not deemed as parte communications prohibed by §50.113. Where leasable, however, such communications should be by letter with copies to all parties. Ex parte communications between a respondent and the responsible Department offlatia or the Secterary with respect to acting such respondent and the responsible Department offlatia or the Secterary with respect to acting such respondent's voluntary compliance with any requirement of part 100 of this title are not prohibited.		to any agency deliverables
2050	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§101.116 Filling of ex parte communications	Federal	Statute	A prohibited communication in writing neoked by the Secretary, the reviewing authority, or by the presting officer, while the made public by publicing in the correspondence file of the docket in the case and will not be considered as part of the record to decision. If the prohibited communication is correspondence section of the clock in the case. A person effect to its such memorization may file a comment for inclusion in the docket if he considers the memorandum to be incorrect.	No	No - Does not relate directly to any agency deliverables
2051	Title 34 - Part 482 - Measuring Educational Gain The National Reporting System For Adult Education	Subpat L—Postermination Proceedings §101.121 Postermination proceedings	Federal	Statute	(a) An applicant or necident adversely altected by the order terminating, discontruing, or reluting released instancial assistance in consequence of proceedings pursuants to this tille may request the responsible Department official for an order authorizing payment, or permiting resumption, of Federal financial assistance, Such request shall be inviting and shall alterminively show that time entry of the order, if has brought its program or activity into compliance with the requirements of the Act, and with the fedgalation termination, and shall be information of the act, and the applicant or incipient shall be optimised and the interpretion of the act, and the applicant or incipient shall be optimes an opedicion. Interving of the alter intervin, the resolution of the such as having shall be addressed to the responsible Department official and shall be made within 30 days after the applicant or perimet responsible Department official and shall be made within 30 days authorize apprent or perimet responsible Department official and shall be made within 30 days authorize apprent or perimite responsible Department of ficial and shall be made within 30 days authorize payment or perimite responsible Department official and shall be made within 30 days authorize payment or perimite responsible Department of the assistance.		No - Does not relate directly to any agency deliverables
					procedures established by this part shall be applicable to the proceedings, except as otherwise provided in this section.		
2052	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart M—Definitions §101.131 Definitions	Federal	Statute	The definitions contained in §100.13 of this subtite apply to this part, unless the context otherwise requires, and the term "neverways authority" as use herein incluess the Secretary of Education, with respect to action by that official under §101.108. Transition provisions: (a) The samerdments herein shall become effective upon publication in the Federal Register.	No	No - Does not relate directly to any agency deliverables
					(b) These nules shall apply to any proceeding or part hered to which part 102 of this life apples, in the case of any proceeding or part hered governed by the provision of 34 CFR, part 100 (TB+V) the Frederal Register on Cot. 19. 1997 (effective on that date), the rules in this part 101 shall apply as if those amendments were not in effect.		
2053	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Title 34: Education PART 104—NONDISCRIMINATION ON THE BASIS OF HANDICAP IN PROGRAMS OR ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE Subsat A—General Provisions \$104.1 Purpose	Federal	Statute	The purpose of this part is to effectuate sectors 504 of the Rehabilitation Act of 1973, which is	No	No - Does not relate directly
2054	Educational Gain In The National Reporting System For Adult Education	Subpart A—General Provisions §104.1 Purpose	Federal	Statute	The purpose of this part is to effectuate section SU4 of the Rehabilitation Act of 1973, which is designed to eliminate discrimination con the basis of handicap in any program or activity receiving Federal financial assistance.	NO	No - Does not relate directly to any agency deliverables
2055	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§104.2 Application	Federal	Statute	This part applies to each recipient of Federal financial assistance from the Department of Education and to the program or activity that receives such assistance. 165 FR 30396. May 9, 1980. as amended at 65 FR 68054. Nov. 13, 20001	No	No - Does not relate directly to any agency deliverables
2056	Title 34 - Part 462 - Measuring Educational Gain In The National	§104.3 Definitions	Federal	Statute	As used in this part, the term:	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				(a) The Act means the Rehabilitation Act of 1973, Pub. L 33-112, as amended by the Rehabilitation Act Amendments of 1974, Pub. L 35-154 (20 U.S.C. 794.     (b) Section 504 means section 504 of the Act.     (c) Sociation of the Handkapped Act means that statute amended by the Education for all Handkapped Children Act of 1976, Pub. L 54-142, 20 U.S.C. 1401 et seq.		
					(d) Department means the Department of Education. (e) Assistant Secretary means the Assistant Secretary for Civil Rights of the Department of Education.		
					(I) Recipient means any state or its political subdivision, any instrumentality of a state or its political subdivision, any public or private genror, institution, organization, or other entity, or any person to which Tederal flacent assistances is executed clicety or minogramma and the recipient, its and any successor, analyzes, or transferee of a recipient, but enduding the utimate beneficiary of the assistance.		
					(a) Applicant for assistance means one who submits an application, request, or plan required to be approved by a Department official of by necesion as a contains to becoming a receiver, and (b) Folded Instancial assistance means any grant, load, contract (other than a procurement contract or a contract of insurance or question), or any other anappenent by which the Department provides or otherwise means available assistance in the form off.		
					(1) Funds; (2) Services of Federal personnel; or		
					(3) Real and personal property or any interest in or use of such property, including:		

2057	Title 34 - Part 462 - Measuring §104.5 Assurances required Educational Cain in The National Reporting System For Adult Education	Federal	Statute	(a) Assurances. An applicant for F-denti financial assistance to which this part applies shall submit an No assurance, on a form specified by the Asiatiant Secretary, that the program or activity will be operated in compliance with this part. An applicant may incorporate these assurances by reference in subsequent applications to the Department.	No - Does not relate directly to any agency deliverables		
				(b) Duration of obligation, (1) in the case of Federal financial assistance extended in the form of real property or to provide real property or structures on the property, the assurance will obligate the receiptert or, in the case of a subsequent stratefie, the transference, for the protoid during which the real property or structures are used for the purpose for which Federal financial assistance is extended or for another purpose involving the provides or benefits.			
				(2) In the case of Federal financial assistance extended to provide personal property, the assurance will obligate the recipient for the period during which it retains ownership or possession of the property.			
				(3) In all other cases the assurance will obligate the recipient for the period during which Federal financial assistance is extended.			
				(c) Covenante. (1) Where Federal financial assistance is provided in the form of real property or interest in the property from the Department, the instrument effecting or recording this transfer shall contain a covenant running with the land to assure nonclassimination for the period during which the real property is used for a purpose for which the Federal financial assistance is extended or for another purpose involving the provision of similar services or benefits.			
				(2) Where no transfer of property is involved but property is purchased or improved with Federal financial assistance, the recipient shall agree to include the covenant described in paragraph (b)(2) of this section in the instrument effecting or recording any subsequent transfer of the property.			
2058	Title 34 - Pan 4/2 - Messuring         §104.6 Remedial action, voluntary action, and           Educational Gain In The National         self-evaluation           Reporting System For Adult Education         self-evaluation	Federal	Statute	(3) Where Federal financial assistance is provided in the form of real property or interest in the property from the Department is over table is include a condition coupled with a right to be reserved by the Supportment is over table to the property in the event of a breash of the coveniant. If a result is the property in the event of a breash of the coveniant of a set of the property in the event of a breash of the coveniant. If a result is the property in the event of a breash of the coveniant of a set of the property in the event of a breash of the coveniant. If a result is the property in the first of the set of the discuting and the set of the discrimination. No the Assistant Secretary deems necessary to overcome the effects of the discrimination.	No - Does not relate directly to any agency deliverables		
				(2) Where a necipient is lever to have discriminated against persons on the basis of handbap in violation of levera for 50 or this part and where another excipient exercises control over the recipient that has discriminated. It we Assistant Secretary, where appropriate, may require either or both recipients to take remedial action.			
				Comparison as used instruction detection. (a) The Assistant decretary may, where necessary to overcome the effects of discrimination in violation of section SD4 or this part, require a recipient to take remedial adaptions who are no known participants in the remediation of participants in the remediation of the section base of the software of the section			
				(b) Voluntary action. A recipient may take steps, in addition to any action that is required by this part, to overcome the effects of conditions that resulted in limited participation in the recipient's program or activity by qualified handcapped persons.			
				(c) Self-evaluation. (1) A recipient shall, within one year of the effective date of this part: (i) Evaluate, with the assistance of interested persons, including handicapped persons or			
				organizations representing handicapped persons, its current policies and practices and the effects thereof that do not or may not meet the requirements of this part;			
				(ii) Modify, after consultation with interested persons, including handicapped persons or organizations representing handicapped persons, any policies and practices that do not meet the requirements of this part, and			
2059	Title 34 - Part 462 - Measuring §104.7 Designation of responsible employee Educational Gain In The National Reporting System For Adult Education	Federal	Statute	(iii) Take, after consultation with interested persons, including handlcapped persons or organizations (iii) Designation of responsible employee. A recipient that employe if there or more persons shall designate at least one person to coordinate its efforts to comply with this part.	No - Does not relate directly to any agency deliverables		
				(b) Adoption of girevance procedures. A recipient that employe filteen or more persons shall adopt optievance procedures that incorporate appropriate teap process standards and that provide for the prompt and equilable resolution of complaints alleging any action prohibited by this part. Such procedures need not be established with respect to complications from applicants for employment or from applicants for admission to postsecondary educational institutions.			
2060	Tife 34 - Pan 462 - Meisuring §104.8 Notice Educational Sain The National Reporting System For Adult Education	Federal	Statute	(a) A recipient that employs them or more persons shall take appropriate initial and continuing steps. No to notify participants, beneficiative, applications, and employse, including those with imparted vision or heating, and unions or professional againemients with the neigherin that i does in discriming or the basis of handlogs, in vision of agreements with the neigherin that i does indication of the basis of handlogs, invision of the basis of handlogs, invision of the basis of handlogs, invision of the control participants, and employse design structures are provided and the control participant of the participant of the control participant of the participant of the participant of the interface of the employee design approximation to \$104.7(a). A recipient shall make the initial indication required by this paragraph within 90 days of the effective deel of the part. Methods of initial and officiants of the recipient of the interface of the participant of the fract officiants of the recipient of the initial modificants on the leader of the participant of the site and the officiant of the recipient of the initial modificants on the leader of the participant of the part officiants of the recipient of the initial modificant on the recipient of the participant of the site and the officiant of the recipient of the part officiants of the recipient of the part officiants of the recipient of the part officiants of the recipient of the participant of the recipient of the reci	No - Does not relate directly to any agency deliverables		
				notices, publication in newspapers and magazines, placement of notices in neopiertis' publication, and distribution of memorinaria or other within communications. (b) If a receipting publishe or uses recruitment materials or publications containing general information that is unables invalides to grading the publication containing general includes in hose materials or publications a statement of the policy described in paragraph (a) of this section. A neglicity may meet the requirement of the paragraph eller by including appropriate material of the production of the paragraph effect on the production of the paragraph of the section. A neglicity appropriate			
				inaetris in existing materials and publications or by revising and reprinting the materials and publications. [45 FR 30368, May 9, 1980, as amended at 65 FR 68054, Nov. 13, 2000]			
2061	Title 34 - Part 462 - Measuring \$104.9 Administrative requirements for small Reporting System For Adult Education	Federal	Statute	The Assistant Secretary may require any recipient with fewer than fifteen employees, or any class of No such recipients, to comply with §§104.7 and 104.8, in whole or in part, when the Assistant Secretary finds a volation of this part of rinds that such compliance will not significantly impair the ability of the recipient or class of recipients to provide benefits of services.	No - Does not relate directly to any agency deliverables		
2062	Title 34 - Part 462 - Measuring §104.10 Effect of state or local law or other requirements and effect of employment Reporting System For Adult Education opportunities	Federal	Statute	(a) The obligation to comply with this part is not obviated or alleviated by the existence of any state or local law or other requirement that, on the basis of handlicep, imposes prohibitions or limits upon the eligibility of qualified handlicepped persons to receive services or to practice any accupation or	No - Does not relate directly to any agency deliverables		
				profession. (b) The obligation to comply with this part is not obviated or alleviated because employment opportunities in any occupation or profession are or may be more limited for handicapped persons than for nonhardicapped persons.			
2063	Title 34 - Part 462 - Measuring Subpart B—Employment Practices Educational Gain In The National §104.11 Discrimination prohibited Reporting System For Adult Education	Federal	Statute	(a) General. (1) No qualified handicapped person shall, on the basis of handicap, be subjected to discrimination in employment under any program or activity to which this part applies.	Yes	Other service or product our agency must/may provide	Take positive steps to employ and advance employment qualified handicapped persons
				(2) A recipient that receives assistance under the Education of the Handicapped Act shall take positive steps to empty and advance in employment qualified handicapped persons in programs or activities assisted under that Act.			or programs
				(3) A recipient shall make all decisions concerning employment under any program or activity to which this part applies in a manner which networks that discrimination on the basis of handrids does not occur and may not lims, segregate, or classly applicants or employees in any way that adversely affects their opportunities or status because of handrida.			
				(4) A recipient may not participate in a contractual or other relationship has the after of assigning qualified bandcapted applicators or englowees to discrimization prohibitod by this dispart. The relationships referred to in the paragraph include relationships with englowment and referral agencies, with inductions, with organizations providing or taninisation (trippe verifies to the paragraph and and the paragraph and appressive the induction paragraph and appressive the paragraph.			
				(b) Specific activities. The provisions of this subpart apply to: (1) Recruitment, advertising, and the processing of applications for employment;			
				(2) Hiring, upgrading, promotion, award of tenure, demotion, transfer, layoff, termination, right of return from layoff and rehring;			
				(3) Rates of pay or any other form of compensation and changes in compensation; (4) Job assignments, job classifications, organizational structures, position descriptions, lines of progression, and sensitivity list;			
2064	Title 34 - Part 462 - Measuring §104.12 Reasonable accommodation	Federal	Statute	(5) Leaves of absense, sick leave, or any other leave;     (a) A recipient shall make reasonable accommodation to the known physical or mental limitations of No	No - Does not relate directly		
	Educational Gain In The National Reporting System For Adult Education			an otherwise qualified handlcapped applicant or employee unless the recipient can demonstrate that the accommodation would impose an undue hardship on the operation of its program or activity. (b) Reasonable accommodation may include:	to any agency deliverables		
				<ul> <li>(c) reasonable accommodation may include:</li> <li>(1) Making facilities used by employees readily accessible to and usable by handicapped persons, and</li> </ul>			
				(2) Job restructuring, part-time or modified work schedules, acquisition or modification of equipment or devices, the provision of readers or interpreters, and other similar actions.			
				(c) In determining pursuant to paragraph (a) of this section whether an accommodation would impose an undue hardship on the operation of a recipient's program or activity, factors to be considered include:			
				<ol> <li>The overall size of the recipient's program or activity with respect to number of employees, number and type of facilities, and size of budget;</li> </ol>			
				(2) The type of the recipient's operation, including the composition and structure of the recipient's workforce; and			
				(3) The nature and cost of the accommodation needed. (d) A recipient may not demy any employment opportunity to a qualified handicapped employee or applicant if the basis for the demisi is the need to make reasonable accommodation to the physical or			
				approach in the basis for the density is the free to make reasonable eaconable eaconable accommodation to the physical of memory and the applicant of applicant. [45 FR 30936, May 9, 2000, as amended at 65 FR 68054, Nov. 13, 2000]			

2065	Title 34 - Part 402 - Measuring §104.13 Employment criteria Educational Gain In The National Reporting System For Adult Education	Federal	Statute	(a) A recipient may not make use of any employment less or other selection orderion that screens out rends to screen out handicaped persons or any class of handicaped persons unless: (1) The test score or other selection criention, as used by the recipient, is shown to be job-related for the position in question, and	No	No - Does not relate directly to any agency deliverables		
				exp powers in specification, and (2) Alternative (predicated tests) or criteria that do not screen out or tend to screen out as many handloopped persons are not allowing by the Director to be available. (b) a recipioner tablecant and annihistant tests concoming employments on a best to ensure that, when administered to an applicant or employee sho thus a handloop that impairs sensory, manual, or peaking skills, the termstatis accurately employment to an abset to ensure that, when administered to an applicant or employees to thus a handloop that impairs sensory, manual, or unserver due to the test proports to measure, manual to employee to possible and the doors into the test proports to measure, manual the that indexing the applicant is denoted purports to measure.	8			
2066	Title 34 - Part 402 - Measuring §104.14 Preenployment inquiries Educational Gain In The National Reporting System For Adult Education	Federal	Statute	(a) Except as provided in paragraphs (b) and (c) of this section, a neopient may not conduct a peremployment medical examination or may not make preemployment inquiry of an applicant as to whether the applicant is a handcapped person or as to the nature or serving of a handcap. A recipient may reverse, make preemployment inquiry in an applicant as able to perform be reflected on the section.	No	No - Does not relate directly to any agency deliverables		
				(b) When a recipient is taking remedial action to correct the effects of past discrimination pursuant to §10.4.6 (a), when a recipient is taking voluntary action to overcome the effects of conditions that excluded in imiting discriptions in this feature) assisted program of a certifivity paramet of 10.4.0.b), or applications for employment to indicate whether and to what extent they are handcapped, Provided, Thet:				
				(1) The recipient states clearly on any written questionnaire used for this purpose or makes clear orally if no written questionnaire is used that the information requested is intended for use solely in connection with its remedial action obligations or its voluntary or affirmative action efforts; and				
				(2) The necipient states clearly that the information is being requested on a voluntary basis, that it will be kept confidential as provided in paragraph (d) of this section, that refusal to provide it will not subject the applicant or employee to any adverse treatment, and that it will be used only in accordance with this part.				
				(c) Nothing in this section shall prohibit a receiptent from conditioning an offer of employment on the results of a medical examination conducted prior to the employee's entrance on duty, Provided, That (1) All entering employees are subjected to such an examination regardless of handicap, and				
				<ul> <li>(2) The results of such an examination are used only in accordance with the requirements of this part.</li> </ul>				
				(d) Information obtained in accordance with this section as to the medical condition or history of the applicant shall be collected and maintained on separate forms that shall be accorded confidentiality as medical records, exceent that:				
2067	Title 34 - Part 462 - Measuring Subpart C—Accessibility §104.21 Educational Gain in The National Discrimination prohibited Reporting System For Adult Education	Federal	Statute	No qualified handicapped person shall, because a recipient's facilities are inaccessible to or unusable by handicapped persons, be denied the benefits of, be excluded from participation in, or otherwise be subjected to discrimination under any program or activity to which this part applies.	e No	No - Does not relate directly to any agency deliverables		
2068	Title 34 - Part 462 - Measuring §104.22 Existing facilities Educational Gain In The National Reporting System For Adult Education	Federal	Statute	(a) Accessibility. A recipient shall operate its program or activity so that when each part is viewed in its entirety, it is readily accessible to handicapped persons. This paragraph does not require a recipient to make each of its existing facilities or every part of a facility accessible to and usable by handicapped persons.	Yes	Yes	Other service or product our agency must/may provide	Design and contruct facilities to be handicapped accessbile
				(b) Mendoa. A necipient may comply with the requirements of paragraph (a) of this section through such marca as lenging of exploriment, tassignment of classes of other services to accessible buildings, assignment of alsels to beneficiaries, hone visits, delayery of heathit, wetlare, or other socials excluses at alternative accessible sites, lastication of esting facilities and construction of new facilities in conformance with the requirements of §104.23, or any other methods that result in making its paragraph (a) of this section. In choosing among among basis, and ending the requirement of paragraph (a) of this section, in choosing among among among them endeds that serve handcapped paragraph (a) of this section, in choosing among among among among the methods for methy the markange that paragraph (a) of this section. In choosing among among among among the methods for methy the markange that markanges)				
				persons in the most integrated setting appropriate. (c) Small health, welfare, or other social service providers. If a recipient with fewer than fifteen				
				employees that provides health, welfare, or other social services finds, after consultation with a handicapped person seeking its services, that there is no method of complying with paragraph (a) of this section of the than making a significant alteration in its existing facilities, the recipient may, as an alternative, refer the handicapped person to other providers of those services that are accessible.				
				(d) Time period. A recipient shall comply with the requirement of paragraph (a) of this section within sixing days of the effective date of this part except that where structural changes in facilities are necessary, such changes shall be made within three years of the effective date of this part, but in any event as expeditiously as possible.				
2069	Title 34 - Part 462 - Measuring §104.23 New construction Educational Gain in The National Reporting System For Adult Education	Federal	Statute	(e) Transistion plan. In the event that structural charges to ballities are necessary to meet the requirement of paragraph (a) of this section, a recipient shall develow, within aix months of the effective date of this pant, a transition plan setting forth the sings necessary to complete such charges. The lips in that be developed with the assistance of intered persons, rule(a) and hand/caped devices or capatizations representing hand/caped devices. A cay of the transition (b) Design and comparison. Each shall be personal to part of a facility compared by personal and (a) of the hand (b) Design and comparison. Each shall be personal to part of a facility compared by personal ball, or to the hand (b) Design and comparison. Each shall be private persons, if the construction was commenced after the effective date of this part.	e Yes	Yes	Other service or product our agency must/may provide	Design and contruct facilities to be handicapped accessible
				(b) Alteration. Each facility or part of a facility which is attered by, on behalf of, or for the use of a recipient after the effective date of this part in a manner that affects or could affect the usability of the facility or part of the facility shall, to the maximum eater feasible, be attered in such manner that the attered portion of the facility received to and usable by hardincipede persons.				
				(c) Conformance with Uniform Federal Accessibility Standards. (1) Effective as of January 18, 1991, design, construction, or alteration of buildings in conformance with sectors 24 of the Uniform to construction, or alteration of buildings in conformance with sectors 24 of the Uniform to control with the explorement of the sector with respect to the buildings. The operation of the sector with the sector bard bard bard bard bard bard bard bar				
				(2) For purposes of this section, section 4.1.6(1)(g) of UFAS shall be interpreted to exempt from the requirements of UFAS only mechanical rooms and other spaces that, because of their intended use, will not require accessibility to the public or beneficiaries or result in the employment or residence therein of persons with physical handicaps.				
				(3) This section does not require recipients to make building alterations that have little likelihood of being accomplished without removing or altering a load-bearing structural member.				
				[45 FR 30936, May 9, 1980; 45 FR 37426, June 3, 1980, as amended at 55 FR 52138, 52141, Dec. 15 1990]	ι.			
2070	Title 34 - Pan 462 - Measuring Subpart D—Preschool, Elementary, and Educational Gain In The National Secondary Education §104.31 Application of the Reporting System For Adult Education subpart	Federal	Statute	Subpart D applies to preschool, elementary, secondary, and adult education programs or activities that receive Federal financial assistance and to recipients that operate, or that receive Federal financial assistance for the operation of, such programs or activities.	No	No - Does not relate directly to any agency deliverables		
2071	Title 34 - Part 462 - Measuring §104.32 Location and notification	Federal	Statute	[45 FR 30936, May 9, 1980, as amended at 65 FR 68055, Nov. 13, 2000] A recipient that operates a public elementary or secondary education program or activity shall	No	No - Does not relate directly		
	Educational Gain In The National Reporting System For Adult Education			annually: (a) Undertake to identify and locate every qualified handicapped person residing in the recipient's jurisdiction who is not receiving a public education; and		to any agency deliverables		
				(b) Take appropriate steps to notify handicapped persons and their parents or guardians of the recipient's duty under this subpart.				
2072	Title 34 - Part 462 - Measuring §104.33 Free appropriate public education	Federal	Statute	<ul> <li>[45 FR 30936, May 9, 2000, as amended at 65 FR 68054, Nov. 13, 2000]</li> <li>(a) General. A recipient that operates a public elementary or secondary education program or activity</li> </ul>	Yes	Yes	Other service or product our	Implentation of IEPs and
	Educational Gain In The National Reporting System For Adult Education			shall provide a free appropriate public education to each qualified handicapped person who is in the recipient's jurisdiction, regardless of the nature or severity of the person's handicap. (b) Appropriate education. (1) For the purpose of this subpart, the provision of an appropriate			agency must/may provide	providing FAPE to all handicapped persons
				education is the provision of regular or special education and related aids and services that (i) are designed to meet individual educational needs of handcapped persons as adequately set the needs nonhandicapped persons are met and (ii) are based upon adherence to procedures that satisfy the requirements of §§104.34, 104.35, and 104.36.	đ			
				(2) Implementation of an Individualized Education Program developed in accordance with the Education of the Handicapped Act is one means of meeting the standard established in paragraph $(b)(1)(i)$ of this section.				
				(3) A recipient may place a handicapped person or refer such a person for aid, benefits, or services other than those that it operates or provides as its means of carrying out the requirements of this subpart. If so, the recipient remains responsible for ensuing that the requirements of this subpart are met with respect to any handicapped person so placed or referred.				
				(c) Free education—(1) General. For the purpose of this section, the provision of a free education is the provision of educational and related services without cost to the handicapped person or to his or her parents or quardian, except for those fees that are imposed on non-handicapped persons or their				
				her parents or guardian, except for those fees that are imposed on non-handlooped persons or their anardisopped persons or interest such presents on the sub-test or a such constraints and such persons or interest such presents on the sub-test or a such constant or provided by the exceptera as its means of corrying out the requirements of this subput, to dynament for the costs of the ad, benefits, or services. First, assumption for all sub-tests, to private approxym part to the costs of the excepterate as the sub-test. The sub-test obligation to private approxym part to the costs of the requirements of this subput. Tokiting in this section shall be construid to releve an insure or maniform part of the sub-test. The sub-test obligation to private approxym part of the source of the sub-test of the subput of the sub-test of the subput of the sub-test or private approxym part of the sub-test of maniform part of the subput of the sub-test of test of the sub-test of test of				
				(2) Transportation. If a recipient places a handicapped person or refers such person for aid, benefits, or services not operated or provided by the recipient as its means of carrying out the requirements of				

2073	Tile 3L - Por 482 - Mensuring \$104.34 Educational setting Educational Gas in The Nelrood Reporting System For Adult Education	Federal St	tatute	(a) Acaterics satis, A noisients which his subpart spatien shall extracte, or shall provide for the relaxation of, each qualified hardcapped person in the juncticion with persons who are not inandicapped to the maximum exter appropriate to the needs of the handcapped person. A neighest shall place a handcapped person in the regular exhances with persons and the respect with the used capacity of the indication of the provided or the maximum of the anarogen, in table with owners and the provided persons persons and the indication expected part of the provided persons and the provided persons persons and activities and provide and activities and activities and the shall be provided and the provided persons participate with the used capacity and activities, including meals, recess persons and activities and activities and activities and activities and activities and activities activities and activities and activities activities and activities and activities activities and activities activities and activities activities as the provided persons participate with ended to the handcapped person in activities, including meals, recess participate with and the subscription of the activities and activities activities and the services and activities activities and activities activities and activities activities and the services and activities activities as the persons and activities activities and activities activities as the persons activities activities activities activities activities as the persons activities activities as the persons activities activities activities activities as the persons activities activitie	Νο	No - Does not relate directly to any agency deliverables		
2074	Title 34 - Part 462 - Measuring §104.35 Evaluation and placement Educational Gain in The National Reporting System For Adult Education	Federal St	tatute	priorgium or activity shall conduct an evaluation in accordince with the registrements of paragraph (b), of this section of any person who, because of a handpoin, needs to liabivity to need special exhaustion or related services tablets staff any person with respect to the sitilar placements of paragraph (b). Signal of special deviations and any placement signal fragments and placements of the persons in registrate proceedures. A negligible of special baseling tablets and any placement is special or deviated baseling tablets and placements of the persons in registrate proceedures. A negligible of proceedures and placements are applied and special baseling tablets and placements of the persons in registrate proceedures. A negligible section of the placement is registrated and and placement in the result and the placement is registrated and and placement in the result and the placement is registrated and and placement in the result and the placement is registrated and and placement in the result and the placement is registrated and and placement in the result and the resultation materials include those tableted to assess specific purpose for which they stear product as and other evaluation materials include those tableted to assess specific areas of deductation of the specific placement information quotient, and and the methy those which are despipering shalls, the treat luccaccate lay deducts the methy stear barryers manual, or speaking sality, the treat luccaccate lay deduct the methy stear barryers manual, or speaking skells the treat luccaccate lay deducts the methy stear barryers manual, or speaking skells the treat luccaccate lay deducts the methy stear stear barryers manual, or speaking skells the treat luccaccate lay deducts the methy stear barryers and and on making tablets the methy stear stear barryers and and and and an analyzer stear stea	Yes	Yes	Other service or product our agency mustimay provide	Establish standards and procedures for evaluation and placement of handcaspeed appropriate services
				achievement tests, teacher recommendations, physical condition, social or cultural background, and adaptive behwing. C) establish procedures to ensure that the placement decision is made by a group of persons, including persons knowledgeale about the hind, the meaning of the evaluation data, and the placement options, and (4) ensure that the placement decision is made in conformity with §104.34.				
2075	Tide 31 – Prin 422, Velesaring († 101.38 Procedural safeguards Educational Carl In Managua Reporting System For Adult Education	Federal St	tatute	(c) Revealuation: A receiver to which this section applies that leadable incordances, in accordance A recipient that applies demonstrates a public demonstrates and the demons	No	No - Does not relate directly to any agency deliverables		
2076	Title 34, Pure 482, Meanung 5104.37 Monacademic services Educational Gan Im National Reporting System For Adult Education	Federal St	tatute	<ul> <li>a) General. (1) A recipient to which this subgart applies that provide non-sedemic and embranding in the set of the set</li></ul>	fes	Yes	Other service or product our agency multimay provide	Alford opponunities for extra controllar advised handicapped persons
				2424 and or Uniferent. [45 FR 30936, May 9, 1980, as amended at 65 FR 68055, Nov. 13, 2000]				
2077	Title 34 - Part 482 - Measuring \$104.38 Preschool and adult education Educational Gain In The National Reporting System For Adult Education	Federal St	tatute	A recipient to which this subpart applies that provides preached education or day care or adult education may not, on the basis of hand cap, exclude qualified handlcapped persons and shall take into account the need of souch persons in determining the aid, benefits or services to be provided. [65 FR 68055, Nov. 13, 2000]	No	No - Does not relate directly to any agency deliverables		
2078	Title 34 - Part 482 - Messuring §104.38 Private education Educational Gain in The National Reporting System For Adult Education	Federal St	tatute	(a) A recipert that provides private elementary or secondary education may not, on the basis of handcage, exclude a qualifies thandcageed person if the person car, with minor adjustments, be provide an appropriate education, as defined in 504.53(0)(1); within the receipert a program or activity. (b) A recipient to which this section applies may not charge more for the provision of an appropriate education to handcageed persons than to noninardicageed persons except to the eatert that any additional charges is patient by a basis that provides special education that does on accordance with the provideous of \$(10)(15)(10)(10)(10)(10)(10)(10)(10)(10)(10)(10	No	No - Does not relate directly to any agency deliverables		
2079	Title 34 - Part 462 - Measuring Subpart E—Postsecondary Education §104.41 Educational Gain In The National Application of this subpart Reporting System For Adult Education	Federal St	tatute	Subpart E applies to postsecondary education programs or activities, including postsecondary vocational education programs or activities, that receive Federal financial assistance and to reorpients that operate, or that receive Federal financial assistance for the operation of, such programs or activities.	No	No - Does not relate directly to any agency deliverables		
2080	Title 34 - Pan 482 - Measuring Educational Gain in The National Reporting System For Adult Education	Federal Si	tatute	(45 FR 20058, May 1, 1980, as amended at 65 FR 80055, Mov. 13. 2000] (a) General. Calified bandicaged persons may not, on the bails of handicage, be denoted administering in sedimeter bandicaged persons may not, on the bails of handicage. Defendence of the sedimeter bandicaged persons may not, on the bails of handicage. Defendence of the sedimeter bandicaged persons may not any bails and the sedimeter bandicaged persons may not any bails and the sedimeter bandicaged persons may be administering its administering the sedimeter of proportion of handicaged persons who may be administering the	No.	No -Daes not relate directly to any agency deliverables		

2081	Title 34 - Part 482 - Messuring §104.43 Treatment of students: general Educational Gain in The National Reporting System For Adult Education	Federal	Statute	(a) No qualified handicapped student shall, on the basis of handicap, be excluded from participation Y to be denied the benefits of, or otherwise be subjected to discrimination under any academic, research, occupational straining, housing, health instrumes, counseling, financia ad, physical ad, benefit, or exclusionally exclusion and a straining	es Yı	85	Other service or product our agency must/may provide	May not exclude any qualified handicapped students on the basis of their handicap from participipation or beenfits. May not discriminate.
				(b) A recipient to which this subpart applies that considers participation by sudents in education programs or achivities not operand wholly by the recipient as part d, or equivalent to, and education program or achivity operated by the recipient shall assure leaf that the oner education program or achivity, as a whole, provides an equal opportunity for the participation of qualities handroopted persons.				
				(c) A recipient to which this subpart applies may not, on the basis of handicap, exclude any qualified handicapped student from any course, course of study, or other part of its education program or activity.				
				(d) A recipient to which this subpart applies shall operate its program or activity in the most integrated setting appropriate.				
				[45 FR 30936, May 9, 1980, as amended at 65 FR 68055, Nov. 13, 2000]				
2082	Tille 34 - Pand 462 - Meisuring §104.44 Academic adjustments Educational Gain The National Reporting System For Adult Education	Federal	Statute	(a) Academic requirements. A recipient to which this subpart applies shall make such modifications to Ye is academic requirements as an encosary to ensure that such requirements of and discriminate or subset. Academic requirements that the recipient can domication as particular shall be instruction as a subset. Academic requirements that the recipient can domication are set to be instruction or subset. Academic requirements that the recipient can domication are set to the instruction of the complexity of the set to the relative can be instructed on the instruction of the complexity of discriminatory within the meaning of this section. Modifications may include charges in the terph of time permitted for the complexity of discriment, and adaptation of the manner in which specific courses are conducted.	es Yı	85	Other service or product our agency must/may provide	Provide for necessary academic requirements to ensure handicapped persons are not being discriminated against.
				(b) Other rules. A recipient to which this subpart applies may not impose upon handicapped students other rules, such as the prohibition of tape recorders in classnooms or of dog guides in campus buildings, that have the effect of limiting the participation of handicapped students in the recipient's education program or activity.				
				(c) Course examinations. In its course examinations or other procedures for evaluating student's academic achievement, a receiptent to which his subgara traples shall provide such methods for evaluating the achievement of students who have a handcap that impairs sensory, manual, or speaking suits are will be detraware that the results of the evaluation represents the student's achievement in the course, rather than reflecting the student's impaired sensory, manual, or speaking suits are such sitial are the student's impaired sensory, manual, or speaking stills (secept where such sitials are the actions that the student's impaired sensory, manual, or speaking suits).				
				(d) Audilary aids, (1) A recipient to which this subpart applies shall take and steps as are necessary to ensure that no anticalogned student is denied the beneficial excluded from participation in, or otherwise subjected to discrimination because of the absence of educational audilary aids for students with impaired sensory, manual, or speaking skills. (2) Audilary aids my include taped tabus, interpreters or other effective methods of making only				
				(2) Auxiliary also may include tapled tasts, interpreters or other effective methods or making unally delivered materials available to students with hearing impairments, readers in libraries for students with visual impairments, classroom equipment adapted for use by students with manual impairments, and other similar services and actions. Recipients need not provide attendants, individually				
2083	Title 34 - Part 462 - Measuring §104.45 Housing Educational Gain In The National Reporting System For Adult Education	Federal	Statute	prescribed devices, readers to prestoral use or study, or other devices or services of a perisonal (a) housing provided by the recipient. A reprired housing to its nonhardicapped 1 Must students shall provide comparable, convenient, and accessible housing to its nonhardicapped students at the same cost as to others. At the end of the transition period provides for in subpart C, such housing shall be available in sufficient quantity and variety so that the scope of hardicapped students 'roboe of hing accommonstors is, as a whole, comparable b that devices.	lo N to	<ul> <li>Does not relate directly any agency deliverables</li> </ul>		
				(b) Other broading. A neckleret that assists any spency, organization, or person in making broading available to any of its students shall take such action as may be necessary to assure itself that such broading is, as a whole, made available in a manner that does not result in discrimination on the basis of handbap.				
2084	Title 34 - Part 462 - Measuring Educational Gain In The National to students	Federal	Statute	(a) Provision of financial assistance. (1) In providing financial assistance to qualified handicapped No persona, a recipient to which this subpart applies may not,	lo N to	o - Does not relate directly any agency deliverables		
	Reporting System For Adult Education			(i) On the basis of handicap, provide less assistance than is provided to nonhandicapped persons, limit eligibility for assistance, or otherwise discriminate or				
				(iii) Assist any entity or person that provides assistance to any of the recipient's students in a manner that discriminates against qualified handicapped persons on the basis of handicap.				
				(2) A recipient may administer or assist in the administration of scholarships, fellowahips, or other forms of financial assistance established under wills, rusus, bequests, or similar legal instruments that require awards to be made on the basis of factors that discriminate or have the effect of discriminating on the basis of handicag only if the overall effect of the award of scholarships, fellowahips, and other forms of financial assistance is not discriminatory on the basis of handicag.				
				(b) Assistance in making available outside employment. A recipient that assists any agency, organization, or person in providing employment opportunities but any of its students shall assure itself that such employment opportunities, as a whole, are made available in a manner that would not violate subpart B if they were provided by the recipient.				
				(c) Employment of students by recipients. A recipient that employs any of its students may not do so in a manner that violates subpart B.				
2085	Title 34 - Part 462 - Measuring §104.47 Nonacademic services Educational Gain In The National Reporting System For Adult Education	Federal	Statute	(a) Physical education and athletics. (1) In providing physical education ocurates and athletics and similar and, benefits, or services to any of its students, a necipient to which this subgrad topilers may not discriminate on the basis of handrics). A necipient that discription of outcomes or that operates or sponsors intercollegiste, club, or intramut athletics shall provide to qualified mandicapped students an equid opportunity for participation in these achievites.		<ul> <li>Does not relate directly any agency deliverables</li> </ul>		
				(2) A recipient may offer to handicapped students physical education and athletic activities that are separate or different only if separation or differentiation is consistent with the requirements of §104.43(d) and only if no qualified handicapped student is denied the opportunity to compete for teams or to participate in ourses that are not separate or different.				
				(b) Conserving and placement services. A recipient to which this subgrant applies the provides a perinonit, academic or evocational concernities, publicanci, or placement services to its buildents shall provide these services without discrimination on the basis of handicap. The necipient shall ensure that qualified handloggeed students are on constantiation of the basis of handicap. This requirement does not preclude a nonimarGapped students are not considered toward models. This requirement does not preclude a nonimarGapped students are not applied to the students and the students and nonimarGapped students are not applied to the students. This requirement does not preclude a nonimarGapped students are not applied to the student applied to the student applied perinet doesticates to handlogged perinets in the provide of activatura careers.				
				(c) Social organizations. A recipient that provides significant assistance to fraternities, sororities, or similar organizations shall assure itself that the membership practices of such organizations do not				
				permit discrimination otherwise prohibited by this subpart. [45 FR 30636, May 9, 1980, as amended at 65 FR 68055, Nov. 13, 2000]				
2086	Title 34 - Part 462 - Measuring Subpart F—Health, Welfare, and Social Services	Federal	Statute	Subpart F applies to health, welfare, and other social service programs or activities that receive No	10 N	o - Does not relate directly		
	Educational Gain In The National §104.51 Application of this subpart Reporting System For Adult Education			Federal financial assistance and to recipients that operate, or that receive Federal financial assistance for the operation of, such programs or activities. (45 FR 30308, May 3, 1980, as amended at 65 FR 68055, Nov. 13, 2000)	to	any agency deliverables		
2087	Title 34 - Part 462 - Measuring §104.52 Health, welfare, and other social	Federal	Statute	(a) General. In providing health, welfare, or other social services or benefits, a recipient may not, on No	10 N	o - Does not relate directly		
	Educational Gain In The National services Reporting System For Adult Education			the basis of handicap: (1) Deny a qualified handicapped person these benefits or services;	to	any agency deliverables		
				(2) Alford a qualified handicapped person an opportunity to receive benefits or services that is not equal to that offered nonhandicapped persons;				
				(3) Provide a qualified handicapped person with benefits or services that are not as effective (as defined in §104.4(b)) as the benefits or services provided to others;				
				(4) Provide benefits or services in a manner that limits or has the effect of limiting the participation of qualified handicapped persons; or				
				(5) Provide different or separate benefits or services to handicapped persons except where necessary to provide qualified handicapped persons with benefits and services that are as effective as those provided to others.				
				(b) Notice, A recipient that provides notice concerning benefits or services or written material concerning waivers of rights or consent to treatment shall take such steps as are necessary to ensure that qualified hardicaped persons, including those with impaired sensory or speaking skills, are not denied effective notice because of their handicap.				
				(c) Emergency treatment for the hearing impaired. A recipient hospital that provides health services or benefits shall establish a procedure for effective communication with persons with impaired hearing for the purpose of providing emergency health care.				
				(d) Auxiliary aids. (1) A recipient to which this subpart applies that employs fifteen or more persons shall provide appropriate auxiliary aids to persons with impaired sensory, manual, or speaking skills, where necessary to afford such persons an equal opportunity to benefit from the service in question.				
2088	Title 34 - Part 462 - Measuring §104.53 Drug and sloohol addicts Educational Gain in The National Reporting System For Adult Education	Federal	Statute	(2) The Assistant Secretary may require recipients with few than filteen employees to provide A recipient to which this subpart applies that gonarias a general hospital or outpatient facility may not. No discriminate in admission or transmus against a durg or activated abuser or administrum variant from a medical condition, because of the person's durg or alcohol abuser or alcoholism.		o - Does not relate directly any agency deliverables		
2089	Tille 34 - Netsetring \$194.54 Education of institutionalized persons Educational Gamma The National Reporting System For Adult Education	Federal	Statute	A recipient to which this subpart sports and that generate or supervises a program or activity that No provides all, beneficial or services for process who are institutionalized because of humologs shall ensure that each qualified handicapped person, as defined in §10.43,30(1), in its program or activity is provided an appropriate discustion, as defined in §10.43,30(1), hit is program or activity is provided any appropriate discustion, as defined in §10.43,30(1). Noting in this section shall be interpreted as altering in any way the obligations of recipients under subpart 0. 45 PFR 30,308, Mey 19,900, as ammediat of FFR 40,805, Mey 10, 12, 2000		o - Does not relate directly any agency deliverables		
2090	Title 34 - Part 462 - Measuring Subpart G-Procedures §104.61 Procedures	Federal	Statute	The procedural provisions applicable to title VI of the Civil Rights Act of 1964 apply to this part. These No		o - Does not relate directly		
	Educational Gain In The National Reporting System For Adult Education			procedures are found in §§100.6-100.10 and part 101 of this title.		any agency deliverables		

2091	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Appendix A to Part 104—Analysis of Final Regulation	Federal	Statute	Subpart A—General Provisions Definitions—1. Recipient. Section 104.23 contains definitions used throughout the regulation.	No	No - Does not relate directly to any agency deliverables		
	Reporting System For Adult Education	1			One comment inquested that the regulation specify that nonpublic dementary and accordary shocks that are not diverte exclusions of the regulation specify that nonpublic dementary and secondary shocks participate in certain federally luncid programs. The Secretary believes it unnecessary to amost the significant in the regulation in the direct language in the Department's regulations implementing the VI and the VG the Education Amendments of 1972 has consistently been regulation in the requirement of the negative transfer and the Department's regulations to be solutioned in equirement of the regulation france the sequences of sequences to emerging provides to beneficiated for the regulation france the sequences of the distribution of solutions of 510-400 (v), which prohibits respirate from assisting agencies that discriminate on the basis of handicap in providing services to beneficiate of the recipient programs.				
					2. Federal financial assistance. In §104.3(h), defining federal financial assistance, a clarifying change has been made: procurement contracts are specifically actuded. They are covered, however, by the Department of Lador seguilation under section 503. The Department has never considered such contracts to be contracts of assistance; the explicit exemption has been added only to avoid possible contacts.				
					The proposed regulatoris semption of contracts of insurance or guaranty has been related. A number of comments angued bri is determined on the ground that section 564 unities to 144 ontitie 162, contains no statutory exemption for such contracts. There is no indication, however, in the legislative statistic of the Rehatilition At of 1370 or 04 memoryments to the At (a) 1374, Hat Congress interded section 504 to have a broader application, in terms of federal famarial assistance, than onthe unit right statutace. Congress statisticated that section 504 to paylo tau At congress interded section 504 to have a broader application, in terms of federal famarial assistance, than onthe unit right statutace. Congress statisticated that section 504 to paylo tau bot contracts.	r			
2092	Title 34 - Part 462 - Measuring Educational Gan In The National Reporting System For Adult Education	Appendix A to Part 104—Analysis of Final Regulation continued	Federal	Statute	3. Hord/capped person. Social to 10.3(), which defines the class of persons protected under the equilation, isso for been stabilishing/stranged. The definition of hardicapped person in paragraph (i)(1) conforms to the stabutory definition of hardicapped person that is applicable to section 504, as effort in section in Total or the Readballishin CA4 non-membra of 1574, Pub. L 50-516. The Sectemary within the score and the equilation in the stability of the equilation in the class of the equilation is the class of the equilation in the class of the equilation is and class of the equilation in the class of the equilation is during being the equilation in the class of the equilation in the class of the equilation is during being the transmitter in the class of the equilation is during being the equilation in the class of the equilation is during being the equilation in the class of the equilation in the class of the equilation is the second the transmitter is the end to be avoid to the end the stability of persons of the theory of the equility of the end to the e	No	No - Does not relate directly to any agency deliverables		
					With respect to the employment of a drug addict or doctadic. If it can be shown that the addiction of addoctading prevent associated portformation of the piblic the period prevent and the problem of the employment opportunity in quasitor. For example, in making employment decisions, a recipient may adjude addict and doctadical on the same base lipidage all drug adjudes. Thus, a recipient may consider—for all applicants that and go addicts and adjudes—must and manifestion of the prevention of the same prevention of the prevention of the manifestion of the prevention of the same decision of the prevention of the manifestion of the prevention of the prevention of the or use of alcohol or drugs in the work-place, provided that such rules are enforced against all employees.				
					With respect to other services, the implications of coverage, of alcoholicis and drug addice are the olici. first, no person myble excluded form services sidely process of the presence or history of these conditions; second, to the extent that the manifestations of the condition prevent the person form enterling the basic clightly inequirements of the program or cause substantial interference with the operation of the program, the condition myb to taken into consideration or alcoholicary if the person can successfully participate in the docuation program and complex with the rules of the person can successfully participate in the docuation program and complex with the rules of the college and if his or her behavior documents.				
2093	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Appendix A to Part 104—Analysis of Final Regulation continued	Federal	Statute	It is important that both hand/apped persons and the public at large balance of the obligation of recipients under action 50-18 both the Dopatities and anyoper the recipients under action 50-18 both the Dopatities in the regard. Indeed the Department intends to undertake a major public information effort to inform persons of under rights under action 50-4 and the regulation. 1910.08 the Department has acquired other obligation on major recipients to notify beneficiates and employees of the regularements of how an odded imposing requirements on and the partment has acquired intendence on the part of the new acrossical imposing requirements on and recipients (how with New Taha filtere employees) that would create unrecessary and counterproductive pager work burdens on them and undury stretch the enforcement resources of the Department.		Yes	Other service or product our agency must/may provide	Responsibilities to provide services for handicapped persons
					Section 104.8(a), as simplified, regulates tacjustes with filters or more employees to take appropriate large to notify horedinasies and employees of the recipient obligations under section 09.4. The task sentence of \$10.8(a) has been revised to its possible, rather have required, means of notification. Section 104.8(b) requires recipients in include a notification of their policy of nondeclimination in recursiment and other general information materials.	8			
					In response to a number of comments, §104.8 has been revised to detect the requirements of bublication in local encompanyers, which has proved to be obthinubations and indirective. Several commenters suggested that notification on separate forms be allowed until present stocks of bublications and characteristic and the regulation explaintly allowed the methy of commentation The separate form should, however, be included with each significant publication or from that is distributed.				
					Section 104 which prohibites the use of materials that might give the impression that a recipient excludes qualified hardcapped persons from its program. This been deleted. The Department convinced by the comments that this provision is unnecessary and difficult to apply. The Department encourages teropients, however, to include in their recruitment and other general information materials photographs of handicapped persons and ramps and other features of accessible buildings	L.			
2094	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Appendix A to Part 104—Analysis of Final Regulation continued	Federal	Statute	Under new §10.4.3 the Assistant Scentary may, under certain circumstances, neu/ar expleries with when the handless encloped is a comply who are on or of these requirements. Thus, It appendices the second scentary of the second scenario and scenario and real scenario and scen		Yes	Other service or product our agency must/may provide	Responsibilities to provide services for handicapped persons
					Under the proposed section, a statistical showing of adverse impact on handcapped persons was required to trigger a menipovir s obligation to show that employment criteria and qualitatications relating to handcapp were necessary. This requirement was changed because the small number of handcapped persons taking tasks would make statistical showing of "disproprioritomical subverse handcapped persons taking tasks would make statistical showing of "disproprioritomical subverse and the statistical statistical showing and statistical showing of "disproprioritomical subverse handcapped persons, the encloser takes the statistical showing and the statistical showing the method for demonstrating that lettor other statistical relations is in taciple-related. Nor, in all addition, 5(04.13q) has been revised to place the burden on the Assistant Secretary, rather than the neclinet, to addition attemate tasks.				
					Section 104 13(0) requires that a recipient take into account that some tests and criteria depend upon sensory, markut or geological galial take thany on themselves the mecasary to the join question but that may make the handicapped person unable to pass the test. The recipient must select and diminiser tests so as best to ensure test the test will measure the handicapped persons's ability to perform on the job rather than the person's ability to see, hear, speak, or perform manal tesks, except. 4 Consuler, where such abilits are that factors that the test purports to measure. To cample, a person with a speech impediatent may be perfectly qualified for jobs that do not or need not, with a unable to perform in a satisfactory marker. The test results will not, therefore, predict job performance but instead will reflect impained speech.	n in the second s			
2095	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Appendix A to Part 104—Analysis of Final Regulation continued	Federal	Statute	18. Preemployment inquiries. Section 104.14, concerning preemployment inquiries, generated a large motive of commercia. Commercian Encourseling handcaped becariss strong/Nerosci ab an on Subgert D—Preschool, Elementary, and Sacondary Koutation. Additional and a section of the section of	Yes	Yes	Other service or product our agency must/may provide	Responsibilities to provide services for handicapped persons
					The provisions of SelaperD papyly to state and local educational agencies. Although the subpart apples, in general, to sub public and priving education programs and advites that are federally programs, §304.53 and 10.48 apply both to public programs and to those private programs that include special services for handlcapped students.				
					Subpart B generally conforms to the standards established for the education of handicapped persons in Mills v. Board of Education of the Diviticari of Columbia, Bell F. Supp. 868 (D. D.C. 1972). Pernsylvaria Association for Retarted Children v. Commonwealth of Pernsylvaria, 344 F. Supp. 31 257 (ED. 1971), 345 - Supp. 276 (D. D. Pa. 1972), and technick v. Spears, 60, F.R. 135 (ED. L. 1 1973), as well as in the Education of the Handicapped Act, as amended by Pub. L. 94-142 (the EHA).				
					The basic requirements common to those cases, to the EHA, and to this regulation are (1) that handicapped perceptions, regardless of the mature or serving that immarcina, be provided a fee appropriate public education, (2) that handicapped publicates to the deucated with nonhandicapped subsets to the maximum electral appropriate to that resets, (3) that deucated agreement understate to identify and locate all underved that handicapped children, (4) that evaluation procedures to improved in that procedures largered that exception to any the children's approximation and equations to immuno development regarding the evaluation and placement of their children. These requirements are designed to estable that no handicapped children. These requirements are designed to ensure that no handicapped child is excluded for school on the basis of handicapa and, (1) are excluded additional costs in the student's parents or guardiant. Thus, a response with addition costs under the student is procedure to induce the student student with exclusional program or produes with the student student with exclusional costs to the student response with the student student of the children with exclusional program or produes with the student student or additional costs to the student exclusional costs children with exclusional program or produes additional costs children with additional costs to the student exclusional costs children with the cost of the student is approximated with develocational costs children with the activity approximate student exclusional costs children with the cost of the additional costs on the student exclusional costs on the student exclusional costs children with the exclusional costs on the student exclusio				
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2096	Title 34 - Part 462 - Measuring Educational Gain In The National	Appendix A to Part 104—Analysis of Final Regulation continued	Federal	Statute	The proposed regulation would have required a complete individual reevaluation of the student each year. The Department has concluded that it is inappropriate in the section 504 regulation to require full reevaluations on such a rigid schedule. Accordingly, 104.33(c) requires periodic reevaluations and	Yes	Yes	Other service or product our agency must/may provide	Responsibilities to provide services for handicapped
	Reporting System For Adult Education				specifies that reevaluations in accordance with the EHA will constitute compliance. The proposed regulation implementing the EHA allows reevaluation at three-year intervals except under certain specified circumstances.				persons
					Under §104.36, a recipient must establish a system of due process procedures to be afforded to parents or guardians before the recipient takes any action regarding the identification, evaluation, or educational placement of a person who, because of handicap, needs or is believed to need special education or related services. This section has been revised. Because the due process procedures of				
					the EHA, incorporated by reference in the proposed section 504 regulation, are inappropriate for some recipients not subject to that Act, the section now specifies minimum necessary procedures: notice, a right to inspect records, an impartial hearing with a right to representation by ocursel, and a review procedure. The EHA procedures remain one means of meeting the regulation's due process				
					requirements, however, and are recommended to recipients as a model. 26. Nonscademic services. Section 104.37 requires a recipient to provide nonacademic and entroprincipal services. Section 104.47 requires a recipient to provide nonacademic and entroprincipal services and activities in another as in secesary to attrob hosticityped students education program, they must, in accordance with the provisions of §104.34, be provided in the most integrated setting appropriate.				
					Targeterial paragraphical (2) does permit separation or differentiation with respect to the provision of physical education and athetics activities, but only if qualified handicapped students are also allowed the opportunity to complete for regular targets and the start handicapped students are able to participate in one or more regular physical education and athetics activities. For example, a student in a whetchical croan participate in regular activities. The activity activity of the students and attract provide the students and education and advised and students are able to participate in one or more regular physical education and athetics activities. For example, a students in a whetchical croan participate in regular activery course, as can a ded student in the students are able to participate in target active provide active course. The students are able to participate in target active to the students are able to participate in target active to the students active to the students active to the students active to the students. The student active target activities activitities activities activities activities activ				
2097	Title 34 - Part 462 - Measuring	Appendix A to Part 104—Analysis of Final	Federal	Statute		Yes	Yes	Other service or product our	Responsibilities to provide
	Educational Gain In The National Reporting System For Adult Education	Regulation continued			Subpart F applies to recipients that operate health, welfare, and social service programs. The Department received fewer comments on this subpart than on others. Although many commented that subpart F lacked specificity, these commenters provided neither			agency must/may provide	services for handicapped persons
					concrete suggestions nor additions. Nevertheless, some changes have been made, pursuant to comment, to civity the obligations of topicinent is specific reas. In addition, in an effort to reduce dupication in the regulation, the section governing recipients providing health services has been consolidated with the section regulation provides of weltain and social services. Since the separate provision that appeared in the proposed regulation were almost identical, no substantive change should be inferent from their consolidation.				
					Several commenters asked whether subpart F applies to vocational relabilisation agencies whose purpose is to assure in the relabilisation of handicapped personan. To the extert that such agencies incerve financial assistance from the Department, they are covered by subpart F and all other relevant subparts of the regulation. Nothing in the sngulation, however, precludes such agencies from servicing only landicapped persons. Indeed, §104.4(c) permits recipients to offer services or benefits that are limited by idental law to handicapped persons or classes of handicapped persons.				
					Many comments suggested requiring state social service agencies to take an active role in the enforcement of section 504 with regard to local social service providers. The Department believes that the possibility for learner-state cogeration in the administration and enforcement of section 504 warrants further consideration.				
					A number of comments also discussed whether section 504 should be read to require payment of compensation to institutionalized hardneignep daterts who perform services for the institution in which they reside. The Department of Labor has recently issued a proposed regulation under the Fair Labor Shardnesk Act (FLSA) that concern the question of compensation for institutionalized persons. 42 FR 1524 (March 18, 1977). This Department will usek information and comment from the Department of Labor concerning that also encory's experience administering the FLSA regulation.				
2098	Title 34 - Part 462 - Measuring Educational Gain In The National	Title 34: Education PART 105—ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF	Federal	Statute	36. Health, welfare, and other social service providers. Section 104.52(a) has been expanded in				
	Reporting System For Adult Education	HANDICAP IN PROGRAMS OR ACTIVITIES CONDUCTED BY THE DEPARTMENT OF EDUCATION							
2099	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§105.1 Purpose	Federal	Statute	The purpose of this part is to effectuate section 119 of the Rehabilitation, Comprehensive Services, and Developmental Disabilities Amendments of 1978, which amended section 504 of the Rehabilitation Act d 1973 to prohibit discrimination on the basis of handcap in programs or activities conducted by Executive agencies or the United States Postal Service.	No	No - Does not relate directly to any agency deliverables		
2100	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§105.2 Application	Federal	Statute		No	No - Does not relate directly to any agency deliverables		
2101	Title 34 - Part 462 - Measuring Educational Gain In The National	§105.3 Definitions	Federal	Statute		No	No - Does not relate directly to any agency deliverables		
	Reporting System For Adult Education				Auxiliary aids means services or devices that enable persons with impaired sensory, manual, or peaking kills to have an equal opportunity to participate in, and enjor the heatest or, longmans or activities, conducted by the Department. For example, auxiliary aids useful for persons with impaired auxiliary aids useful for persons with impaired auxiliary aids useful for persons with impaired heating heating and the persons with impaired heating include heating include the persons compatible with heating aids, leacommunication devices for deep persons (TDDb), imperferets, noteheates, witten materials and dhe similar sources and devices.				
					Complete compliaint means a written statement that contains the compliainant's name and address and describes the Department's alleged discriminatory action in sufficient dealls in inform the complianant of type and the state of the stat				
					Facility means all or any portion of buildings, structures, equipment, roads, walks, parking lots, rolling stock or other conveyances, or other real or personal property.				
					Historic preservation programs means programs conducted by the Department that have preservation of historic properties as a primary purpose. Historic properties means those properties that are listed or eligible for fisting in the National Register				
					of Historic Places or properties designated as historic under a statute of the appropriate State or local government body.				
					Individual with handicaps means any person who has a physical or mental impairment that substantially limits one or more major life activities, has a record of such an impairment, or is regarded as having such an impairment. As used in this definition, the phrase—				
2102	Title 34 - Part 462 - Measuring Educational Gain In The National	§§105.4-105.9 [Reserved]	Federal	Statute	(1) Physical or mental impairment includes				
2103	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§105.10 Self-evaluation	Federal	Statute	(a) The Department shall, within one year of the effective date of this part, evaluate its current policies and practices, and the effects thereof, that do not or may not meet the requirements of this part, and, to the extern modification of any of those policies and practices is required, the Department shall proceed to make the necessary modifications.	No	No - Does not relate directly to any agency deliverables		
					(b) The Department shall provide an opportunity to interested persons, including individuals with handicaps or organizations representing individuals with handicaps to participate in the self- evaluation process by submitting comments (both oral and written).				
					(c) The Department shall, for at least 3 years following completion of the self-evaluation, maintain on file, and make available for public inspection—				
					<ol> <li>A description of areas examined and any problems identified; and</li> <li>A description of any modifications made.</li> </ol>				
2104	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§105.11 Notice	Federal	Statute	The Department shall make available, to employees, applicants, participants, beneficiantes, and other interested persons, information regarding the provisions of this part and its applicability to the programs or activities couldcated by the department, and make that information available to them in such moment as the Detectory front meeting to applicable to the protections against discrimination assured them by section 2014 and the regardings on the parts.	No	No - Does not relate directly to any agency deliverables		
2105 2106	Title 34 - Part 462 - Measuring Educational Gain In The National Title 34 - Part 462 - Measuring	§§105.12-105.19 [Reserved] §105.20 General prohibitions against	Federal	Statute	(a) No qualified individual with handicaps shall, on the basis of handicap, be excluded from	No	No - Does not relate directly		
2100	Educational Gain In The National Reporting System For Adult Education	discrimination	- Cucha	Caloic	(b) to granitic himseline that here here this of, or otherwise be subjected to discrimination under, any program or activity conducted by the Department. (b)(1) The Department, in providing any aid, benefit, or service, may not, directly or through	10	to any agency deliverables		
					(0)(1) the Department, in providing any add, benefit, or service, may not, directly or through contractual, licensing, or other arrangements, on the basis of handicap— (i) Deny a qualified individual with handicaps the opportunity to participate in or benefit from the aid, benefit, or service;				
					benefit, or service; (ii) Afford a qualified individual with handicaps an opportunity to participate in or benefit from the aid, benefit, or service that is not equal to that afforded others;				
					(iii) Provide a qualified individual with handicaps with an aid, benefit, or service that is not as effective in affording equal opportunity to obtain the same result, to gain the same benefit, or to reach the same level of achievement as that provided to others;				
					(iv) Provide different or separate aid, benefits, or services to individuals with handicaps or to any class of individuals with handicaps than is provided to others unless that action is necessary to provide qualified individuals with handicaps with aid, benefits, or services that are as effective as				
					those provided to others; (v) Deny a qualified individual with handicaps the opportunity to participate as a member of planning or advisory boards; or				
					(vi) Otherwise limit a qualified individual with handicaps in the enjoyment of any right, privilege, advantage, or opportunity enjoyed by others receiving the aid, benefit, or service.				
					(2) The Department may not deny a qualified individual with handicaps the opportunity to participate in programs or activities that are not separate or different, despite the existence of permissibly separate or different programs or activities.				
2107	Title 34 - Part 462 - Measuring Educational Colo In The Noticeal	§§105.21-105.29 [Reserved]	Federal	Statute					

2108	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§105.30 Employment	Federal	Statute	No qualified individual with handicape shall, on the basis of handicap, be subjected to discrimination in employment under any program or activity conducted by the Department. As provided in §105.41(b), the definitions, requirements, and procedures of section 501 of the Rehabilitation Act of 1973 (22 U.S.C. P1), as established by the Equal Employment Opportunity Commission in 29 CFR part 1613, shall apply to employment in federally conducted programs or activities.	No	No - Does not relate directly to any agency deliverables
2109	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§105.31 Program accessibility: Discrimination prohibited	Federal	Statute	Except as otherwise provided in §105.32, no qualified individual with handicaps shall, because the Department's facilities are inaccessible to or unusable by individuals with handicaps, be denied the benefits of, be excluded from participation in, or otherwise be subjected to discrimination under any program or activity conducted by the Department.	No	No - Does not relate directly to any agency deliverables
2110	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§105.32 Program accessibility: Existing facilities	Federal	Statute	(a) General. The Department shall operate each program or activity so that the program or activity, viewed in its entrely, is readily accessible to and usable by individuals with handicaps. This paragraph does not—	No	No - Does not relate directly to any agency deliverables
					<ol> <li>Necessarily require the Department to make each of its existing facilities accessible to and usable by individuals with handicaps;</li> </ol>		
					(2) In the case of historic preservation programs, require the Department to take any action that would result in a substantial impairment of significant historic features of an historic property; or		
					(3)(i) Require the Department to take any action that it can demonstrate would result in a fundamental alteration in the nature of a program or activity or in undue financial and administrative burdens.		
					(iii) The Department has the burden of proving that compliance with §105.32(a) would result in that alteration or those burdens.		
					(iii) The decision that compliance would result in that alteration or those burdens must be made by the Secretary after considering all of the Department's resources available for use in the funding and operation of the conducted program or activity, and must be accompanied by a written statement of the reasons for reaching that conclusion.		
					(iv) If an action would result in that alteration or those burdens, the Department shall take any other action that would not result in the alteration or burdens but would nevertheless ensure that individuals with handicaps receive the benefits and services of the program or activity.		
					(c) Methods—(1) General: (i) The Department may comply with the requirements of this section through such means methodigs of oregiment, reassignment of services to accessible buildings, assignments of aixies to beneficiaries, home withis, delivery of services at atternate accessible buildings, atternation or existing facilities and construction of new buildings, used a docessible folling stock, or any other methods that result in making its programs or activities readily accessible to and usable by individuals with hometricaps.		
2111	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§105.33 Program accessibility: New construction and alterations	Federal	Statute	Each building or part of a building that is constructed or altered by, on behalf of, or for the use of, the Department must be designed, constructed, or altered so as to be nearly accessible to and usable by inviduals with handricape. The definitions, requirements, and standards of the Architectural Barrise Act (42, US, C. 4151-4157), as established in 41 CFR 101-15.600 to 101-19.607, apply to buildings covered by this section.	No	No - Does not relate directly to any agency deliverables
2112	Title 34 - Part 462 - Measuring Educational Gain In The National	§§105.34-105.39 [Reserved]	Federal	Statute	covered by this section.		
2113	Educational Gain In The National Title 34 - Part 462 - Measuring Educational Gain In The National	§105.40 Communications	Federal	Statute	(a) The Department shall take appropriate steps to ensure effective communication with applicants, participants, personnel of other Federal entities, and members of the public, as follows:	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				participantia, personne or ourier receive entities, and internations or the public, as introve. (1)(i) The Department shall furnish appropriate auxiliary aids if necessary to afford an individual with handicaps an equal opportunity to participate in, and enjoy the benefits of, a program or activity conducted by the Department.		to any agency deriverables
					(ii) In determining what type of auxiliary aid is necessary, the Department shall give primary consideration to the request of the individual with handicaps.		
					(iii) The Department need not provide individually prescribed devices, readers for personal use or study, or other devices of a personal nature.		
					(2) If the Department communicates with applicants and beneficiaries by telephone, telecommunication devices for deal persons (TDDs) or equally effective telecommunication systems		
					must be used. (b) The Department shall ensure that interested persons, including persons with impaired vision or		
					hearing, can obtain information as to the existence and location of accessible services, activities, and facilities.		
					(c) The Department shall provide signs at a primary entrance to each of its inaccessible facilities, directing users to a location at which they can obtain information about accessible facilities. The international symbol for accessibility must be used at each primary entrance of an accessible facility.		
					(d)(1) This section does not require the Department to take any action that it can demonstrate would result in a fundamental alteration in the nature of a program or activity or in undue financial and administrative burdens.		
					(2) The Department has the burden of proving that compliance with §105.40 would result in that alteration or those burdens.		
2114	Title 34 - Part 462 - Measuring Educational Gain In The National	§105.41 Compliance procedures	Federal	Statute	(a) Except as provided in paragraph (b) of this section, this section applies to all allegations of discrimination on the basis of handicap in programs and activities conducted by the Department.	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				(b) As provided in §105.30, the Department shall process complaints alleging violations of section 504 with respect to employment according to the procedures established by the Equal Employment Opportunity Commission in 29 CFR part 1613 pursuant to section 501 of the Rehabilitation Act of 1573 (29 U.S.C. 791).		
					(c) The Deputy Under Secretary for Management is responsible for coordinating implementation of this section. Compliants may be sent to the U.S. Department of Education, Office of Management, Federal Building No. 6, 400 Maryland Avenue SW., Washington, DC 20202.		
					(d) The Department shall accept and investigate all complete complaints for which it has jurisdiction. All complete complaints must be filed within 180 days of the alleged act of discrimination. The Department may extend this time period for good cause.		
					(e) If the Department receives a complaint over which it does not have jurisdiction, it shall promptly notify the complainant and shall make reasonable efforts to refer the complaint to the appropriate government entity.		
					(I) The Department shall notify the Architectural and Transportation Barriers Compliance Board upon receipt of any compliant alleging that a building or facility that is subject to the Architectural Barriers Act of 1986, as amended (42 U.S.C. 4151-4157) is not readily accessible to and usable by individuals with handicaps.		
					(g) Within 180 days of the receipt of a complete complaint for which it has jurisdiction, the Department shall notify the complainant of the results of the investigation in a letter containing—		
					(1) Findings of fact and conclusions of law;		
2115	Title 34 - Part 462 - Measuring	§105.42 Effective date	Federal	Statute	(2) A description of a remedy for each violation found; and The effective date of this part is October 9, 1990.	No	No - Does not relate directly
2115	Educational Gain In The National Title 34 - Part 462 - Measuring	Title 34: Education PART	Federal	Statute		-	to any agency deliverables
	Educational Gain In The National Reporting System For Adult Education	106-NONDISCRIMINATION ON THE BASIS OF SEX IN EDUCATION PROGRAMS OR ACTIVITIES RECEIVING FEDERAL FINANCIAL					
2117	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	ASSISTANCE Subpart A—introduction §106.1 Purpose and effective date	Federal	Statute	The purpose of this part is to deviate all 0 of the deviate non-neuroiment of 1772, as mended by 0 of 0.000 of	No	No - Does not relate directly to any agency deliverables
					(Authority: Secs. 90), 902. Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682, as amended by Pub. L. 93-566, 86 Stat. 1855, and sec. 844, Education Amendments of 1974, 88 Stat. 484, Pub. L. 93-380)		
2118	Title 34 - Part 462 - Measuring Educational Gain In The National	§106.2 Definitions	Federal	Statute	As used in this part, the term:	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				(a) Title X means title IX of the Education Amendments of 1972, Pub. L 92-318, as amended by section 3 of Pub. L 93-568, 88 Stat. 1855, except sections 904 and 906 thereof; 20 U.S.C. 1681, 1682, 1683, 1685, 1686.		
					(b) Department means the Department of Education.		
					<ul> <li>(c) Secretary means the Secretary of Education.</li> <li>(d) Assistant Secretary means the Assistant Secretary for Civil Rights of the Department.</li> </ul>		
					(e) Reviewing Authority means that component of the Department delegated authority by the Secretary to appoint, and to review the decisions of, administrative law judges in cases arising under		
					this part. (f) Administrative law judge means a person appointed by the reviewing authority to preside over a		
					hearing held under this part. (g) Federal financial assistance means any of the following, when authorized or extended under a law		
					(g) - colours itsurved automatic automatic any or are remaining, international colour database and a standard and a standard and the Department: (1) A grant or loan of Federal financial assistance, including funds made available for:		
					<ul> <li>(i) The acquisition, construction, renovation, restoration, or repair of a building or facility or any portion thereof: and</li> </ul>		
					intereor; and (iii) Scholarships, loaris, grants, wages or other funds extended to any entity for payment to or on behalf of students admitted to that entity, or extended directly to such students for payment to that		
					behain of subdents admitted to that entity, or extended directly to such subdents for payment to that entity. (2) A grant of Federal real or personal property or any interest therein, including surplus property, and		
					the research of output rear or personal property or any interest meters, including surplus property, and		

2119	Title 34 - Part 462 - Measuring §106.3 Remedial and affirmative action and set Educational Gain In The National evaluation Resorting System For Adult Education	If- Federal	Statute	(a) Remedial action. If the Assistant Secretary finds that a recipient has discriminated against persons on the basis of sex in an education program or activity, such recipient shall take such remedial action as the Assistant Secretary deem necessary to overcome the effects of such discrimination.		No - Does not relate directly to any agency deliverables		
				(b) Alfirmative action. In the absence of a finding of discrimination on the basis of sex in an education program or activity, a recipient may take alfirmative action to vercome the effects of conditions which estudies allocations are being administrations therein shall be interpreted to alter any alfirmative action obligations which a recipient may have under Executive Order 11246.	1			
				Other 11240. (c) Self-evaluation. Each recipient education institution shall, within one year of the effective date of this part:				
				<ol> <li>Evaluate, in terms of the requirements of this part, its current policies and practices and the effects thereof concerning admission of students, treatment of students, and employment of both academic</li> </ol>	3			
				and non-academic personnel working in connection with the recipient's education program or activity, (2) Modify any of these policies and practices which do not or may not meet the requirements of this				
				part; and (3) Take appropriate remedial steps to eliminate the effects of any discrimination which resulted or				
				may have resulted from adherence to these policies and practices. (d) Availability of self-evaluation and related materials. Recipients shall maintain on file for at least				
				three years following completion of the evaluation required under paragraph (c) of this section, and shall provide to the Assistant Secretary upon request, a description of any modifications made pursuant to paragraph (c)) of this section and of any remedial steps taken pursuant to paragraph (c)(iii) of this section.				
				(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)				
2120	Tife 34 - Pan 462 - Meseuring §106.4 Assumance required Educational Gain The National Reporting System For Adult Education	Federal	Statute	(a) General: Every application for Federal financial assistance shall as condition of its approval contain to be accounted by an assistance shall as condition of its approval Assistant Secretary, that the education program or activity operated by the applicant or recipient as which this part adjusted by the applicant or technic that the applicant or recipient to which this part shall not be satisfactory to the Assistant Secretary (the applicant or recipient to shall be applied by the applicant or technic that the applicant or technic that applicant or the applicant or the applicant or technic that the applicant or technic that accounting with (50.2) (a) to eliminate adding discrimination on the basis of account or the basis effects of past discrimination whether occurring prior or subsequent to the submission to the Assistant Secretary of stant samarance.	No	No - Does not relate directly to any agency deliverables		
				(b) Duration of obligation. (1) In the case of Federal financial assistance extended to provide real property or structures thereon, such assurance shall obligate the recipient or, in the case of a subsequent trader, the transfered of the period during which the real property or structures are used to provide an education program or activity.				
				(2) In the case of Federal financial assistance extended to provide personal property, such assurance shall obligate the recipient for the period during which it retains ownership or possession of the property.				
				property. (3) In all other cases such assurance shall obligate the recipient for the period during which Federal financial assistance is extended.				
				(c) Form. The Director will specify the form of the assurances required by paragraph (a) of this section and the extent to which such assurances will be required of the apolicant's or recipient's				
				advantation are calculated and independent adjustments of logitation and opportunity and approximate and incorporate and incorporate and an economic adjustment and approximate adjustment and approximate adjustment and approximate adjustment and approximate adjustment adjustm				
				[45 FR 30955, May 9, 1980, as amended at 45 FR 86298, Dec. 30, 1980; 65 FR 68056, Nov. 13, 2000]				
2121	Title 34 - Part 462 - Measuring §106.5 Transfers of property	Federal	Statute	If a recipient sells or otherwise transfers property financed in whole or in part with Federal financial		No - Does not relate directly		
	Educational Gain In The National Reporting System For Adult Education			assistance to a transferee which operates any education program or activity, and the Federal share of the fair market value of the property is not upon such sale or transfer properly accounted for to the Federal Government both the transferor and the transferee shall be deemed to be recipients, subject to the provisions of subpart B of this part.		to any agency deliverables		
2122			Statute	(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)				
2122	Tatis 34 - Part 462 - Measuring §106.6 Effect of other requirements Educational Gain The National Reporting System For Adult Education	Federal	Statute	(a) Effect of other Federal provisions. The obligations imposed by this part are independent of, and do not after, obligation not to discriminate on the basis of servingoed by Desculve Order 1124& as amended, sections 704 and 855 of the Public Health Service Act (42 U.S.C. 220d and 288-2); Tile 191 of the CNR (Highs Act d 1584 (42 U.S.C. 2006 and sec); her Equal Pay Act (29 U.S.C. 206 and 208(d)); and any other Act of Congress or Federal regulation.	o Yes	Yes	Other service or product our agency must/may provide	Obligation to comply
				(Authority: Secs. 901, 902, 905, Education Amendments of 1972, 86 Stat. 373, 374, 375; 20 U.S.C. 1681, 1682, 1685)				
				(b) Effect of State or local law or other requirements. The obligation to comply with this part is not obviated or alleviated by any State or local law or other requirement which would render any applicant or student inelpible, or limit the eligibility of any applicant or student, on the basis of sex, to practice any occupation or profession.	t			
				(c) Effect of rules or regulations of private organizations. The obligation to comply with this part is not obviated or alleviated by any rule or regulation of any organization, rule, athletic or other league, or association which would render any applicant or student, minipible to participate or limit the eligibility or participation of any applicant or student, on the basis of sex, in any education program or activity operated by a recipient and which necesive Seferal financia assistance.				
				(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)				
				[45 FR 30955, May 9, 1980, as amended at 65 FR 68056, Nov. 13, 2000]				
2123	Title 34 - Part 462 - Measuring §106.7 Effect of employment opportunities Educational Gain In The National	Federal	Statute	The obligation to comply with this part is not obviated or alleviated because employment opportunities in any occupation or profession are or may be more limited for members of one sex than for members	s No			
	Reporting System For Adult Education			of the other sex. (Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)				
2124	Title 34 - Part 462 - Measuring §106.8 Designation of responsible employee Educational Gain In The National Reporting System For Adult Education	Federal	Statute	(a) Designation of responsible employee. Each recipient shall designate at least one employee to coordinate its efforts to comply with and carry out its responsibilities under this part, including any weeksigned on a compliant communication to such recipient adapting its inconceptions with that statements and employees of the ranne, office address and telephone number of the employees or emoloyees appointed pursuant charagraph.	No	No - Does not relate directly to any agency deliverables		
				emproyees appointed pursuant to time paragraph. (b) Compliant procedure of recipient. A recipient shall adopt and publish grievance procedures providing for prompt and equitable resolution of student and employee compliants alleging any action				
				which would be prohibited by this part. (Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)				
2125	Title 34 - Part 462 - Measuring §106.9 Dissemination of policy Educational Gain In The National Reporting System For Adult Education	Federal	Statute	applicants for admission and employment, students and parents of elementary and secondary school students, employees, sources of referral of applicants for admission and employment, and all unions or professional organizations holding collective bargaining or professional agreements with the		No - Does not relate directly to any agency deliverables		
				recipient, that it does not discriminate on the basis of sex in the educational program on schrifly which in operates, and that it is required by life K and this part not to discriminate in such a manner. Such notification shall contain such information, and be made in such manner, as the Assistant Secretary finds necessary to apprise such persons of the protections against discrimination assured them by tille K and this part, but shall state at least that the requirement not to discriminate in the education provarion or activity vesteds to emoty owner therein, and to damission thereau releases. Dubant C does the secret control of the secret control of the protection of the protection of the secret control to discriminate in the education provarion or activity vesteds to emoty owner therein, and the secret control context C does the secret context of the secret context of the protection of the secret context of the secret co				
				prography to the recipient, and that inquiries concerning the application of title IX and this part to such recipient may be referred to the employee designated pursuant to §106.8, or to the Assistant Secretary.				
				(2) Each recipient shall make the initial notification required by paragraph (a)(1) of this section within 90 days of the effective date of this part or of the date this part first applies to such recipient, whichever comes later, which notification shall include publication in:				
				(i) Local newspapers:     (ii) Newspapers and magazines operated by such recipient or by student, alumnae, or alumni groups for or in connection with such recipient: and				
				for or in connection with such recipient; and (iii) Memoranda or other written communications distributed to every student and employee of such recipient.				
				(b) Publications. (1) Each recipient shall prominently include a statement of the policy described in paragraph (a) of this section in each announcement, bulletin, catalog, or application form which it makes available to any preson of a type, described in paragraph (a) of this section, or which is				
2126	Title 34 - Part 462 - Measuring Subpart B—Coverage §106.11 Application	Federal	Statute	otherwise used in connection with the recruitment of students or employees. (2) A recipient shall not use or distribute a publication of the type described in this paragraph which Except as provided in this subpart, this part 106 applies to every recipient and to the education	No	No - Does not relate directly		
	Educational Gain In The National Reporting System For Adult Education			program or activity operated by such recipient which receives Federal financial assistance. (Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)		to any agency deliverables		
				[45 FR 86296, Dec. 30, 1980, as amended at 65 FR 68056, Nov. 13, 2000]				
2127	Title 34 - Part 462 - Measuring §106.12 Educational institutions controlled by Educational Gain In The National Reporting System For Adult Education	Federal	Statute	(a) Application. This part does not apply to an educational institution which is controlled by a religious organization to the extent application of this part would not be consistent with the religious tenets of such organization.	No	No - Does not relate directly to any agency deliverables		
				(b) Exemption. An educational institution which wishes to claim the exemption set form in paragraph (a) of this section, shall do so by submitting in which go the Assistant Sectemary a statement by the highest ranking official of the institution, identifying the provisions of this part which conflict with a specific tenet of the religious organization.				
2128	Title 34 - Part 462 - Measuring §106.13 Military and merchant marine	Federal	Statute	(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682) This part does not apply to an educational institution whose primary purpose is the training of	No	No - Does not relate directly		
2120	Title 34 - Yari 462 - Wessuring Struct 3 - Wilard Y and mechanic manne Educations Gan in The National educational institutions Reporting System For Adult Education		C	Ins part over hot apply to an exclusional institution whole primary propose is the starting of individuals for an item characteristic and the start of the merchant matteria. (Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)		to any agency deliverables		

2129	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.14 Membership practices of certain organizations	Federal	Statute	(a) Social fratemilies and sororities. This part does not apply to the membership practices of social fratemilies and sororities which are exempt from taxation under section 501(a) of the Internal Revenue Code of 1954, the active membership of which consists primarily of students in attendance at imatisform of higher extractions.	No	No - Does not relate directly to any agency deliverables
					(b) YMCA, YWCA, Giri Soota, Boy Scota and Camp File Grint. This part does not apply to the membership parciaes of the Young March Christina Association. He Young Women's Christian Association, the Grif Scota, the Boy Scota and Camp File Grit. (c) Valuraticy youth envice caparitations. This part does not apply to the membership particles of valuraticy youth envice organizations. This part does not apply to the membership particles of valuraticy youth envice organizations. In this are earned from tassion under section 501(a) of the Hermal Revenue Cel of 1564 and the membership of which has been traditionally limited to		
					Internal Revenue Code of 1954 and the membership of which has been traditionally limited to members of one sex and principally to persons of less than rineteen years of age. (Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682; sec. 3(a) of PL 193-568, 88 Stat. 1682 amending Sec. 901)		
2130	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.15 Admissions	Federal	Statute	<ul> <li>(a) Admissions to educational institutions prior to June 24, 1973, are not covered by this part.</li> <li>(b) Administratively separate units. For the purposes only of this section, §§106.16 and 106.17, and</li> </ul>	No	No - Does not relate directly to any agency deliverables
	reporting of addition of polar coordination				subpart C, each administratively separate unit shall be deemed to be an educational institution. (c) Application of subpart C. Except as provided in paragraphs (d) and (e) of this section, subpart C applies to each recipient. A recipient to which subpart C applies shall not discriminate on the basis of		
					sein admission or recultiment in violation of that subgant. (d) Educational institutions, Except as provided in paragraph( e) of this section as to explorent which are educational institutions, subgest as projects only to institutions of vocational education, professional education, graduate higher education, and public institutions of undergraduate higher education. (d) Public institutions of undergraduate higher education. Subgest C does not apply to any public institution of a during public institutions of undergraduate higher education. Subject C does not apply a during in a subject in the institution of undergraduate higher education. Institution of undergraduate higher education which radionally and continually from its establishment has had a policy of admitting only illudents of one sex. Murphonic Sexs. Subj SQL Excession Amendments of 1972. As Stat. 373. 374. 2015. LSL 51. 1582.		
					(405 FR 30955, May 9, 1980, as amended at 45 FR 86298, Dec. 30, 1980]		
2131	Title 34 - Part 462 - Measuring Educational Gain In The National	§106.16 Educational institutions eligible to submit transition plans	Federal	Statute	(a) Application. This section applies to each educational institution to which subpart C applies which:	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				<ol> <li>Admitted only students of one sex as regular students as of June 23, 1972; or</li> <li>Admitted only students of one sex as regular students as of June 23, 1985, but thereafter admitted as regular students, students of the sex not admitted prior to June 23, 1985.</li> </ol>		
					(b) Provision for transition plans. An educational institution to which this section applies shall not discriminate on the basis of sex in admission or recultiment in vidation of subpart C unless if is corring out a transition plan approved by the Secretary as decembed in § (50:17, which plan provides for the section of such discrimination by the earliest practicable date but in no event later than June 63, 1979.		
					(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)		
2132	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.17 Transition plans	Federal	Statute	<ul> <li>(a) Submission of plans. An institution to which §106.16 applies and which is composed of more than one administratively separate unit may submit either a single transition plan applicable to all such units, or a separate transition plan applicable to each such unit.</li> <li>(b) Content of plans. In order to be approved by the Secretary a transition plan shall:</li> </ul>	No	No - Does not relate directly to any agency deliverables
					(c) Obtain the prants in dottes, and performant the frequency Committee on Education (FEC). Code of the educational institution submitting such plan, the administratively separate units to which the plan is applicable, and the main address, and applicable, and the relation institution administratively separate units to which the plan is applicable, and the main address, and the plan is applicable, and the relation institution administratively separate units which the plan is administratively separate units of the statistication administratively administratively administratively administratively administratively administratively administratively administrative to be the institution, or another individual legally authorized to bind the institution or administratively administrative to main administratively administrative to the device of the relatively administrative to the institution.		
					(2) State whether the educational institution or administratively separate unit admits students of both sexes, as regular students and, if so, when it began to do so. (3) Identify and describe with respect to the educational institution or administratively separate unit		
					any obstacles to admitting students without discrimination on the basis of sex. (4) Describe in detail the steps necessary to eliminate as soon as practicable each obstacle so identified and indicate the schedule for taking these steps and the individual directly responsible for		
					their implementation. (5) Include estimates of the number of students, by sex, expected to apply for, be admitted to, and enter each class during the period covered by the plan.		
					(c) Nondiscrimination. No policy or practice of a recipient to which §106.16 applies shall result in treatment of applicants to or sudents of such recipient in violation of subpart C unless such treatment in encessitate by an obstabel definited in paragraph (b) (3) of this section and a schedule for eliminating that obstable has been provided as required by paragraph (b) (4) of this section.		
2133	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart C—Discrimination on the Basis of Sex in Admission and Recruitment Prohibited §106.21 Admission	Federal	Statute	(c) Effects of past exclusion. To overcome the effects of past exclusion of students on the basis of sex (a) General. No person shall, on the basis of sex, be denied admission, or be subjected to discrimination in admission, by any recipient to which this subpart applies, except as provided in §§106.16 and 106.17.	No	No - Does not relate directly to any agency deliverables
					(b) Specific prohibitions. (1) In determining whether a person satisfies any policy or criterion for admission, or in making any offer of admission, a recipient to which this subpart applies shall not: (i) Give preference to one person over another on the basis of sex, by ranking applicants separately on such basis, or otherwise;		
					(ii) Apply numerical limitations upon the number or proportion of persons of either sex who may be admitted; or     (iii) Otherwise treat one individual differently from another on the basis of sex.		
					(iii) Offerwise test one individual affleterity from another on the basis of sex. (iii) On recipient band administrator organized anys test or other clinicion for administrator which has a disproportionality adverse defact on persona on the basis of sex unless the used such test or orienterion is shown to predict visibly success in the ducation torgranm or activity to prediction alternative sets or orientia which do not have such a disproportionality adverse effect are shown to be unvariable.		
					(c) Prohibitions relating to marital or parental status. In determining whether a person satisfies any policy or criterion for admission, or in making any offer of admission, a recipient to which this subpart applies:		
					(1) Shall not apply any rule concerning the actual or potential parental, family, or marital status of a student or applicant which treats persons differently on the basis of sex; (2) Shall not directimate against or exclude any person on the basis of pregnancy, childbirth, termination of pregnancy, or recovery therefrom, or establish or follow any rule or practice which so discriminates or excludes:		
2134	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.22 Preference in admission	Federal	Statute	usualimitates of excludes, Ancopert to twice this subpart applies shall not give preference to applicants for admission, on the basis of attendance at any educational institution or diver school or entity which admits as subcerts only or predominantly mometrs of on easy. If the giving of sub-preference has the field of discriminating on the basis of easy in violation of this subpart. (Auronice: Secs. Sub-92. Education Amountember of 1972. ed Stat. 373. 374. 20 U.S.C. 1681. 16821	No	No - Does not relate directly to any agency deliverables
2135	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.23 Recruitment	Federal	Statute	(a) Nondiscriminatory recruitment. A recipient to which this subpart applies shall not discriminate on the basis of easy the recruitment and admission of students. A recipient may be required to undertake additional recruitment efforts for one sex as remedial action pursuant to §106.3(a), and may	No	No - Does not relate directly to any agency deliverables
					choose to undertake such efforts as affirmative action pursuant to §106.3(b). (b) Recruitment at certain institutions. A recipient to which this subpart applies shall not recruit primarily or exclusively at educational relations, acknools or entities which admit as students only or predominantly members of one sex, if such actions have the effect of discriminating on the basis of sex in vidation of this subpart.		
					(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)		
2136	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart D—Discrimination on the Basis of Sex in Education Programs or Activities Prohibited §105.31 Education programs or activities	Federal	Statute	(a) General: Except as provided elsewhere in this part, no person shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any adactimic, entracrutoular, resent-to, cooscitani'ariani, or on the education program or activity operated by a recipient which neceives Federal financial assistance. This subpart does not apply to actions of a neighbor in correction with admission of its subdarts to an education program or activity of (1) a necipient to which subpart C does not apply, or (2) an ently, not a recipient, to which subpart C would on tapply the methy were a recipient.	No	No - Does not relate directly to any agency deliverables
					(b) Specific prohibitions. Except as provided in this subpart, in providing any aid, benefit, or service to a student, a recipient shall not, on the basis of sex:		
					<ol> <li>Treat one person differently from another in determining whether such person satisfies any requirement or condition for the provision of such aid, benefit, or service;</li> <li>Provide different aid, benefits, or services or provide aid, benefits, or services in a different</li> </ol>		
					manner; (3) Deny any person any such aid, benefit, or service;		
					(4) Subject any person to separate or different rules of behavior, sanctions, or other treatment; (5) Apply any rule concerning the domicile or residence of a student or applicant, including eligibility for in-state fees and futition;		
					(6) Aid or perpetuate discrimination against any person by providing significant assistance to any agency, organization, or person which discriminates on the basis of sex in providing any aid, benefit or service to students or employees;		
					or service to students or employees; (7) Otherwise limit any person in the enjoyment of any right, privilege, advantage, or opportunity. (c) Assistance administered by a recipient educational institution to study at a foreign institution. A		
					(c) Assistance administered by a recipient educational institution to study at a horeign institution. A recipient educational institution may administer or assist in the administration of scholarships.		

2137	Title 34 - Part 462 - Measuring §106.32 Housing	Federal	Statute		Yes	Yes	Other service or product our	No discrimination
	Educational Gain In The National Reporting System For Adult Education			different fees or requirements, or offer different services or benefits related to housing, except as provided in this section (including housing provided only to married students).			agency must/may provide	
				(b) Housing provided by recipient. (1) A recipient may provide separate housing on the basis of sex. (2) Housing provided by a recipient to students of one sex, when compared to that provided to				
				students of the other sex, shall be as a whole: (i) Proportionate in quantity to the number of students of that sex applying for such housing; and				
				<ul> <li>(ii) Comparable in quality and cost to the student.</li> </ul>				
				(c) Other housing. (1) A recipient shall not, on the basis of sex, administer different policies or practices concerning occupancy by its students of housing other than provided by such recipient.				
				(2) A recipient which, through solicitation, listing, approval of housing, or otherwise, assists any agency, organization, or person in making housing available to any of its students, shall take such				
				agency, organization, or person in making nousing available to any or its students, shall nee south reasonable action as may be necessary to assure itself that such housing as is provided to students of one sex, when compared to that provided to students of the other sex, is as a whole:				
				(i) Proportionate in quantity and				
				(ii) Comparable in quality and cost to the student. A recipient may render such assistance to any agency, organization, or person which provides all or				
				part of such housing to students only of one sex.				
				(Authority: Secs. 901, 902, 907, Education Amendments of 1972, 86 Stat. 373, 374, 375; 20 U.S.C. 1681, 1682, 1686)				
2138	Title 34 - Part 462 - Measuring §106.33 Comparable facilities Educational Gain In The National Reporting System For Adult Education	Federal	Statute	such facilities provided for students of one sex shall be comparable to such facilities provided for students of the other sex.	No	No - Does not relate directly to any agency deliverables		
2139	Title 34 - Part 462 - Measuring §106.34 Access to classes and schools Educational Gain In The National	Federal	Statute	(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374) (a) General standard. Except as provided for in this section or otherwise in this part, a recipient shall not provide or otherwise carry out any of its education programs or activities separately on the basis of	Yes	Yes	Other service or product our agency must/may provide	Provide specific programs and activities (i.e. physical education
	Reporting System For Adult Education			sex, or require or refuse participation therein by any of its students on the basis of sex.			agency must may provide	classes, human sexuaity courses, chouruses,
				(1) Contact sports in physical education classes. This section does not prohibit separation of students by sex within physical education classes or activities during participation in wrestling, boxing, ugby, ice hockey, football, basketball, and other sports the purpose or major activity of which involves bodily contact.				extracurricular activities, etc.)
				(2) Ability grouping in physical education classes. This section does not prohibit grouping of students in physical education classes and activities by ability as assessed by objective standards of individual performance developed and applied without regard to sex.				
				(3) Human sexuality classes. Classes or portions of classes in elementary and secondary schools that deal primarily with human sexuality may be conducted in separate sessions for boys and girls.				
				(4) Choruses. Recipients may make requirements based on vocal range or quality that may result in a chorus or choruses of one or predominantly one sex.				
				(b) Classes and extracurricular activities—(1) General standard. Subject to the requirements in this paragraph, a recipient that operates a nonvocational coeducational elementary or secondary school				
				may provide nonvocational single-sex classes or extracurricular activities, if-				
				<ul> <li>(i) Each single-sex class or extracurricular activity is based on the recipient's important objective—</li> <li>(A) To improve educational achievement of its students, through a recipient's overall established</li> </ul>				
				policy to provide diverse educational opportunities, provided that the single-sex nature of the class or extracurricular activity is substantially related to achieving that objective; or				
				(B) To meet the particular, identified educational needs of its students, provided that the single-sex nature of the class or extracurricular activity is substantially related to achieving that objective;				
2140	Title 34 - Part 462 - Measuring §106.35 Access to institutions of vocational Educational Gain In The National education	Federal	Statute	A recipient shall not, on the basis of sex, exclude any person from admission to any institution of vocational education operated by that recipient.	No	No - Does not relate directly to any agency deliverables		
	Reporting System For Adult Education			(Authority: 20 U.S.C. 1681, 1682)				
2141	Title 34 - Part 462 - Measuring §106.36 Counseling and use of appraisal and	Federal	Statute	[71 FR 62543, Oct. 25, 2006] (a) Counseling. A recipient shall not discriminate against any person on the basis of sex in the	Yes	Yes	Other service or product our	No discrimination when it comes
2141	Educational Gain In The National Reporting System For Adult Education	1 COCITA	Culture	counseling or guidance of students or applicants for admission.		103	agency must/may provide	to counseling or guidance of students or applicants for admissions.
				(b) Use of appraisial and counseling materials. A recipient which uses testing or other materials for appraising or counseling students shall not use different materials for students on the basis of their sex or use materials which permit or require different treatment of students on such basis unless such as the students of the students of the students on such basis unless such as the students of the students of students on such basis unless such as the students of the students of students on such basis unless such as the students of the students of students on such basis unless such as the students of the students of students of students on such basis unless students of students of students of the students of the students of the students of students of students of students of students of the students of the students of students o				admissions.
				different materials cover the same occupations and interest areas and the use of such different materials is shown to be essential to eliminate sex bias. Recipients shall develop and use internal procedures for ensuring that such materials do not discriminate on the basis of sex. Where the use of				
				a counseling test or other instrument results in a substantially disproportionate number of members of one sex in any particular course of study or classification, the recipient shall take such action as is necessary to assure itself that such disproprint is not the result of discrimination in the instrument or				
				its application. (c) Disproportion in classes. Where a recipient finds that a particular class contains a substantially				
				(c) rospidpinitium in robusté: viniter à récipient imus teurs parte particular Usas vubantes à soluzionneair disproportione number d'individuals d'on est, the recipient shall take such action as is necessary to assure itself that such disproportion is not the result of discrimination on the basis of sex in counselling or appraisal materialis or by counselors.				
				(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)				
2142	Title 34 - Part 462 - Measuring §106.37 Financial assistance Educational Gain In The National	Federal	Statute	(a) General. Except as provided in paragraphs (b) and (c) of this section, in providing financial assistance to any of its students, a recipient shall not.	No	No - Does not relate directly to any agency deliverables		
	Reporting System For Adult Education			(1) On the basis of sex, provide different amount or types of such assistance, limit eligibility for such assistance which is of any particular type or source, apply different criteria, or otherwise discriminate;				
				(2) Through solicitation, listing, approval, provision of facilities or other services, assist any foundation, trust, asence, organization, or person which provide assistance to any other services.				
				a manner which discriminates on the basis of sex; or				
				(3) Apply any rule or assist in application of any rule concerning eligibility for such assistance which treats persons of one sex differently from persons of the other sex with regard to marital or parental status.				
				(b) Financial aid established by certain legal instruments. (1) A recipient may administer or assist in the administration of scholarships, fellowships, or other forms of financial assistance established surveyent to descent on a foreign will be there have not a certain of manifest instruments on building of a scholarship.				
				pursuant to domestic or foreign wills, trusts, bequests, or similar legal instruments or by acts of a foreign government which requires that awards be made to members of a particular sex specified therein; Provided, That the overall effect of the award of such sex-restricted scholarships, fellowships,				
				and other forms of financial assistance does not discriminate on the basis of sex. (2) To ensure nondiscriminatory awards of assistance as required in paragraph (b)(1) of this section,				
				<ul> <li>(c) To chrade Todata miniatory amanad analysis to cauce an panagraph. (O, F) or and consider miniatory amanad analysis to the cauce and the cau</li></ul>				
				and not on the basis of availability of funds restricted to members of a particular sex;				
				(iii) An appropriate sex-restricted scholarship, fellowship, or other form of financial assistance is allocated to each student selected under paragraph (b)(2)(i) of this section; and				
2143	Title 34 - Part 462 - Measuring §106.38 Employment assistance to students	Federal	Statute	(iii) No student is denied the award for which he or she was selected under paragraph (b)(2)(i) of this section because of the absence of a scholarship, fellowship, or other form of financial assistance (a) Assistance by receipent in making available outside employment. A recipient which assists any	No	No - Does not relate directly		
	Educational Gain In The National Reporting System For Adult Education			agency, organization or person in making employment available to any of its students: (1) Shall assure itself that such employment is made available without discrimination on the basis of		to any agency deliverables		
				sex; and				
				(2) Shall not render such services to any agency, organization, or person which discriminates on the basis of sex in its employment practices.				
				(b) Employment of students by recipients. A recipient which employs any of its students shall not do so in a manner which violates subpart E of this part.				
				(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)				
2144	Title 34 - Part 462 - Measuring §106.39 Health and insurance benefits and Educational Gain In The National services	Federal	Statute	In providing a medical, hospital, accident, or life insurance benefit, service, policy, or plan to any of its students, a recipient shall not discriminate on the basis of sex, or provide such benefit, service, policy,	No	No - Does not relate directly to any agency deliverables		
	Reporting System For Adult Education			or plan in a manner which would violate Subpart E of this part if it were provided to employees of the recipient. This section shall not prohibit a recipient from providing any benefit or service which may be used by a different proportion of students of one sex than of the other, including family planning				
				services. However, any recipient which provides full coverage health service shall provide gynecological care.				
				(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)				

2145	Title 34 - Part 462 - Measuring Educational Gain In The National	§106.40 Marital or parental status	Federal	Statute	(a) Status generally. A recipient shall not apply any rule concerning a student's actual or potential parental, family, or marital status which treats students differently on the basis of sex.	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				(b) Pregnancy and related conditions. (1) A recipient shall not discriminate against any student, or exclude any student from its education program or activity, including any class or extracurricular activity, on the basis of such student's pregnancy, childbith, this be reparancy, termination of pregnancy or recovery therefrom, unless the student nequests voluntarily to participate in a separate portion of the program or activity of the recipient.		
					(2) A regipter of the program of the comparison of the comparison of the program of the student is physically and emotionally able to continue participation so long as such a certification is required of all students for other physical or emotional conditions requiring the attention of a physician.		
					(3) A recipient which operates a portion of its education program or activity separately for pregnant students, admittance to which is completely voluntary on the part of the student as provided in paragraph (b)(1) of this section shall ensure that the separate portion is comparable to that offered to		
					non-pregnant students. (4) A recipient shall treat pregnancy, childbirth, false pregnancy, termination of pregnancy and recovery thereform in the same manner and under the same oplicies as any other temporary disability		
					with respect to any medical or hospital benefit, service, plan or policy which such recipient administers, operates, offers, or participates in with respect to students admitted to the recipient's educational program or activity.		
					(5) In the case of a recipient which does not maintain a leave policy for its students, or in the case of a subdet who does not oftenwise quality for leave under such a policy, a recipient all trata preparator, childbirth, liste pregnancy, termination of pregnancy and recovery thereform as a justification for a leave of absence for so long a period of time as is deemed medically necessary by the student's physician, at the conclusion of which the student shall be reinstated to the status which the held when the leave began.		
2146	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.41 Athletics	Federal	Statute	(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682) (a) General. No person shall, on the basis of sex, be excluded from participation in, be deried the benefits of, be treated differently from another person or otherwise be discriminate against in any interscholastic, interoclagata, club or internursi at lifetics. offered by a recipient, and no recipient shall provide any such helics: separately on such basis.	No	No - Does not relate directly to any agency deliverables
					(b) Separate teams. NoteHitsburdling the requirements of panagraph (a) of this succiso, a requirement may operate or togeness regarate teams or members of exhapt sevents existencial on a characteristic sevents and the sevent sevents of the activity involved is a contact sport. However, where a recipient series operative sail or the activity snowled is a contact sport. However, where a recipient series operative set is many a particular sport for members of one set but geneties or sponsors no such team for members of the team of theread togeness of the other sec, and attiletic opportunities for members of the sec and team of the sec and attiletic opportunities for members of the sec and team of the sec and attiletic opportunities for members of the sec and team of the sec and team of the sec and team of the sec and the sec and team of the sec and the sec and the sec and team of the sec and team of the sec and the sec and team of		
					<ul> <li>(c) Equal opportunity. A recipient which operates or sponsors interscholastic, intercollegiate, club or</li> </ul>		
					intramural athletics shall provide equal athletic opportunity for members of both sexes. In determining whether equal opportunities are available the Director will consider, among other factors:		
					<ol> <li>Whether the selection of sports and levels of competition effectively accommodate the interests and abilities of members of both sexes;</li> </ol>		
					(2) The provision of equipment and supplies; (3) Scheduling of games and practice time:		
					(3) Scheduling of games and practice time;     (4) Travel and per diem allowance;		
					(5) Opportunity to receive coaching and academic tutoring;		
2147	Title 34 - Part 462 - Measuring	§106.42 Textbooks and curricular material	Federal	Statute	(6) Assignment and compensation of coaches and tutors; Nothing in this regulation shall be interpreted as requiring or prohibiting or abridging in any way the	No	No - Does not relate directly
2147	Educational Gain In The National Reporting System For Adult Education	3100.42 Texabooks and connousar material	Poleia	Statule	Vooling in this regulation is all de merpresed as requiring or politicular de autoging in any way the use of particular textbooks or curricular materials. (Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)	NU	to any agency deliverables
2148	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.43 Standards for measuring skill or progress in physical education classes	Federal	Statute	If use of a single standard of measuring skill or progress in physical education classes has an adverse effect on members of one sex, the recipient shall use appropriate standards that do not have that effect.	No	No - Does not relate directly to any agency deliverables
					(Authority: 20 U.S.C. 1681, 1682)		
2149	Title 34 - Part 462 - Measuring	Subpart E-Discrimination on the Basis of Sex in	Federal	Statute	[71 FR 62543, Oct. 25, 2006]		No - Does not relate directly
2150	Educational Gain In The National Reporting System For Adult Education Title 34 - Part 462 - Measuring		Federal	Statute	(a) General. (1) No person shall, on the basis of sex, be excluded from participation in, be denied the	No	to any agency deliverables No - Does not relate directly
2150	Educational Gain In The National Reporting System For Adult Education	grooor employment	reuera	Statule	benefits of, or be subjected to discrimination in employment, or recruitment, consideration, or selection therefor, whether full-time or part-time, under any education program or activity operated by a recipient which receives Federal financial assistance.	NU	to any agency deliverables
					(2) A recipient shall make all employment decisions in any education program or activity operated by such recipient in a nondiscriminatory manner and shall not limit, segregate, or classily applicants or employees in any way which could adversely affect any applicants or employee's employment opportunities or status because of sex.		
					(3) A recipient shall not enter into any contractual or other relationship which directly or indirectly has the effect of subjecting employees or students to discrimination prohibited by this subpart, including relationships with employment and referral agencies, with labor unicrs, and with organizations providing or administering fringe benefits to employees of the recipient.		
					(4) A recipient shall not grant preferences to applicants for employment on the basis of attendance at any educational institution or entity which admits as students only or predominantly members of one sex, if the giving of such preferences has the effect of discriminating on the basis of sex in violation of this part.		
					(b) Application. The provisions of this subpart apply to:		
					<ol> <li>Recruitment, advertising, and the process of application for employment;</li> <li>Hiring, upgrading, promotion, consideration for and award of tenure, demotion, transfer, layoff,</li> </ol>		
					termination, application of nepotism policies, right of return from layoff, and rehiring; (3) Rates of pay or any other form of compensation, and changes in compensation;		
					(4) Job assignments, classifications and structure, including position descriptions, lines of progression, and servicity lists:		
2151	Title 34 - Part 462 - Measuring	§106.52 Employment criteria	Federal	Statute	A recipient shall not administer or operate any test or other criterion for any employment opportunity	No	No - Does not relate directly
	Educational Gain In The National Reporting System For Adult Education				which has a disproportionately adverse effect on persons on the basis of sex unless: (a) Use of such test or other criterion is shown to predict validly successful performance in the position in question; and		to any agency deliverables
					(b) Alternative tests or criteria for such purpose, which do not have such disproportionately adverse effect, are shown to be unavailable.		
					(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)		
2152	Title 34 - Part 462 - Measuring	§106.53 Recruitment	Federal	Statute	(a) Nondiscriminatory recruitment and hiring. A recipient shall not discriminate on the basis of sex in	No	No - Does not relate directly
	Educational Gain In The National Reporting System For Adult Education				the recruitment and hiring of employees. Where a recipient has been found to be presently discriminating on the basis of sex in the recruitment or hiring of employees, or has been found to have in the past so discriminated, the recipient shall recruit members of the sex or discriminated against so as to overcome the effects of such past or present discrimination.		to any agency deliverables
					(b) Recruitment patterns. A recipient shall not recruit primarily or exclusively at entities which furnish as applicants only or predominantly members of one sex if such actions have the effect of discrimination on the basis of sex in violation of this suboart.		
					(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)		
2153	Title 34 - Part 462 - Measuring Educational Gain In The National	§106.54 Compensation	Federal	Statute	A recipient shall not make or enforce any policy or practice which, on the basis of sex	No	No - Does not relate directly to any agency deliverables
	Educational Gain In The National Reporting System For Adult Education				(a) Makes distinctions in rates of pay or other compensation;		way agency univerables
					(b) Results in the payment of wages to employees of one sex at a rate less than that paid to employees of the opposite sex for equal work on jobs the performance of which requires equal skill, effort, and responsibility, and which are performed under similar working conditions. (Authority: Secs. 901, 902. Education Amendments of 1972. 86 Stat. 373, 374: 20 U.S.C. 1681. 1682)		
2154	Title 34 - Part 462 - Measuring	5102.55 Job elsestimation	Federal	Statute	(Aumonity: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682) A recipient shall not:	No	No - Does not relate directly
2154	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.55 Job classification and structure	r-edefäl	oraruté	A recipient shall not: (a) Classify a job as being for males or for females;	No	No - Does not relate directly to any agency deliverables
					(b) Maintain or establish separate lines of progression, seniority lists, career ladders, or tenure systems based on sex; or		
					(c) Maintain or establish separate lines of progression, seniority systems, career ladders, or tenure systems for similar jobs, position descriptions, or job requirements which classify persons on the		
					Systems for animal upos, position descriptions, to porrequirements which classify persons on the basis of sex, unless sex is a bona-fide occupational qualification for the positions in question as set forth in §106.61.		
					(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)		

2155	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.56 Fringe benefits	Federal	Statute	(a) Fringe benefits defined. For purposes of this part, thinge benefits means: Any medical, hospital, accident, tile insurance or referement benefit, service, policy or plan, any polit-arang or bonus plan, leave, and any other benefit or tarrics of employment not subject to the provision of §105.54.	No	No - Does not relate directly to any agency deliverables
					<ol> <li>Discriminate on the basis of sex with regard to making fringe benefits available to employees or make fringe benefits available to spouses, families, or dependents of employees differently upon the</li> </ol>		
					basis of the employee's sex; (2) Administer, operate, offer, or participate in a fringe benefit plan which does not provide either for equal periodic benefits for members of each sex, or for equal contributions to the plan by such recipient for members of each sex, or		
					(3) Administer, operate, offer, or participate in a pension or retirement plan which establishes different optional or compulsory retirement ages based on sex or which otherwise discriminates in benefits on the basis of sex.		
					(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)		
2156	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.57 Marital or parental status	Federal	Statute	(a) General. A recipient shall not apply any policy or take any employment action: (1) Concerning the potential marital, parental, or family status of an employee or applicant for employment which treats persons differently on the basis of sex, or (2) Which is based spow whether an employee a applicant for employment is the head of household or principial wage earner in such employee's or applicants family unit.	No	No - Does not relate directly to any agency deliverables
					(b) Pregnancy. A recipient shall not discriminate against or exclude from employment any employee or applicant for employment on the basis of pregnancy, childbirth, false pregnancy, termination of pregnancy, or recovery therefrom.		
					(c) Preprincy as a temporary disability. A recipient shall read preprincy, childbirth, take preparancy, termination of pregnancy, and recovery thereform and any temporary disability resulting thereform as any other temporary disability for all be related purposes, including commentenet, duration and extensions of leave, payment of disability income, accrual of seniority and any other temporary and reinstatement, and under any fitting benefit differed to employees by thus of employment.		
					(c) Programmy takes in the case of a necigient which does not maintain to have policy for its employees, or its react of an enclose with immificient leaves are carced employees the quality for lave under such a policy, a recipient shall trate program, children's have preparancy itermination of operations and encode year before the an automatic to a leave of abacene which play for a reasonable period of firms, at the conclusion of which the employee shall be instabled to the compensation of requirements, and the conclusion of which the employee shall be instabled to the compensation of read promotional operatives, care any other right or privilege of encloyment.		
					(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)		
2157	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.58 Effect of State or local law or other requirements	Federal	Statute	(a) Prohibitory requirements. The obligation to comply with this subpart is not obviated or alleviated by the existence of any State or local law or other requirement which imposes prohibitors or limits upon employment of members of one set which are not imposed upon members of the other suc- tions.	No	No - Does not relate directly to any agency deliverables
					(b) Benefits. A recipient which provides any compensation, service, or benefit to members of one sex pursuant to a State or local law or other requirement shall provide the same compensation, service, or benefit to members of the other sex.		
					(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682)		
2158	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.59 Advertising	Federal	Statute	A recipient shall not in any advertising related to employment indicate preference, limitation, specification, or discrimination based on sex unless sex is a bona-fide occupational qualification for the particular job in question. (undroting Sec. 901 902 Enliquicing Amendments of 1972 98 Start 373 374: 2011 S.C. 1881 1882)	No	No - Does not relate directly to any agency deliverables
2159	Title 34 - Part 462 - Measuring Educational Gain In The National	§106.60 Pre-employment inquiries	Federal	Statute	(a) Marital status. A recipient shall not make pre-employment inquiry as to the marital status of an applicant for employment, including whether such applicant is "Miss or Mrs."	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				(b) Sex. A recipient may make pre-employment inquiry as to the sex of an applicant for employment, but only if such inquiry is made equally of such applicants of both sexes and if the results of such inquiry are not used in connection with discrimination prohibited by this part.		
					(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682		
2160	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§106.61 Sex as a bona-fide occupational qualification	Federal	Statute	A recipient may take action otherwise prohibited by his subpart provided it is shown that sex is a board-like occupation qualification for their action, such that consideration of sex with regard to such action is essential to successful operation of the employment function consented. A recipient shall not the action pursues to bits section which is based upon alleged comparative employment characteristics or stereotyped dranasticizations of one of the other sax, or upon preference based on sec of the recipient, molyboes, students, or other persons, but noting contained in this section which prevent a recipient timo considering an employee is sure relation to employment in a locker room or total facility used only by members of one sex.		No - Does not relate directly to any agency deliverables
2161	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart F—Procedures [Interim] §106.71 Procedures	Federal	Statute	The procedural provisions applicable to title VI of the Civil Rights Act of 1964 are hereby adopted and incorporated herein by reference. These procedures may be found at 34 CFR 100.6-100.11 and 34 CFR, part 101.	No	No - Does not relate directly to any agency deliverables
2162	Title 34 - Part 462 - Measuring	Subject Index to Title IX Preamble and	Federal	Statute	(Authority: Secs. 901, 902, Education Amendments of 1972, 86 Stat. 373, 374; 20 U.S.C. 1681, 1682) 1Preamble paragraph numbers are in brackets [].	No	No - Does not relate directly
2162	Educational Gain In The National Reporting System For Adult Education	Subject index to 1 ne iX Preamole and Regulation1	Pederal	Statule	Access to Schools Operated by LEA's, [44]; 106.35	NO	to any agency deliverables
					Admissions, [5, 6, 30]; 106.15, 106.21		
					Affirmative and remedial action, [16, 17, 24]; 106.3(a); (b) Administratively separate units, [30]; 106.15(b) 106.2(o)		
					Educational Institutions, [30], 108.15(d), 106.2(n) General, 106.21(a). 106.2(o).		
					General, 108.21(a), 108.2(p), Prohibitions relating to marital and parental status, [32, 36]; 106.21(c)		
					Professional schools, [30], 106.2(m) Public institutions of undergraduate higher education. 106.15(e)		
					Public institutions of undergraduate higher education, 105:15(e) Recruitment, [34, 35]; 106.23		
					Specific prohibitions, 106.21(b)		
					Tests, [31]: 106.21(b) (2) Preference in admission, [35]; 106.22		
2163	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Appendix A to Part 106—Guidelines for Eliminating Discrimination and Denial of Services on the Basis of Race, Color, National Origin, Sex,	Federal	Statute	Advertising, 106.59 Editorial Note: For the text of these guidelines, see 34 CFR part 100, appendix B. [44 FR 17168, Mar. 21, 1979]	No	No - Does not relate directly to any agency deliverables
2164	Title 34 - Part 462 - Measuring Educational Gain In The National	and Handicap in Vocational Education Programs Title 34: Education PART 108—EQUAL ACCESS TO PUBLIC SCHOOL FACILITIES FOR THE BOY SCOUTS OF AMERICA AND OTHER		Statute			No - Does not relate directly to any agency deliverables
2165	Title 34 - Part 462 - Measuring Educational Gain In The National	STORNATED YOUTH GROUPS \$108.1 Purpose	Federal	Statute	The purpose of this part is to implement the Boy Scouts of America Equal Access Act, 20 U.S.C. 7905.	No	No - Does not relate directly to any agency deliverables
2166	Reporting System For Adult Education Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§108.2 Applicability	Federal	Statute	(Authorith; 20 U.S.C. 7905) This part applies to any public elementary school, public secondary school, local educational agency, or State educational agency that has a designated open forum or limited public forum and that receives funds made available through the Department.	No	No - Does not relate directly to any agency deliverables
					(Authority: 20 U.S.C. 7905)		

2167	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§108.3 Definitions	Federal	Statute	The following definitions apply to this part: (a) Act means the Boy Scouts of America Equal Access Act, section 9525 of the Elementary and Secondary Education Act of 1965, as amended by section 901 of the No Child Left Behind Act of 2001. Pub. L. 107110.115 Stat: 4256.1 981-82 (2012). EX. 27965.	No	No - Does not relate directly to any agency deliverables
					(b) Boy Scouts means the organization named "Boy Scouts of America," which has a Federal charter and which is listed as an organization in title 36 of the United States Code (Patrictic and National Observances, Ceremonies, and Organizations) in Subtitle II (Patrictic and National Organizations).		
					Part B (Organizations), Chapter 309 (Boy Scouts of America). (c) Covered entity means any public dementary school, public secondary school, local educational agency, or Sate educational agency that has a designated open forum or limited public forum and that receives funds made available through the Department.		
					(d) Department means the Department of Education.		
					(e) Designated open forum means that an elementary school or secondary school designates a time and place for one or more outside youth or community groups to meet on school premises or in school facilities, including during the hours in which attendance at the school is compulsory, for reasons othe than to provide the school's educational program.	al F	
					(f) Elementary school means an elementary school as defined by section 9101(18) of the Elementary and Secondary Education Act of 1965, as amended by section 901 of the No Child Left Behind Act of 2001, Pub. L. 107-110, 115 Stat. 1425, 1965 (20 U.S.C. 7901).		
					(g) Group officially affiliated with any other Trite 36 youth group means a youth group resulting from the chartering process or other process used by that Tritle 36 youth group to establish official affiliation with youth groups.		
2168	Educational Gain In The National	§108.4 Effect of State or local law	Federal	Statute	(h) Group officially affiliated with the Boy Scouts means a youth group formed as a result of a community organization charter issued by the Boy Scouts. The obligation of a covered entity to comply with the Act and this part is not obviated or alleviated by any State or local law or other requirement.	No	No - Does not relate directly to any agency deliverables
2169	Reporting System For Adult Education Title 34 - Part 462 - Measuring Educational Gain In The National	§108.5 Compliance obligations	Federal	Statute	(Authority: 20 U.S.C. 7905) (a) The obligation of covered entities to comply with the Act and this part is not limited by the nature o extent of their authority to make decisions about the use of school premises or facilities.	r No	No - Does not relate directly to any agency deliverables
	Educational Gain in The National Reporting System For Adult Education				Each or wine adultary to inserv declaratio adult in the of a double prelimese or latimize. (c) Consistent with the requirements of Q1608, a covered entity turnuit provide equat access to any group this is officially atfiliated with the Boy Scouts or is officially affiliated with any other Title Boy your proved and the group is afficially atfiliated with the Boy Scouts or is officially affiliated with any other Title Boy whether the group is afficially atfiliated with the Boy Scouts or is officially affiliated with any other Title Boyuch groups and afficially atfiliated with the Boy Scouts or is officially affiliated with any other Title Boyuch groups and covered entity Status to request this information is not a detense to a covered entity for noncompliance with the Act or this part. (Auronter, 2012, SC. 7065)	1	iu any agency ueiveraures
2170	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§108.6 Equal access	Federal	Statute	(a) General: Consistent with the requirements of paragraph (b) of this section, no covered entity shall wry equal access of all reportanity to neet to, or discrimined against, any group cillicially attiliated with the Boy Socus or officially attiliated with the discrete directly designated per durin or imiting black torum, No conduct a meeting with the discrete directly designated per durin or imiting black torum, No membership or leadership criteria or cash of allignance to. God and country of the Boy Socus or of the Ed as youth proce.		No - Does not relate directly to any agency deliverables
					(b) Specific requirements—(1) Meetings. Any group officially affiliated with the Boy Scouts or officially affiliated with any other Trife 36 youth group that requests to conduct a meeting in the covered entity's designated open forum or limited public forum must be given equal access to school premises or facilities to conduct meetings.		
					(2) Benefits and service. Any group officially affiliated with the Boy Scouts or officially affiliated with any other Title 36 youth group that requests to conduct a meeting as described in panagraph (b)(1)(4) this section mate beyone equal access at any other benefits at a services provided to be or more servicem may include, but are not necessarily limited to, school-related means of communication, sud as builter beard notices and fleatmate distribution, and recruitment.		
					(3) Fees. Fees may be charged in connection with the access provided under the Act and this part.		
					(4) Terms. Any access provided under the Act and this part to any group officially affiliated with the Boy Socuts or officially affiliated with any other Title 30 youth group, as well as any fees charged for this access, must be on terms that are no less favorable than the most favorable terms provided to one or more outside youth or community groups.		
					(5) Nondiscrimination. Any decisions relevant to the provision of equal access must be made on a nondiscriminatory basis. Any determinations of which youth or community groups are outside groups must be made using objective, nondiscriminatory ordenia, and these criteria must be used in a consistent, equal, and nondiscriminatory manner.		
2171	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§108.7 Voluntary sponsorship	Federal	Statute	Nothing in the Act or this part shall be construed to require any school, agency, or school served by an agency to sponsor any group officially affiliated with the Boy Scouts or with any other Title 36 youth group.	n No	No - Does not relate directly to any agency deliverables
2172	Title 34 - Part 462 - Messuring Educational Gain In The National Reporting System For Adult Education	§108.8 Assurances	Federal	Statute	(Authority: 20 U.S.C. 7905) An application for the snake available through the Department to which this part applies must submit an assume that the applicant will comply with the Act and this part. The assume to shall be in effect of the period during which hards made available through the Department are extended. The the period during which hards made available through the Department are extended. The propulsed concerning the compliance during the during the during the during the propulsed concerning the compliance during the full during the full during the during the during the assume the during the partment. An application may incorporate this assumance by reference in subsequent applications to the Department.	No	No - Does not relate directly to any agency deliverables
					(Approved by the Office of Management and Budget under control number 1870-0503)		
2173	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§108.9 Procedures	Federal	Statute	(Authority: 20 U.S.C. 7905) The procedual provisions applicable to title '10 of the Civil Rights Act of 1964, which are found in 34 CFR 1006 8 invogh 100.11 and 34 CFR part 101, apply to this part, except that, notwithstanding these provides to any school, agency, or school served by an agency that fails to comply with the Act or this part.		No - Does not relate directly to any agency deliverables
2174	Title 34 - Part 462 - Measuring	Title 34: Education PART	Federal	Statute	(Authority: 20 U.S.C. 7905)		
	Educational Gain In The National Reporting System For Adult Education	110—NONDISCRIMINATION ON THE BASIS OF AGE IN PROGRAMS OR ACTIVITIES RECEIVING FEDERAL FINANCIAL ASSISTANCE					
2175	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart A—General §110.1 What is the purpose of ED's age discrimination regulations?	Federal	Statute	The purpose of these regulations is to set out EDs rules for implementing the Age Disordimisation Act of 1975. The Act prohibits discrimination on the basis of age in programs or activities receiving Federal financial assistance. The Act permits federally assisted programs or activities, and recipients of Federal Indv.; to cortinue to use age distinctions and factors other than age that meet the requirements of the Act.	No	No - Does not relate directly to any agency deliverables
					(Authority: 42 U.S.C. 6101-6103) [58 FR 40197. July 27. 1993. as amended at 65 FR 68056. Nov. 13. 2000]		
2176	Title 34 - Part 462 - Measuring Educational Gain In The National	§110.2 To what programs or activities do these regulations apply?	Federal	Statute	(a) These regulations apply to any program or activity receiving Federal financial assistance from ED.	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education	reguaduons appy:			(b) These regulations do not apply to— (1) An age distinction contained in that part of a Federal, State, or local statute or ordinance adopted by an elected, general purpose legislative body that—		to any agency deriverables
					<ul> <li>(i) Provides any benefits or assistance to persons based on age;</li> <li>(ii) Establishes criteria for participation in age-related terms; or</li> </ul>		
					(iii) Describes intended beneficiaries or target groups in age-related terms; or		
					(2) Any employment practice of any employer, employment agency, labor organization, or any labor- management joint apprenticeship training program, except any program or activity receiving Federal		
					financial assistance for employment under the Job Training Partnership Act (29 U.S.C. 1501 et seq.). (Authority: 42 U.S.C. 6103)		
2177	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.3 What definitions apply?	Federal	Statute	The following definitions apply to these regulations: Act means the Age Discrimination Act of 1975, as amended (Trille III of Pub. L. 94-135).	No	No - Does not relate directly to any agency deliverables
					Action means any act, activity, policy, rule, standard, or method of administration, or the use of any policy, rule, standard, or method of administration.		
					Age means how old a person is, or the number of years from the date of a person's birth.		
					Age distinction means any action using age or an age-related term. Age-related term means a word or words that necessarily imply a particular age or range of ages		
					(e.g., "children," "adult," "older persons," but not "student" or "grade").		
					Agency means a Federal department or agency that is empowered to extend financial assistance. Applicant for Federal financial assistance means one who submits an application, request, or plan required to be approved by a Department official or by a recipient as a condition to becoming a		
					recipient or subrecipient. Department means the United States Department of Education.		
					ED means the United States Department of Education. Federal financial assistance means any grant, entitlement, loan, cooperative agreement, contract		
					(d) Funds: (a) Funds:		
					(a) Funds; (b) Services of Federal personnel; or		
					(c) Real and personal property or any interest in or use of property, including-		

2178	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart B—Standards for Determining Age Discrimination §10.10 Rules against age discrimination	Federal	Statute	these regulations. (a) General rule. No person in the United States shall, on the basis of age, be excluded from participation in, be denied the benefits of co be subjected to discrimination under any program or activity receiving Federal Instrument assistance. (b) Specific rule, - to explore that my characteristic assistance of the state any contractional discrimination or take any other actions that have the field con the basis of age.	No	No - Does not relate directly to any agency deliverables		
					<ol> <li>Excluding individuals from, denying them the benefits of, or subjecting them to discrimination under a program or subviny exercing Federal Imancial assistance or (2) Denying or limiting individuals in their opportunity to participate in any program or activity receiving Federal financial assistance.</li> <li>(c) Other forms of discrimination. The specific forms of age discrimination listed in paragraph (b) of this section to not necessarily constitute a complete list.</li> <li>(d) Anohom, et 20 LS, 6019-6100)</li> </ol>				
2179	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.11 Definitions of "normal operation" and "statutory objective."	Federal	Statute	For proposes of these regulations, the terms normal operation and statutory objective have the following meanings: (a) Normal operation means the operation of a program or activity without significant charges that would impair to ability to meet its objectives.	No	No - Does not relate directly to any agency deliverables		
					(b) Statudny objective means any purpose d'a program or activity expressly stated in any Federal statute, State statute, or local statute or ordinance adopted by an elected, general purpose legislative body. (Authority: 42 U.S.C. 6103)				
2180	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.12 Exceptions to the rules against age discrimination: Normal operation or statutory objective of any program or activity.	Federal	Statute		No	No - Does not relate directly to any agency deliverables		
					(a) Age is used as a measure or approximation of one or more other characteristics; (b) The other characteristic or characteristics must be measured or approximated in order for the normal operation of the program or activity to continue, or to address with status dydecive of the program or activity; (c) The other characteristic or characteristics can be reasonably measured or approximated by the				
					<ul> <li>(d) The other characteristic or characteristics are impractical to measure directly on an individual</li> <li>(d) The other characteristic or characteristics are impractical to measure directly on an individual</li> </ul>				
					basis. (Authority: 42 U.S.C. 6103)				
2181	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.13 Exceptions to the rules against age discrimination: Reasonable factors other than age.	Federal	Statute	other than age, even though that action may have a disproportionate effect on persons of different ages. An action may be based on a factor other than age only if the factor bears a direct and substantial relationship to the normal operation of the program or activity or to the achievement of a statutory objective.	No	No - Does not relate directly to any agency deliverables		
2182	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.14 Burden of proof	Federal	Statute	(Authority: 42 U.S.C. 6103) The burden of proving that an age distinction or other action falls within the exceptions outlined in §\$101.21 and 110.31 so nthe receiptent of Federal financial assistance. (Authority: 42 U.S.C. 6104)	No	No - Does not relate directly to any agency deliverables		
2183	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.15 Affirmative action by recipients	Federal	Statute	(valuation, =2.0.3.2.0.04) Even in the absence of a finding of discrimination, a recipient may take affirmative action to overcome the effects of conditions that resulted in limited participation in the recipient's program or activity on the basis of age.	No	No - Does not relate directly to any agency deliverables		
2184	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.16 Special benefits for children and the elderly	Federal	Statute	(Authority, 42 U.S.C. 6103) In any processing paragram or activity provides special benefits to the elderly or to children, the use of lag distinctions is pretured to be necessary to the normal operation of the program or activity, notwithstanding the providence of \$110.12. (Authority, 42 U.S.C. 6103)	No	No - Does not relate directly to any agency deliverables		
2185	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.17 Age distinctions contained in ED's regulations	Federal	Statute	[58 FR 40197, July 27, 1993, as amended at 65 FR 68057, Nov. 13, 2000] Any age distinction contained in regulations issued by ED is presumed to be necessary to the achievement of a standary objective of the program or achievy to which the regulations apply, notifitistanding the provisions of §110.12. (Authority-42 U.S.C. 6103)	No	No - Does not relate directly to any agency deliverables		
2186	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart C-Duties of ED Recipients §110.20 General responsibilities	Federal	Statute	[58 FR 40197, July 27, 1993, as amended at 65 FR 68057, Nov. 13, 2000] Each ED recipient has primary responsibility for ensuring that its program or activity is in compliance with the Act and these regulations and shall take steps to eliminate violations of the Act. A recipient also has reasonability to maintain encode, sorvide information, and to afford ED access to its records	Yes	Yes	Other service or product our agency must/may provide	Ensure program activity is in compliance with Act
					to the extent required for ED to determine whether the recipient is in compliance with the Act and these regulations. (Authority: 42 U.S.C. 6103)				
2187	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.21 Notice to subrecipients	Federal	Statute	[58 FR 40197, July 27, 1993, as amended at 65 FR 68057, Nov. 13, 2000] If the recipient initially receiving lunds makes the funds available to a subrecipient, the recipient shall notify the subrecipient of its obligations under the Act and these regulations.	No	No - Does not relate directly to any agency deliverables		
2188	Title 34 - Part 462 - Measuring Educational Gain In The National	§110.22 Information requirements	Federal	Statute	(Authority: 42 U.S.C. 6103) Each recipient shall—	Yes	Yes	Report our agency must/may	
	Reporting System For Adult Education				(a) Provide ED with information that ED determines is necessary to ascertain whether the recipient is in compliance with the Act and these regulations; and			provide	
					(b) Permit reasonable access by ED to the books, records, accounts, reports, and other recipient facilities and sources of information to the extent ED determines is necessary to ascertain whether a recipient is in compliance with the Act and these regulations. (Authority: 42 U.S.C. 6103)				
2189	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.23 Assurances required	Federal	Statute		Yes	Yes	Distribute funding to another entity	
					(b) Duration of obligation. (1) In the case of Federal Innancial assistance extended in the form of real property or to provide real property or structures on the property, the assurance will colligate the recipient or, in the sect of a subsequent traderie, the transference for the profid outry which the real property or structures are used of a subsequent traderie, the transference in the profid outry which the real model assistance is extended or for another purpose involving the provident of a similar structures or benefits.				
					(2) In the case of Federal financial assistance extended to provide personal property, the assurance will obligate the recipient for the period during which it retains ownership or possession of the property.				
					(3) In all other cases the assurance will obligate the recipient for the period during which Federal financial assistance is extended.				
					(c) Covenants, (1) If Federal financial assistance is provided in the form of real property or interest in the property from ED, the instrument effecting or recording this transfer must contain a covenant running with the and to assure nondicarrimitation for the project during which the relation property is used for a purpose for which the Federal financial assistance is extended or for another purpose involving the provision of similar services or benefits.				
					(2) If no transfer of property is involved but property is purchased or improved with Federal financial assistance, the recipient shall agree to include the covenant described in paragraph (N/2) of this section in the instrument effecting or recording any subsequent transfer of the property. (3) If Federal financial assistance is provided in the form of real property or interest in the property.				
2190	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.24 Recipient assessment of age distinctions	Federal	Statute	from ED, the covenant must also include a condition coupled with a right to be reserved by ED to revert tils to the property in the event of a search of the covenant. If a transferred of real property proposes to mortgage or otherwise encounteer the real property as security for francing construction (4) As part of a construction encounteer the real property as security for francing construction (4) As part of a construction encounteer the real property as security for francing construction (4) As part of a construction encounteer the real property and encounteer the real property of the	No			
					(b) Whenever an assessment indicates a violation of the Act or these regulations, the recipient shall take corrective action.				
					(Authority: 42 U.S.C. 6103)				
2191	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.25 Designation of responsible employee, notice, and grievance procedures	Federal	Statute	coordinate its efforts to comply with and carry out its responsibilities under the Act and these regulations, including investigation of any complaints that the recipient receives alleging any actions that are prohibited by the Act and these regulations.	No	No - Does not relate directly to any agency deliverables		
					(b) Notice. A recipient shall notify its beneficiaries, in a continuing manner, of information regarding the provisions of the Act and these regulations. The notification must also identify the responsible employee by name or title, address, and telephone number.				
					(c) Greance procedures. A recipient shall adopt and publish grievance procedures providing for prompt and explatible resolution of complaints alleging any action that would be prohibited by the Act or these regulations. (Authority: 42 U.S.C. 6103)				
					[58 FR 40197, July 27, 1993, as amended at 65 FR 68057, Nov. 13, 2000]				

2192	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	Subpart D—Investigation, Conciliation, and Enforcement Procedures §110.30 Compliance reviews	Federal	Statute	(a) ED may conduct compliance reviews, pre-award reviews, and other similar procedures that permit ED to investigate and cornect violations of the Act and of these regulations. ED may conduct these reviews in the absence of a compliant against a recipient. The review may be as comprehensive as necessary to determine whether a violation of these regulations cocurred.	No	No - Does not relate directly to any agency deliverables
					(b) If a compliance review or pre-award review indicates a violation of the Act or these regulations, ED attempts to achieve voluntary compliance with the Act. If voluntary compliance cannot be achieved, ED arranges for enforcement as described in §110.35.		
2193	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.31 Complaints	Federal	Statute	(Authority 42 U.S.C. 6103) (a) Any person, individually or as a member of a class or on behalf of others, may life a complaint with Dialeging discrimination prohibited by the Act or by these tegulations based on an action occurring compliance first hat incovering or the alleged discrimination. However, for good cause shown, ED may extend this time limit.	No	No - Does not relate directly to any agency deliverables
					(b) ED attempts to facilitate the filing of complaints, if possible, by-		
					(1) Accepting as a complete complaint any written statement that identifies the parties involved and the date the complainant first had knowledge of the alteged violation, describes generally the action or practice complained d, and is signed by the complainant;		
					(2) Freely permitting a complainant to add information to the complaint to meet the requirements of a complete complaint;		
					(3) Widely disseminating information regarding the obligations of recipients under the Act and these regulations;		
					(4) Notifying the complainant and the recipient of their rights and obligations under the complaint procedure, including the right to have a representative at all stages of the complaint procedure; and		
					(5) Notifying the complainant and the recipient (or their representatives) of their right to contact ED for information and assistance regarding the complaint resolution process.		
					(c) A complaint is considered to be complete on the date that ED receives all the information necessary to process it, as described in paragraph (b)(1) of this section.		
					(d) ED returns to the complainant any complaint outside the jurisdiction of these regulations and states the reason or reasons why it is outside the jurisdiction of the regulations.		
2194	Title 34 - Part 462 - Measuring	§110.32 Mediation	Federal	Statute	(Authority: 42 U.S.C. 6103) (a) ED promptly refers to the Federal Mediation and Conciliation Service or to the mediation agency	No	No - Does not relate directly
	Educational Gain In The National Reporting System For Adult Education				designated by the Secretary of Health and Human Services, all complaints that— (1) Fall within the jurisdiction of the Act and these regulations, unless the age distinction complained		to any agency deliverables
					of is clearly within an exemption under §110.2(b); and (2) Contain all information necessary for further processing.		
					(b) Both the complainant and the recipient shall participate in the mediation process to the extent necessary to reach an agreement or to make an informed judgment that an agreement is not possible.		
					The recipient and the complainant need not meet with the mediator at the same time, and the meeting may be conducted by telephone or other means of effective dialogue if a personal meeting between the party and the mediator is impractical.		
					(c) If the complainant and the recipient reach an agreement, the mediator shall prepare a written statement of the agreement and have the complainant and recipient sign. The mediator shall send a comp of the agreement to ED. ED takes to nuther action on the complaint unless dirimed that the complainant or the recipient fails to comply with the agreement, at which time ED reinstates the complaint.		
					(i) (i) The mediator shall protect the confidentiality of all information obtained in the course of the mediation process. No mediator shall testly in any adjudicative proceeding, produce any document, or otherwise disclose any information obtained in the course of the mediation process without prior approval of the head of the mediation agency.		
					(e) The mediation will proceed for a maximum of 60 days after a complaint is filed with ED. Mediation ends if—		
					<ol> <li>60 days elapse from the time the complaint is received;</li> <li>Prior to the end of the 60-day period, an agreement is reached; or</li> </ol>		
2195	Title 34 - Part 462 - Measuring Educational Gain In The National	§110.33 Investigation	Federal	Statute	because of a violation of the mediation agreement. ED uses methods during the investigation to	No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				encourage voluntary resolution of the complaint, including discussions with the complainant and recipient to establish the facts and, if possible, resolve the complaint to the mutual satisfaction of the parties. ED may seek the assistance of any involved State, local, or other Federal agency. (b) Formal investigation, conciliation, and hearing, If ED cannot resolve the complaint during the early		
					stages of the investigation. ED completes the investigation of the completion and makes formal findings. If the investigation indicates a validation of the Act or these regulations. ED attempts to achieve voluntary compliance. If ED cannot obtain voluntary compliance, ED begins enforcement as described in §110.35. (Authority: 42. U.S.C. 6103)		
					[58 FR 40197, July 27, 1993, as amended at 65 FR 68057, Nov. 13, 2000]		
2196	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.34 Prohibition against intimidation or retaliation	Federal	Statute	A recipient may not engage in acts of intimidation or retaliation against any person who	No	No - Does not relate directly to any agency deliverables
					(b) Cooperates in any mediation, investigation, hearing, or other part of ED's investigation, conciliation, and enforcement process.		
					(Authority: 42 U.S.C. 6103)		
2197	Title 34 - Part 462 - Measuring Educational Gain In The National	§110.35 Compliance procedure	Federal	Statute		No	No - Does not relate directly to any agency deliverables
	Reporting System For Adult Education				(1) Termination of, or relusal to grant or continue, a recipient's Federal financial assistance from ED for a program or activity in which the recipient has violated the Act or these regulations. The determination of the recipient's violation may be made only after a recipient has had an opportunity for a hearing on the record before an administrative law judge.		
					(2) Any other means authorized by law, including, but not limited to— (i) Referral to the Department of Justice for proceedings to enforce any rights of the United States or		
					obligations of the recipient created by the Act or these regulations; or (ii) Use of any requirement of or referral to any Federal, State, or local government agency that will		
					have the effect of correcting a violation of the Act or of these regulations. (b) ED limits any termination or refusal under §110.35(a)(1) to the particular recipient and to the particular program or activity ED India in violation of the Act or these regulations. ED will not base any		
					part of a termination on a finding with respect to any program or activity that does not receive Federal financial assistance from ED. (c) ED takes no action under paragraph (a) of this section until—		
					(c) ED takes no action under paragraph (a) of this section until— (1) ED has advised the recipient of its failure to comply with the Act or with these regulations and has determined that voluntary compliance cannot be obtained; and		
					(2) Thirty days have elapsed after the Secretary has sent a written report of the circumstances and grounds of the action to the committees of the Congress having legislative jurisdiction over the or the circumstances.		
					program or activity involved. The Secretary files a report if any action is taken under §110.35(a)(1). (d) The Secretary also may defer granting new Federal financial assistance from ED to a recipient if termination proceedings in §110.35(a)(1) are initiated.		
2198	Title 34 - Part 462 - Measuring Educational Gain In The National	§110.36 Hearings, decisions, and post- termination proceedings	Federal	Statute	termination proceedings in §110.35(a)(1) are initiated. (a) The following ED procedural provisions applicable to Title VI of the Civil Rights Act of 1964 also apply to ED's enforcement of these regulations: 34 CFR 100.9 and 100.10 and 34 CFR part 101.	No	No - Does not relate directly to any agency deliverables
	Educational Gain In The National Reporting System For Adult Education	Bulligb			appy to EU's enforcement of these regulations: 34 CFR 100.9 and 100.10 and 34 CFR part 101. (b) Action taken under section 305 of the Act is subject to judicial review as provided by section 306 of the Act.		
					the AG. (Authority: 42 U.S.C. 6104-6105)		
2199	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.37 Procedure for disbursal of funds to an alternate recipient	Federal	Statute	disburse the funds withheld directly to an alternate recipient: any public or nonprofit private organization or agency, or State or political subdivision of the State.	No	No - Does not relate directly to any agency deliverables
					(b) The Secretary requires any alternate recipient to demonstrate— (1) The ability to comply with the Act and these regulations; and		
					(2) The ability to achieve the goals of the Federal statute authorizing the Federal financial assistance.		
					(Authority: 42 U.S.C. 6104) [58 FR 40197, July 27, 1993, as amended at 65 FR 68057, Nov. 13, 2000]		
2200	Title 34 - Part 462 - Measuring Educational Gain In The National Reporting System For Adult Education	§110.38 Remedial action by recipients	Federal	Statute	If ED finds that a recipient has discriminated on the basis of age, the recipient shall take any remedial action that ED may require to overcome the effects of the discrimination. If another recipient exercises control over the recipient that adjustminated or 11 the entity that has discriminated is a subrecipient, both recipients or copient and subrecipient may be required to take remedial action.	No	No - Does not relate directly to any agency deliverables

- 201 Title 34 Part 462 Measuring §110.39 Exhaustion of administrative remedies Federal Educational Gain h The National Reporting System For Adult Education
- Statute (a) A complainant may life a civil action following the exhaustion of administrative remedies under the No Act. Administrative remedies are exhausted if—
  (1) Dre hundred sighty days have elapsed since the complainant filed the complaint with ED, and ED has made no finding with regard to the complaint, or

No - Does not relate directly to any agency deliverables

(2) ED issues any finding in favor of the recipient.

(b) If ED fails to make a finding within 180 days or issues a finding in favor of the recipient, ED promptly—

(1) Advises the complainant of this fact;

(2) Advises the complainant of his or her right to bring a civil action for injunctive relief; and

(3) Informs the complainant-

(c) That a civil action can be brought only in a United States district court for the district in which the recipient is found or transacts business;

(ii) That a complainant prevailing in a civil action has the right to be awarded the costs of the action, including reasonable attorney's fees, but that these costs must be demanded in the complaint field with the court;

(iii) That before commencing the action, the complainant shall give 30 days notice by registered mail to the Secretary, the Secretary of Health and Human Services, the Attorney General of the United States, and the recipient;

(iv) That the notice shall state the alleged violation of the Act, the relief requested, the court in which the action will be brought, and whether or not attorney's fees are demanded in the event the complainant prevails; and

Education, Training, and Human Development	State		Executive Branch/State Agencies	Federal Government	Federal		Yes	Yes	Report our agency must may provide	Internal Review and Report
Healthy and Safe Families	Federal	Statute	Legislative Branch	State Government	State	Quarterly	No	No - But relates to sources of funding for one or more agency deliverables	Board, commission, or committee on which someone from our agency mustimax serve	External Review and Report
Maintaining Safety, Integrity and Security		FY 2016-17 Proviso		Local Government	Local Gost.	Talce a yea	e	No - But relates to manner in which one or more agency deliverables is provided	Distribute funding to another entity	External Review only
Public Infrastructure and Economic Development		FY 2017-18 Proviso	Local Govts.	Higher Education Institute	Outside Organization	Annually		No - Does not relate directly to any agency deliverables	Other service or product our agency must/may provide	
Government and Citizens		FY 2018-19 Proviso		K-12 Education Institute		Other				
		Regulation	General Public	Private Business Organization						
		Executive Order		Professional Association						
			Professional Organization	Non-Governmental Organization						
				Individual						

Agency Name	DEPART	VENT OF EDUCATION	Fiscal Year 20		
Agency Code and Section:	H630	1	]	Accountability Report	
Service/Product Provided to Customers	Customer Segments	Specify only for the following Segments: (1) Industry: Name; (2) Professional Organization: Name; (3) Public: Demographics.	Divisions or Major Programs	Customer Template Description	
Provide communication to business and industry, school districts, post-secondary institutions, legislative representatives, parents, students, advocacy groups, and other CTE shareholders about career and technical education.	School Districts; Business and Industries; Legislators; Parents; Students; Advocacy Groups; Institutions of Higher Education		Division of College and Career Readiness - Career and Technology Education (CTE)	Office responsible for supporting and monitoring Career and Technology Education (CATE) programs across state	
Provide qualified personnel to serve as experts and liaisons in the 16 career clusters, career guidance, data/state & federal accountability, administer and monitor Perkins federal funds, provide legal counsel, oversee grant compliance, state EIA funds, and state industry credential funding.	School Districts; CTE Centers; Schools		Division of College and Career Readiness - Career and Technology Education (CTE)		
Provide supplies and materials in the form of educational books and supplies, instructional materials, computer programmed licenses, postage, printed items, and travel costs to support relaying CTE content to k-12 schools, districts, and post-secondary institutions.	Schools; School Districts; Institutions of Higher Education		Division of College and Career Readiness - Career and Technology Education (CTE)		
Provide professional learning opportunities to schools, districts, and post-secondary institutions through face to face meetings, regional collaborative meetings, and onsite technical assistance visits.	Schools; School Districts; Institutions of Higher Education		Division of College and Career Readiness - Career and Technology Education (CTE)		
Partner with related advocacy groups through dues and member fees, hosting professional learning opportunities, and collaboration that support the work of CTE and the distribution of Perkins Federal funds to schools and districts.	Advocacy Groups; School Districts; CTE Centers		Division of College and Career Readiness - Career and Technology Education (CTE)		
Provide professional learning opportunities to schools, districts, and post-secondary institutions through face to face meetings, regional collaborative meetings, and onsite technical assistance visits.	Schools; School Districts; Institutions of Higher Education		Division of College and Career Readiness - Career and Technology Education (CTE)		
Implement and report components of Read to Succeed and other Early Learning and Literacy initiatives, including school and district reading plans, summer reading camps and literacy courses.	School Districts		Division of College and Career Readiness - Early Learning and Literacy	Office responsible for implementation and reporting of components of Read to Succeed Act, including school and district reading plans, summer reading camps, and literacy courses. Also responsible for monitoring the implementation of CERDEP and EIA 4K in school districts, providing professional development and technical assistance to 4K educators and providers, and creating reports on district implementation.	
Monitor and implement CERDEP and EIA 4K in school districts.	School Districts		Division of College and Career Readiness - Early Learning and Literacy		
Provide professional development and technical assistance to 4k educators and providers.	School Districts		Division of College and Career Readiness - Early Learning and Literacy		
Provide professional learning opportunities to teachers, schools, and students regarding personalized learning and competency based initiatives.	School Districts		Division of College and Career Readiness - Personalized Learning	Office responsible for development and support of state personalized learning and competency-based learning initiatives.	
Develop competencies for the Profile of the SC Graduate.	School Districts		Division of College and Career Readiness - Personalized Learning		
Develop and revise South Carolina's Academic Standards	School Districts		Division of College and Career Readiness - Personalized Learning		

Provide professional learning opportunities to improve the capacity of teachers and districts in raising student achievement.	School Districts		Division of College and Career Readiness - Standards and Learning Office responsible for development and support of K-12 standards across state.
Monitor compliance with state statutes and regulations as they pertain to implementation of state standards.	School Districts		Division of College and Career Readiness - Standards and Learning
Identify, develop and/or revise resources that support statewide implementation of the South Carolina Academic Standards.	School Districts		Division of College and Career Readiness - Standards and Learning
Form partnerships to implement district-level virtual resources and programming	School Districts		Division of College and Career Readiness - Office responsible to development, administration, and improvement of Virtual SC as well as virtual options for students and teachers across the state.
Develop virtual coursework and instruction	School Districts		Division of College and Career Readiness - Virtual Education
Administer virtual k-12 coursework and instruction	School Districts		Division of College and Career Readiness - Virtual Education
Provide online professional development for educators	School Districts		Division of College and Career Readiness - Virtual Education
Publish guides and handbooks (Internal Audit guide, the SCDE Financial Accounting Handbook, and the National Public Education Finance Survey)	School Districts		Division of Data, Technology and Agency Operations - Auditing Services The annual audit guide is updated annually and lists state and federal audit requirements that independent auditors should follow to complete the annual audits required under SC Code of Law 59-17-100.
Perform internal audits of agency operations which includes compliance and inventory audits performed for county bus shops.	School Districts		Division of Data, Technology and Agency Internal audits are performed on programs or offices within the SCDE and compliance and procurement audits are conducted for each county bus shop.
Perform external audits of sub recipients of federal funds that have passed through the SCDE.	Subrecipients of Federal Funds	Community partners and partner organizations, including faith-based institutions	Division of Data, Technology and Agency Operations - Auditing Services
Provide external auditing training.	External Audtiors; Program Offices within the SCDE		Division of Data, Technology and Agency Operations - Auditing Services
Calculate sub recipients risk assessment scores	School Districts; Industry	Community partners and partner organizations, including faith-based institutions	Division of Data, Technology and Agency Operations - Auditing Services As required by 2 CFR Part 200, the office evaluates each subrecipient's risk of noncompliance with federal statutes, regulations, and the terms and conditions of the subaward for purposes of determining the appropriate subrecipient monitoring
Provide technology infrastructure development and support for the agency by maintaining all systems hardware and software.	Internal Employees; Agency		Division of Data, Technology and Agency Operations - Chief Information Officer
Provide project management, business analysis, application development, quality assurance and support.	Internal Employees; Agency		Division of Data, Technology and Agency Operations - Chief Information Officer
Provide systems that protect agency systems and information from malicious attack.	Internal Employees; Agency		Division of Data, Technology and Agency Operations - Chief Information Security Officer
Provide support related to student information systems, including PowerSchool, Enrich, SUNS, and related data.	School Districts		Division of Data, Technology and Agency Operations - Research and Data Office responsible for data collection and analysis for annual state report cards, EdFacts reporting, state reporting, and longitudinal data system. Per report requests, data could be supplied to IHEs, professional educator organizations (PSTA, SCEA, SCASA), or other entities via FOIA.
Collect and analyze data for the annual state report cards, EDFacts reporting, state reporting, and longitudinal data systems.	School Districts; General Public	Education Oversight Committee	Division of Data, Technology and Agency Operations - Research and Data
Publication of the annual state and federal report cards.	School Districts; General Public		Division of Data, Technology and Agency Operations - Research and Data

Provide support to other programs with data collection and reporting needs.	Internal Employees; Agency		Division of Data, Technology and Agency Operations - Research and Data	
Provide the following services: verification of secondary school completion; copies and replacements or high school equivalency diplomas; copies and replacements or high school equivalency diploma transcripts.	School Districts		Division of Educator, Community, and Federal Resources - Adult Education	Office responsible for support and oversight of federal programs related to adult education across state
Monitor and provide technical assistance of the following grants provided to districts: Adult Education; Corrections Education; Generational Family Services; and Integrated English Literacy and Civics Education.	School Districts; Adult Education Centers		Division of Educator, Community, and Federal Resources - Adult Education	
Provide trainings and support regarding adult education for each program year to districts.	School Districts; Adult Education Centers		Division of Educator, Community, and Federal Resources - Adult Education	
Provide support and oversight of the Young Adult Program (YAP) Proviso for 17 to 21 year olds in adult education.	Students	Individuals age 17 to 21 enrolled in an adult education program	Division of Educator, Community, and Federal Resources - Adult Education	
Provide support for teacher retention, principal induction, and educator effectiveness through leadership development programs.	School Districts and Institutes of Higher Education		Division of Educator, Community, and Federal Resources - Educator Effectiveness and Leadership Development Office	Office responsible for design and implementation of statewide educator effectiveness and leadership support systems.
Provide human capital data to inform professional development planning, program evaluation, and continuous improvement.	School Districts and Institutes of Higher Education		Division of Educator, Community, and Federal Resources - Educator Effectiveness and Leadership Development Office	
Provide monitoring, support, and training for statewide implementation of educator effectiveness and support systems.	School Districts and Institutes of Higher Education		Division of Educator, Community, and Federal Resources - Educator Effectiveness and Leadership Development Office	
Issuance, renewal, and advancement of educator certificates	School Districts		Division of Educator, Community, and Federal Resources - Educator Services	Office is responsible for the preparation and certification of educators in South Carolina. For eligible individuals, the office issues first-time certificates, additional areas of certification, specialized endorsements, certificate renewals, certificate advancements, and classification level changes. and to eligible educator.
Development and maintenance of electronic certification system.	School Districts		Division of Educator, Community, and Federal Resources - Educator Services	Office responsible for the preparation and certification of educators in South Carolina. Per statutory requirement, the office is responsible for the electronic certification system which maintains a record of all educator certificates and related data. This enterprise system includes the internal interface for the evaluation and issuance of all educator credentials; a district certification portal supporting the recruitment, initial and ongoing employment, assignment, evaluation, and certificate renewal of each district's certified personnel; and a public educator lookup to verify certification status of employed teachers and school leaders.
Delivery of training program for individuals seeking to become educators through the Program of Alternative Certification for Educators (PACE).	General Public	Applicants seeking South Carolina teacher certification; educators seeking to maintain, advance, or add areas of certification; career changers; school districts; Institutions of Higher Education (IHEs)	Division of Educator, Community, and Federal Resources - Educator Services	
Provide technical assistance to educator preparation providers related to initial and ongoing program approval and provider accreditation.	Educator Preparation Providers; Participants in Educator Preparation Programs		Division of Educator, Community, and Federal Resources - Educator Services	
Provide direct technical assistance and support to applicants, educators, and school districts regarding the certification, employment, and assignment of the State's educators including those prepared through traditional and alternative route programs.	School Districts; Educators		Division of Educator, Community, and Federal Resources - Educator Services	

Provide district support and regional trainings on family engagement strategies; facilitate		Comment		
partnerships between schools, districts, and community agencies in efforts of creating high quality community partnerships across the state; and, provide support to military families covered under the Military Interstate Compact Commission bylaws.	School Districts; Schools; Community Agencies; Families of South Carolina	Community partners and partner organizations, including faith-based institutions	Division of Educator, Community, and Federal Resources - Family and Community Engagement	Office tasked with increasing extended learning opportunities, summer learning opportunities, and high quality community partnerships across state
Provide local, regional, and statewide training related to school safety and emergency management, often in collaboration with SLED, the US Attorney's office – SC, and the State Fire Marshall. Administer the Youth Risk Behaviors Surveys (YRBS) and School Health Profiles.	School Districts		Division of Educator, Community, and Federal Resources - Student Intervention Services	
Administer and provide support, training, and monitoring to recipients of the federally funded 21st CCLC grant program.	School Districts, Institutions of Higher Education	Community-Based organizations, For- Profits organizations	Division of Educator, Community, and Federal Resources - Student Intervention Services	
Provide district support, training, and/or monitoring of Education and Economic Development Act grants, Alternative School Programs, South Carolina Occupational Information System, and other initiatives which address student behavior and discipline.	School Districts; Educators		Division of Educator, Community, and Federal Resources - Student Intervention Services	
Reimburse districts for the administration scoring, and reporting of assessments.	School Districts		Division of Federal Programs, Assessment, and School Improvement - Assessment	Office tasked with procurement, implementation, and quality assurance of state summative assessments
Development of test items and test forms for administration of assessments to students; in- person and online training of district staff on administration procedures; manuals and related documents detailing administration procedures for district and school staff; customer service to districts, when needed; administration of the assessments and collection of students' responses; scoring; providing online and paper score reports for students/parents, schools, and districts; providing data files for districts.	School Districts		Division of Federal Programs, Assessment, and School Improvement - Assessment	
Administer, score and report of assessments. (Specific tests related to this deliverable are listed in comment box below)	School Districts		Division of Federal Programs, Assessment, and School Improvement - Assessment	
Administer and provide support and oversight of federal programs related to the Every Student Succeeds Act (ESSA). Responsible for LEA plan approvals, programmatic and fiscal monitoring, and technical assistance.	School Districts; Executive Branch;	US Department of Education	Division of Federal Programs, Assessment, and School Improvement - Federal and State Accountability	
Administer and provide support and oversight of State programs such as Accreditation, District/School Strategic Plans, and other state required programs.	School Districts		Division of Federal Programs, Assessment, and School Improvement - Federal and State Accountability	
Fiscal and Grants Management – Collect and maintain all financial and programmatic data required by the IDEA; Perform fiscal monitoring of local education agencies (LEAs) and state- operated programs (SOPs) under the IDEA.	School Districts	Also includes State Operated Programs	Division of Federal Programs, Assessment, and School Improvement - Special Education Services	
Technical Assistance - Coordinate and provide statewide assistance for LEAs and SOPs for preschool, curriculum and instruction, post-secondary transition, assistive technology, behavioral supports, deaf and hard of hearing, visually impaired, visually impaired, group homes and residential treatment facilities.	School Districts	Also includes State Operated Programs	Division of Federal Programs, Assessment, and School Improvement - Special Education Services	
Programs and Initiatives - Professional Learning Opportunities - Oversee the special education across the state.	School Districts	Also includes State Operated Programs	Division of Federal Programs, Assessment, and School Improvement - Special Education Services	

Data Collection and Analysis - internal support in areas of IDEA reporting such as demographic analysis, data collection, education, needs analysis, data systems, and data quality assessment.	School Districts	Also includes State Operated Programs	Division of Federal Programs, Assessment, and School Improvement - Special Education Services	
AT and IT Support - Assistance and support for information technology and assistive technology needs for OSES and external stakeholders ranging from item piece and equipment, or product system, off the shelf, modified and customized, used to increase maintain or improve functional capabilities of children with disabilities.	School Districts	Also includes State Operated Programs	Division of Federal Programs, Assessment, and School Improvement - Special Education Services	
General Supervision – implementation of general supervision and guidance that assists and supports LEAs and SOPs in meeting the requirements of federal and state regulations relating to students with disabilities.	School Districts	Also includes State Operated Programs	Division of Federal Programs, Assessment, and School Improvement - Special Education Services	
Professional learning opportunities relating to Compliance state and federal regulations and Outcomes for children with disabilities – This includes receiving and responding to informal parent complaints, updating and revising and the SC Special Education Process Guide, and receiving and responding to requests for technical assistance form LEAs and SOPs.	School Districts	Also includes State Operated Programs	Division of Federal Programs, Assessment, and School Improvement - Special Education Services	
Provide training, support, and coaching in low performing school districts.	School Districts		Division of Federal Programs, Assessment, and School Improvement - School Transformation	
Monitor evidence based interventions, practices, and strategies by conducting progress monitoring reviews.	School Districts		Division of Federal Programs, Assessment, and School Improvement - School Transformation	
Monitor sub-grant recipients for the Charter School Planning and Implementation Grant	School Districts (Specifically Charter Schools)	Subrecipients of the P&I Grant	Division of Federal Programs, Assessment, and School Improvement - School Transformation	
Provide state-wide professional development relating to school transformation.	School Districts		Division of Federal Programs, Assessment, and School Improvement - School Transformation	
Maintain and operate the bus fleet for school districts through county bus shops	School Districts		Division of District Operations and Support - Office of Transportation	
Purchase school buses for the entire public school system of South Carolina	School Districts		Division of District Operations and Support - Office of Transportation	
Purchase and provide fuel for school buses to county bus shops	School Districts; County Bus Shops		Division of District Operations and Support - Office of Transportation	
Provide training to school bus drivers and support school districts	School Districts		Division of District Operations and Support - Office of Transportation	
Monitor, train, and support school districts regarding compliance with Medicaid billing for school-based services	School Districts		Division of District Operations and Support - Medicaid Services	
Administration of School District Administrative Claiming (SDAC) program related to school district Medicaid reimbursement for administrative activities	School Districts		Division of District Operations and Support - Medicaid Services	
Medicaid reimbursement for Special Needs Transportation	School Districts		Division of District Operations and Support - Medicaid Services	

Provide support and training to school districts regarding Health and Nutrition programs.	School Districts		Division of District Operations and Support - Health and Nutrition	Office tasked with administration of school nutrition and summer feeding programs.
Approve all summer feeding sites and sponsors.	School Districts; USDA		Division of District Operations and	
			Support - Health and Nutrition	
Monitor all School Nutrition programs.	School Districts; SC DHHS		Division of District Operations and	
			Support - Health and Nutrition	
Oversee and monitor USDA Foods to School Food Authorities.	School Districts		Division of District Operations and	
			Support - Health and Nutrition	
Monitor USDA grants for CEP, FFVP and Federal Equipment.	School Districts		Division of District Operations and	
			Support - Health and Nutrition	
Conduct Plan Reviews	School Districts		Division of District Operations and	Office responsible for ensuring safe and code compliant K-12 educational facilities newly constructed for the
			Support - School Facilities	state of South Carolina.
Issue Building Permits for all newly constructed buildings and renovation projects	School Districts		Division of District Operations and	
			Support - School Facilities	
Perform building inspections of South Carolina schools	School Districts		Division of District Operations and	
			Support- School Facilities	
Issue Certificates of Occupancy	School Districts		Division of District Operations and	
			Support - School Facilities	
Provide legal advice and support regarding the Individuals with Disabilities Education Act (IDEA) and other disability and civil rights laws related to the education of students with disabilities; the Family Educational Rights and Privacy Act (FERPA); school-based Medicaid services; medical homebound instruction; the educational rights of students placed or referred by state agencies in foster care, group homes, state-operated healthcare facilities, and residential treatment facilities (RTFs); the Freedom of Information Act (FOIA) and other education-related matters.	School Districts; Internal Employees		Division of Legal Affairs - Office of General Counsel	
Tasked with disciplinary matters for South Carolina educators. Investigate and prosecute				
teacher certification matters in due process hearings. Provide legal guidance to school	School Districts		Division of Legal Affairs - Office of	
districts, educators, and the general public.	School Districts		General Counsel	
			Division of Legal Affairs - Office of	
Oversees all state legal matters within the purview of the SCDE.	Internal Employees		General Counsel	
			Division of Legal Affairs - Office of	
Provide legal support and advice regarding all federal programs housed within the SCDE.	Internal Employees		General Counsel	
	State Board of Education;		Division of Legal Affairs - Office of	
Provide administrative and legal advice to the State Board of Education.	School Districts		General Counsel	
Provide technical assistance and resources to the agency administration and program offices	School Districts			
on pre-award tasks and grant management topics.	Internal Employees		Division of Legal Affairs - Grants Program	
Procure requested items and assist vendors with questions/concerns regarding the	Internal Employees; School			
	Districts; Vendors		<b>Division of Legal Affairs - Procurement</b>	
procurement process Communicate and work with members of the General Assembly and their staff regarding	Districts, vendors		Division of Legal Affairs - Government	Ombudsman for agency and switchboard responding to calls and public inquiries; Liaison to the Governor,
policy changes and budget updates.	Legislative Branch		Affairs	General Assembly, and other state agencies
Ensure all reports required of the SCDE are sent to the appropriate recipients	Legislative Branch; Internal		Division of Legal Affairs - Government	
Lisure an reports required of the SCDE are sent to the appropriate recipients	Employees; School Districts		Affairs	
Respond to and engage students, parents, educators, education stakeholders, and South		Students of South Carolina, Parents,		
	General Public	Educators, Education Stakeholders	Office of Communications	
Carolina Citizens regarding education issues and agency initiatives.		Educators, Education Stakeholders	+	
Respond to and engage the news media regarding education issues and agency initiatives	General Public	Media Outlets	Office of Communications	
			CFO - Chief Finance Office and Office of	
Provide financial transparency reports and data	General Public		Finance	
			CFO - Chief Finance Office and Office of	
Process timely disbursements to School Districts	School Districts		Finance	
	Executive Branch/State		CFO - Chief Finance Office and Office of	
Process timely disbursements to State Agencies	Agencies		Finance	
			CFO - Chief Finance Office and Office of	
Process timely disbursements to County and Local Governments	Local Govts.		Finance	
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Visit districts to ensure fiscal stability and compliance, provide technical assistance, and issue declarations when necessary	School Districts	CFO - Chief Finance Office and Office of Finance	
Procure, receipt, distribute, and maintain instructional materials	School Districts	CFO - Chief Finance Office and Office of Finance	
Prepare federal grant reimbursement requests/reports and provide support to various audits by reporting procedures, supporting closing procedures, and fulfilling requests for information as it relates to the Statewide Audit, Office of State Auditor Agreed Upon Procedure Audit and Federal government audits	School Districts	CFO - Chief Finance Office and Office of Finance	

Agency Name	•	Fiscal Year 2018-2	
			Accountability Repor
Agency Code and Section	H630	001	Doute ou Townlot
Name of Partner Entity	Type of Partner Entity	Description of Partnership	Partner Templat Associated Goal(s)
Education consortia (Old English, Midlands, Pee Dee, and Western	K-12 Education Institute	Feedback and input on SCDE implementation; collaboration around state and federal opportunities	1.1-7.4
Piedmont)			
Governors Schools	K-12 Education Institute	Fiscal agent; SCDE seat on the board	1.1-6.4
Home School Association(s)	K-12 Education Institute	Statutory determinations for purposes of school attendance	2.3
Palmetto Unified School District	K-12 Education Institute	SCDE seat on board	1.1-6.4
K-12 Technology Initiative	K-12 Education Institute	Partnership among DOA, EOC, SCDE, State Library, and others	1.1-6.4, emphasis on 5.1 (virtual programming)
Local education agencies (LEAs; school districts)	K-12 Education Institute	Funding allocations; leadership, funding, and professional support; monitoring of state/federal requirements and plans; training and technical assistance; feedback and input on SCDE implementation; collaboration around state and federal opportunities	ALL
Schools (elementary, middle, and high)	K-12 Education Institute	Funding allocations; leadership, funding, and professional support; monitoring of state/federal requirements and plans; training and technical assistance; feedback and input on SCDE implementation; collaboration around state and federal opportunities	ALL
SC Public Charter School District	K-12 Education Institute	Fiscal agent; leadership, funding, and professional support; advocacy; monitoring of state/federal requirements and plans as appropriate; training and technical assistance; feedback and input on SCDE implementation; collaboration around state and federal opportunities	1.1-6.4, emphasis on 1.1
State Government			
Center for Educator Recruitment, Retentions, and Advancement (CERRA)	State Government	Training development and facilitation; collaboration with the Alternative Certification Team to present district and/or regional information sessions in rural districts; partnership on Rural Technical Assistance proviso and SC State Plan for the Equitable Distribution of Excellent Educators	3.1, 3.3, 3.4, 3.5
Commission on Higher Education (CHE)	State Government	NCRC data	3.4
Education Oversight Committee (EOC)	State Government	Standard-setting and approval; assessments, reporting and accountability (including report cards); grading and accountability plans; oversight of EIA funding	1.2, 4.1, 4.2
First Steps	State Government	Collaboration around planning and professional development for early learning teachers of 4K; Collaboration around 4K professional learning and data collection	5.3
HeadStart	State Government	Collaboration around planning and professional development for early learning teachers; Collaboration around professional learning and data collection	5.3
Office of Revenue and Fiscal Affairs	State Government	Data matching	4.1, 4.2
Office of the Attorney General	State Government	Training related to school climate/safety	6.4
School Food Authorities	State Government	Actual benefit issuance/determinations; Training and technical assistance	6.2
SC Department of Commerce	State Government	Proviso Task Force; EEDA recommendations; regional educational coordinators; workforce projections	
SC Department of Employment and Workforce	State Government	Career readiness, workforce statistics and projections	5.2
SC Department of Health and Environmental Control	State Government	Technical assistance to select counties related to meal patterns and nutrition education	6.2
SC Department of Health and Human Services	State Government	School-based health Medicaid reimbursement policies	6.4
SC Department of Mental Health	State Government	Mental health services in the schools (some school districts contract with SCDMH)	6.4

SC Department of Social Services	State Government	Collaboration around planning and professional development for early learning teachers of 4K; Resource regarding summer food initiatives	5.3, 6.2
SCETV	State Government	SCDE board seat; public service announcements; collaboration around filming and broadcasting professional learning	6.4
SC State Board for Technical and Comprehensive Education	State Government	Dual credit awarding entity; collaboration around college readiness and reduction of remediation; sharing of vocational equipment	5.2
Federal Government			
National Highway Traffic Safety Administration (NHTSA)	Federal Government	Regulation of federal motor vehicle standards related to school buses	6.1, 6.2
Southeastern Comprehensive Center/American Institutes of Research	Federal Government	USDE-funded research and program support; technical assistance; networking/contact with other states	ALL
US Department of Agriculture	Federal Government	Policy, technical assistance, and reimbursement related to several programs that provide healthy food to children including the National School Lunch Program, School Breakfast Program, and Summer Food Service Program	6.2
US Department of Education	Federal Government	Policy, funding, technical support, oversight, and monitoring of all federally funded programs	1.2, 1.3, 2.1, 2.2, 2.3, 4.1, 4.2, 5.3
US Department of Justice	Federal Government	Office of Civil Rights reviews data (dropout, chronic absenteeism, and discipline) to ensure that students' rights are not violated	4.1, 4.2
Higher Education			
Educator Preparation Programs (EPPs)	Higher Education Institute	Training, resources, and technical assistance related to EPP accreditation, teacher licensure, state initiatives, and current legislation; EPP program approval; information sharing through monthly SC Education Dean's Alliance meetings	3.4, 3.5
IHEs	Higher Education Institute	Collaboration and information-sharing around K-12 students for post-secondary success/readiness; feedback and input on SCDE implementation; collaboration around state and federal opportunities	1.1-6.4
Technical colleges	Higher Education Institute	SCDE seat on SC Board of Technical Colleges; ReadySC; youth apprenticeships; collaboration and information-sharing around K-12 students for post-secondary success/readiness; feedback and input on SCDE implementation; collaboration around state and federal opportunities	1.1-6.4
Clemson University	Higher Education Institute	Reading Recovery programming and certification	1.3, 5.3
Francis Marion University	Higher Education Institute	Resources related to teaching students of poverty	2.2
Lander University	Higher Education Institute	Montessori programming and professional learning	1.1, 5.3
MUSC Boeing Center	Higher Education Institute	Technical assistance targeted to school districts related to development of local wellness policies	6.4
MUSC	Higher Education Institute	Partnership with school-based telehealth program to improve availability of health care to children living in underserved areas	6.4
Riley Institute at Furman University	Higher Education Institute	Technical assistance and data support for several SCDE areas, including Profile, Montessori, and personalized learning	1.1
SC State Board of Trustees	Higher Education Institute	SCDE seat on Board of Trustees	1.1-6.4
USC - SC Educational Policy Center	Higher Education Institute	Data analysis, accountability support, and training regarding climate surveys	2.2

USC - Center for Educational Partnerships (CEP)	Higher Education Institute	Technical assistance and support of several state initiatives, including Read to Succeed and school improvement	2.2, 5.3
USC - Children's Law Center	Higher Education Institute	Truancy training and resources	6.4
Professional Associations			
Council for the Accreditation of Educator Preparation (CAEP)	Professional Association	EPP state accreditation is tied to national accreditation through CAEP; SCDE is part of national accreditation visits and provides CAEP support to IHEs	3.4, 3.5
Council of Chief State School Officers (CCSSO)	Professional Association	Feedback and input on SCDE policies and initiatives; state partnerships; national-level training, support, and information; technical assistance	1.1-6.4
Palmetto State Teachers Association (PSTA)	Professional Association	Feedback and input on SCDE policies and initiatives; training and information	1.1-6.4
SC Association for Educational Technology	Professional Association	Annual conference presentations; collaboration around instructional technology	5.1
SC Association of School Administrators (SCASA)	Professional Association	Feedback and input on SCDE policies and initiatives; training and information	1.1.1-6.4.6
SC Association of School Business Officials	Professional Association	Feedback and input on SCDE policies and initiatives; training and information	1.2, 1.3, 2.1, 2.2, 2.3, 4.1, 5.3
SC Education Association (SCEA)	Professional Association	Feedback and input on SCDE policies and initiatives; training and information	1.1-6.4
SC School Board Association	Professional Association	Feedback and input on SCDE policies and initiatives; training and information	1.1-6.4
State Chamber of Commerce	Professional Association	Advocacy; feedback and input on SCDE policies and initiatives	5.2
Non-Governmental Organizations			
BCBSSC Foundation	Non-Governmental	Fitness Gram	1.1
	Organization		
SC Council on the Holocaust	Non-Governmental Organization	Funding provided through Appropriations Act	1.1
ECTA	Non-Governmental	Funding; training and technical assistance; strategic planning	5.2
KnowledgeWorks	Organization Non-Governmental Organization	Collaboration and technical assistance related to personalized learning	1.1
LARCUM	Non-Governmental Organization	Interdenominational faith-based group; collaboration around literacy support and family/community engagement	1.3
Palmetto Health	Non-Governmental Organization	Go Noodle	6.4
SC African American Heritage Association	Non-Governmental Organization	Teacher's Guide to African American Historic Places in SC	1.1
SC Baptist Convention	Non-Governmental Organization	Adopt a school program	1.3
SC Future Minds	Non-Governmental Organization	SCDE seat on board; Teacher of the Year	3.5.1
Southeastern Regional Education Board (SREB)	Non-Governmental Organization	Implementation of High Schools That Work (HSTW) proviso; technical assistance for low-performing schools; programmatic support of HSTW, MMGW, TTGW, LDC and MDC	1.1, 2.2, 5.2
TASC	Non-Governmental Organization	Funding; training and technical assistance; strategic planning	5.2
TransformSC	Non-Governmental Organization	Business partnerships; collaboration around Profile and personalized learning	1.1
Private Business Organizations			

Absolute Total Care	Private Business	School nurses asthma symposium	6.4
	Organization		
AdvancED	Private Business	Diagnostic reviews for Priority Schools; district/school accreditation; support of SCDE transformation	2.2, 2.3
	Organization	coaches	
AT&T	Private Business	African American Heritage Calendar	1.1
	Organization		
Data Recognition Corporation	Private Business	Assessments	1.2
	Organization		
WIS	Private Business	African American Heritage Calendar	1.1
	Organization		

Agency Name:		DEPARTMENT OF EDUCATION						Fiscal Year 2018-2019 Accountability Report
Agency Code:	H630	Section:	001					Report and External Review Template
Item	Is this a Report, Review, or both?	Report or Review Name	Name of Entity Requesting the Report or Conducting Review	Type of Entity	Reporting Frequency	Current Fiscal Year: Submission Date or Review Timeline (MM/DD/YYYY)	Summary of Information Requested in the Report or Reviewed	Method to Access the Report or Information from the Review
	External Review and Report	Proviso "School Districts and Special Schools Flexibility" (2018-19 1.26, 1A.14)	General Assembly	State	Annually	June 30, 2020	All school districts must report the student teacher ratio for every classroom to the Department of Education at the ninety and one hundred and eighty day mark. The department shall report this information to the General Assembly. The school district shall report to the Department of Education the actual percentage of its per pupil expenditures used for classroom instruction, instructional support, and transportation, food service, and safety within non-instruction pupil services for the current school year ending June thirtieth. Quarterly throughout the current fiscal year, the chairman of each school district's board and the superintendent of each school district must certify where non-instructional or nonessential programs have been suspended and the specific flexibility actions taken. The certification must be in writing, signed by the chairman and the superintendent, delivered electronically to the State Superintendent of Education, and an electronic copy forwarded to the Chairman of the Senate Finance Committee, the Chairman of the Senate Education Committee, the Chairman of the House Ways and Means Committee. Additionally, the certification must be presented publicly at a regularly called school board meeting, and the certification must be conspicuously posted on the internet website maintained by the school district.	Number 1 - will be posted on the SDE website under "Reports" and on the General Assembly website under "Agency Reports" Numbers 2 & 3 - request from agency or on district website
	Internal Review and Report	59-39-130: Tabulation of college freshman results	SC General Assembly	State	Annually	Checking with Dan	After district reports have been received (by May 1), the SCDE will tabulate them so as to show the academic performance of graduates from the respective high schools who entered institutions of higher learning. No due date in statute.	https://ed.sc.gov/scdoe/assets/File/data/College-Freshman-Report/17- 18%20College%20Freshman%20Report(1).pdf
	External Review and Report	Proviso "Information Technology and Information Security Plans" (2017-18 = 117.112)	Department of Administration	State	Annually	August 1, 2018	By August 1 of the current fiscal year, all state agencies must submit an information technology plan and an information security plan.	Request from Agency
	External Review and Report	National Public Education Finance Survey	US Department of Education	Federal	Annually	August 15, 2018	Calculate state per pupil expenditure used to determine the amount of allocation for Title I and other federal programs each year; SCDE submits expenditure and revenue data and average daily attendance statistics; Federal Register, Vol. 80 No. 246 Notice	Request from Agency
	External Review and Report	J-1 Exchange Visitor Program Report	US Department of Education	Federal	Annually	August	Provide information regarding cultural exchange teachers in South Carolina; Access via USED Title II website.	Submitted via an online portal directly to the USED. Request from Agency
	External Review and Report	Proviso "Fines and Fees" Report (Proviso 117.74 - FY 2019-2020)	Chairman of the Senate Finance Committee; Chairman of the House Ways and Means Committee	State	Annually	September 1st	Post report online and submit	https://www.scstatehouse.gov/reports/reports.php
	External Review and Report	1-1-810: Agency Accountability Report (Proviso 117.29 - FY 2019-2020)	Executive Budget Office; Legislative Oversight Committee; Governor; General Assembly	State	Annually	September 15th	Promote strategic planning and thoughtful review of agency goals; 1-1-810; Provide information for the purpose of a zero-base budget analysis	https://www.scstatehouse.gov/reports/aar2018/H630.pdf
	External Review and Report	59-6-10: EIA Program Reports	Education Oversight Committee	State	Annually	September 30th	Provide programmatic and expenditure information to EOC for EIA-funded programs; Approximately 30 reports submitted with budget actuals	https://eoc.sc.gov/sites/default/files/Documents/EIA%202018/EIA%20Binder%20f           or%20the%202017-18%20Reports%20%26%202019-           20%20EIA%20Requests%20Table%20of%20Contents%201.pdf
	External Review and Report	Proviso "Adult Education" (Previous FY) (Proviso 1A.27 - FY 2019-2020)	Senate Finance; House Ways and Means; Senate Education; House Education and Public Works Committee	State	Annually	September 30th	Provide summary information on school district quarterly reports to the SCD; District reports should include unique student identifiers; Report why students have enrolled in adult education and whether or not they are pursuing a GED or a diploma; In this data report, the SCDE typically provides a summary of data for the first quarter of the current fiscal year.	https://www.scstatehouse.gov/reports/DeptofEducation/yap%2017- 18%20summary%204th%20guarter.pdf

External Review and Report	Schools that Work Program" (Proviso 1A.16 - FY 2017-2018)	Senate Education Committee; Chairman of the House	State	Annually	December 1st	workforce and student success in post-secondary education; EEDA program monitoring and effectiveness	port%20Dropout%20HSTW_2017-18_Final.pdf
	Proviso "Dropout Prevention and High	Chairman of Senate Finance Committee; Chairman of House Ways and Means Committee;	Chert	American	Describer 4rt	Report on the effectiveness of dropout prevention programs; Assess program progress and effectiveness in providing a better prepared	https://www.scstatehouse.gov/reports/DeptofEducation/1A.16%20Proviso%20Re
External Review and Report	Proviso "IDEA Maintenance of Effort" (Proviso 1A.32 - FY 2018-2019)	General Assembly; Governor	State	Annually	December 1st	Submit estimate of the IDEA MOE requirement; This item deals with the Proviso informing the General Assembly of the estimate MFS needed for the current year.	Agency and Statehouse websites.
External Review and Report	59-10-10: Students Health and Fitness Act	General Assembly	State	Annually	December 1st	Provide summary of district- and school-level compliance with all elements of the 2005 Student Health and Fitness Act	https://www.scstatehouse.gov/reports/DeptofEducation/SCDE%205HFA%20Repor t%20Final%202018.pdf
External Review only	Proviso "CDEPP Student Information and Reporting" (Proviso 1A.55 - FY 2017-2018)	Education Oversight Committee	State	Annually	November 30th	SCDE and First Steps provide any information required by the EOC for the annual CDEPP report; List of requested data is provided by EOC	Not an SCDE report. https://www.scstatehouse.gov/reports/EducationOversightComm/STATE- FUNDED%20FULL%20DAY%204K%20PROGRAM%20REPORT.pdf
External Review and Report	59-19-900 (E): School and District Report Cards (Proviso 1A.39 "Dropout Recovery Data," 59-10-50 Physical Education Assessments, and 59-18-920 report card for charter, alternative, and career and technology schools included)	Public	State	Annually	November 15th	The school's report card must be furnished to parents and the public no later than November fifteenth; Report cards must provide calculated physical education program effectiveness score per 59-10-50; also 59-18- 930	https://screportcards.com/
External Review only	Other Funds Survey	Department of Administration	State	Annually	November 1st	Provide to the Department of Administration per H630	file:///S:/Agency%20Reports%200n%20Website/2nd%20FY%20Qtrly%20Repts/CE O-Williams/H630%20Other%20Fund%20Survey%20102918.pdf
External Review and Report	Proviso "IMD Operations" (Proviso 117.73 - FY 2019-2020)	Chairman of Senate Finance Committee; Chairman of House Ways and Means Committee; Governor	State	Annually	November 1st	Report expenditures of all IMD transition funds	file:///S:/Agency%20Reports%20on%20Website/2nd%20FY%20Qtrly%20Repts/CF O-Williams/IMD%20Operations%20-%20Allocations.pdf
External Review and Report	Proviso "GP: Discrimination Policy" (Proviso 117.13 - FY 2019-2020)	State Human Affairs Commission	State	Annually	October 31st	Each state agency shall submit to the State Human Affairs Commission employment and filled vacancy data by race and sex by October thirty-first, of each year.	https://www.schac.sc.gov/sites/default/files/Documents/Technical%20Srvcs/2019 %20Report%20to%20the%20General%20Assembly%20REV.pdf
 External Review and Report	Title II EPP Completer Data	US Department of Education	Federal	Annually	October 31st	Update USDE on completers of SC EPPs. Data uploaded via required template to Title II. Access via USED Title II website.	https://title2.ed.gov/Public/Home.aspx
External Review and Report	NIERR Yearbook Data	NIERR	Outside Organization	Annually	October 1st	Provide requested SC data for national NIERR State of Preschool Yearbook; See http://nieer.org/state-preschool-yearbooks	http://nieer.org/state-preschool-yearbooks/2018-2
External Review and Report	Proviso "LEA: Audit" regarding lottery expenditures (Proviso 3.1 - FY 2019-2020)	Executive Budget Office; Chairman of Senate Finance Committee; Chairman of the House Ways and Means Committee	State	Annually	October 1st	Provide guidelines/procedures and expenditures of lottery funds allocated to school districts and other recipient institutions according to law; In addition, provide report on the amount of lottery funds distributed to each entity in the prior fiscal year	file:///S:/Agency%20Reports%20on%20Website/2nd%20FY%20Qtrly%20Repts/CF O-Williams/Proviso3.1-LotteryMemo-Compliance.pdf
External Review and Report	Proviso "Bank Account and Transparency and Accountability" (Proviso 117.83 - FY 2019-2020)	State Fiscal Accountability Authority	State	Annually	October 1st	Report use composite reservoir bank accounts	file:///S:/Agency%20Reports%20on%20Website/2nd%20FY%20Qtrly%20Repts/CF O-Williams/Proviso117.83BankAccountTransparAcct.pdf
Internal Review and Report	59-18-1560: External Review Committees	State Board of Education	State	Annually	September	Superseded by proviso 1A.12 External review committee report on district's progress in implementing recommendations and improving performance (annually for four years or as deemed necessary by SBE); Fulfilled by posting diagnostic reviews on SCDE website	https://ed.sc.gov/districts-schools/school-improvement/school-improvement- programs/
External Review and Report	Proviso "Aid to District Draw Down" (Proviso 1A.42 - FY 2019-2020)	Chairman of the Senate Finance Committee; Chairman of the House Ways and Means Committee; Chairman of the Senate Education Committee; Chairman of the House Education and Public Works Committee; Governor; local legislative delegation	State	Annually	September 30th	Report on districts that failed to submit an updated plan in the current fiscal year; Plans ensure districts are meeting the safety needs of their students; Plans ensure districts, Palmetto Unified, and DJJ have updated safety plans in place	file:///5:/Agency%20Reports%20on%20Website/2nd%20FY%20Qtrly%20Repts/CF O-Williams/Proviso1A42%20Compliance.pdf

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External Review only	Proviso "Full Day 4K" (Proviso 1.58 - FY 2018-2019)	General Assembly	State	Annually	December 1st	Annually, the Department of Education is directed to audit the annual allocations to public providers to ensure that allocations are accurate and aligned to the appropriate pro rata per student allocation, materials, and equipment funding. The department must provide the results of the annual audit findings to the General Assembly no later than December first.	https://www.scstatehouse.gov/reports/EducationOversightComm/STATE- FUNDED%20FULL%20DAY%204K%20PROGRAM%20REPORT.pdf
External Review and Report	59-59-175: Coordinating Council Report	Governor; General Assembly; Department of Commerce; State Board of Education	State	Annually	December 1st	Report annually by December first to the Governor, the General Assembly, the Department of Commerce, the State Board of Education, and other appropriate governing boards on the progress, results, and compliance with the provisions of this chapter to specifically include progress toward career pathways and its ability to provide a better prepared workforce and student success in postsecondary education	https://ed.sc.gov/districts-schools/student-intervention-services/education-and- economic-development-act-eeda/
External Review and Report	59=16-60: SC Virtual School Program and Virtual School Offerings	State Board of Education; General Assembly; Education Oversight Committee	State	Annually	December 15th	Report on the overall effectiveness of the virtual school program including completion rates, course enrollments, etc. Provide SBE with report on virtual school offerings and data.	file:///S:/Agency%20Reports%200n%20Website/1st%20FY%20Qtrly%20Rpts/CCR- Mathis/OVE-Mitchell/VirtualSC%20Annual%20Report%202017-18%20- %20FINAL.pdf
External Review only	21st Century CCLC Annua Data Submittal	US Department of Education	Federal	Annually	December 15th	Submit 21st CCLC annual data directly to the USED via the USED's reporting portal. States are required to use the USED's portal. The information in the report is a combination of data pulled from PowerSchool and data reported by subrecipients. Our statewide evaluator is responsible for uploading the data from each subrecipient into the federal portal, and our office staff is responsible for certifying the data and submitting the final information to the USED in December of each year.	Request from Agency
Internal Review and Report	59-155-130: Summer Reading Camp Report	State Board of Education	State	Annually	December 31st	Report yearly success rate of summer reading camps; No date in law	https://www.scstatehouse.gov/reports/DeptofEducation/2019%20Reading%20Pla n%20and%20Proficiency%20Report.pdf
	Proviso "Safety Report" (Proviso 1.98)	Senate Finance Committee; House Ways and Means Committee	State	Annually	December 31st		https://www.scstatehouse.gov/reports/DeptofEducation/Safe%20Schools%20Initi ative%20Report%2012.31.2018.pdf
	Proviso "Grants Committee Process" (Proviso 1A.92)	Governor; Senate Finance Committee; House Ways and Means Committee	State	Annually	December 31st		https://www.scstatehouse.gov/reports/DeptofEducation/Grants%20Committee%2 OReport%20-%20Final.pdf
External Review and Report	Proviso "Reading/Literacy Coaches" (Proviso 1.62 and 1A.61 - FY 2018-2019)	General Assembly	State	Annually	January 15th	Report on hiring/assignment of reading/literacy coaches by school in current fiscal year; Also report amount of funds to be used for Summer Reading Camps	https://www.scstatehouse.gov/reports/DeptofEducation/Reading%20Coach%20R eport%20Final.pdf
External Review and Report	59-63-330: School-Related Crime	General Assembly; Office of Attorney General	State	Annually	January 31st	Report compiled school-related crime information; Identify persistently dangerous schools; Provide January 31 following districts' final quarterly reports of the school year	https://www.scstatehouse.gov/reports/reports.php
External Review and Report	59-18-310: Retroactive Diplomas	General Assembly and State Board of Education	State	Other	January 31st	A person who is no longer enrolled in a public school and who previously failed to receive a high school diploma or was denied graduation solely for failing to meet the exit exam requirements pursuant to this section and State Regulation may petition the local school board to determine the student's eligibility to receive a high school diploma pursuant to this chapter. The local school board will transmit diploma requests to the South Carolina Department of Education in accordance with department procedures. Petitions under this section must be submitted to the local school district. Students receiving diplomas in accordance with this section shall not be counted as graduates in the graduation rate calculations for affected schools and districts, either retroactively or in current or future calculations. On or before January 31, 2019, the South Carolina Department of Education shall report to the State Board of Education and the General Assembly the number of diplomas granted, by school district, under the provision.	https://www.scstatehouse.gov/reports/DeptofEducation/Report%20to%20the%20 GA%20DP.pdf

Internal Review and Report	59-26-20: Critical Needs, Schools, Geographic Areas, and Subject Areas for SC Teacher Loan Forgiveness	State Board of Education; SCSLC	State	Annually	January	Areas of critical need shall include both geographic areas and areas of teacher certification and must be defined annually for that purpose by the State Board of Education. SBE approved definitions should be posted and sent to the SCSLC.	https://ed.sc.gov/educators/recruitment-and-recognition/critical-need-areas/
External Review and Report	Proviso "Debt Collection Reports" (Proviso 117.34 - FY 2018-2019)	Chairman of Senate Finance Committee; Chairman of Ways and Means Committee; Inspector General	State	Annually	February 28th	Report outstanding debt owed to the SCDE by outside entities in previous fiscal year; See definitions in proviso	file:///S:/Agency%20Reports%20on%20Website/3rd%20FY%20Qtrly%20Rpts/CFO- Williams/Debtcollection2018-Proviso117.34.pdf
External Review and Report	Proviso "Work Based Learning" (Proviso 1A.5 - FY 2018-2019)	Senate Finance Committee; House Ways and Means Committee	State	Annually	February	OCTE report on accomplishments of the Career Counseling Specialists	https://www.scstatehouse.gov/reports/DeptofEducation/Proviso%201A.5_Work% 20Based%20Learning2019.pdf
Internal Review and Report	59-25-350: American Board	State Board of Education; General Assembly	State	Annually	March 31st	Submit total number of individual employed in SC with a passport certificate issued by ABCTE (now American Board) by district and nonprivileged information collected on these individuals through the ADEPT system	https://www.scstatehouse.gov/reports/DeptofEducation/EP-05- 2019AmericanBoardRep-03-19-Attach.pdf
External Review and Report	Gun Free Schools Act	US Department of Education	Federal	Annually	March	Provide information about weapons in SC schools; GFSA Authorizing Legislation (Title IV, Part A, Subpart 3, Section 4141)	https://www.scstatehouse.gov/reports/DeptofEducation/South%20Carolina%20SY %202017-18%20GFSA%20Compliance%20Questions.pdf
External Review and Report	59-155-140: State Reading Plan and 59- 155-130: Progress towards 95% Reading on Grade Level	US Department of Education	Federal	Annually	Мау	No due date; Provide updated plan and state reading proficiency progress report; Include proficiency update regarding 59-155-130	file:///S:/Agency%20Reports%200n%20Website/4th%20Qtrly%20Rpts/CCR- Mathis/OELL- Catoe/2019%20Reading%20Plan%20and%20Proficiency%20Report.pdf
External Review and Report	Charter School Grant Annual Report	US Department of Education	Federal	Annually	Мау	Evaluate annual performance related to grant goals, metrics, funding requirements, and grant guidance	file:///S:/Agency%20Reports%20on%20Website/4th%20Qtrly%20Rpts/FPASI- Payne/OST-Dixon/Charter%20School%20Grant%20Annual%20Report/Binder1.pdf
Internal Review and Report	59-40-170: Vacant School Building Report	Applicants for Charter Schools	State	Annually	Мау	No due date; The Department of Education shall make available, upon request, a list of vacant and unused buildings and vacant and unused portions of buildings that are owned by school districts in this State and that may be suitable for the operation of a charter school. The department shall make the list available to applicants for charter schools and to existing charter schools. The list must include the address of each building, a short description of the building, and the name of the owner of the building.	https://www.scstatehouse.gov/reports/reports.php
External Review and Report	Proviso "LEA: FY 2017-2018 Funding" (Reading Parnters Impact - Proviso 3.4 - FY 2018-2019)	Chairman of Senate Finance Committee; Chairman of House Ways and Means Committee; Chairman of Senate Education Committee; Chairman of House Education and Public Works Committee	State	Annually	June 15th	The Office of Early Learning and Literacy shall specify planning criteria to be submitted by Reading Partners no later than July fifteenth of the current fiscal year. Planning criteria shall include, but is not limited to, pre and post assessment data, parental and family literacy engagement, summer learning support and building school level capacity for intervention.	file:///S:/Agency%20Reports%20on%20Website/4th%20Qtrly%20Rpts/CCR- Mathis/OELL- Catoe/2019%20Reading%20Partners%20Outcomes%20Report%20(002).pdf
External Review and Report	59-1-425: Missed School Days (Weather Report)	General Assembly	State	Annually	June 30th	School term information; Provide detailed report of information from each district listing beginning and length of school term as well as the number of: (1) days missed and the reason, (2) days made up, and (3) days waived; Must be provided prior to July 1	https://www.scstatehouse.gov/reports/reports.php_
External Review and Report	Proviso "School Bus Purchase" (Proviso 1.19 - FY 2018-2019)	Chairman of Senate Finance; Chairman of House Ways and Means	State	Other	June	If the department uses the specifications of another state, the department must submit a report to the Chairman of the Senate Finance Committee and the Chairman of the House Ways and Means Committee detailing the methodology by which the alternative specifications were determined to be safe, more economical, and in the public interest, when compared to the specifications set forth by the School Bus Specifications Committee.	We currently use South Carolina Specifications, therefore there is no report required.
	2-47-55: Comprehensive Permanent Improvement Plan	Capital Budget Office; Department of Administration	State	Other	June 30th		Upon request.
	Proviso 1.98	Senate Finance Committee; House Ways and Means Committee	State	Annually	Close of Fiscal Year		Will be posted on Statehouse website when completed
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ltem	Is this a Report, Review, or both?	Report or Review Name	Name of Entity Requesting the Report or Conducting Review	Type of Entity	Reporting Frequency	Current Fiscal Year: Submission Date or Review Timeline (MM/DD/YYYY)	Summary of Information Requested in the Report or Reviewed	Method to Access the Report or Information from the Review
		59-29-155: Founding principles	Senate Education; House Education and Public Works	State	Bi Annual	October 15th, 2019	Due next cycle - 10/15/2017; Submit documentation of implementation of this section (founding principles instruction required, reporting requirements, professional development); See statute for specific requirements. Requires SCDE professional development (and reporting of it). References EOC and SBE. Provide report on October 15 of each odd- numbered year, commencing in 2017.	Agency and Statehouse website once it is complete.
		59-36-70: Report by Advisory Council on services for preschoolers	Interagency Coordinating Council; Joint Legislative Committee on Children; Senate Finance; House Ways and Means; Senate Education; House Education and Public Works	State	Bi Annual (2020 is next report publication)		State Advisory Council, with assistance from SCDE staff, submit summary of services provided for preschool children with disabilities and their families; See statute for requirements; Related to Act 86, which requires LEAs to serve children with disabilities ages 3 through 5	https://ed.sc.gov/districts-schools/special-education-services/oversight-and- assistance-o-a/acesd/acesd-reports-resources/idea-preschool-report-2016-17/
		Diploma Pathways	General Assembly	State	Bi Annual	February 15th	The department shall monitor the number of diplomas and employability credentials earned by students and shall report to the State Board of Education and the General Assembly biannually by February 15, beginning in 2020.	

ltem	Is this a Report, Review, or both?		Name of Entity Requesting the Report or Conducting Review			Current Fiscal Year: Submission Date or Review Timeline (MM/DD/YYYY)	Summary of Information Requested in the Report or Reviewed	Method to Access the Report or Information from the Review	
		59-144-130: SBE facilities information (capital needs reports)	General Assembly	State	Tri Annual	December 1st	SBE report projected five-year school facilities improvement requirements reported by school districts, needs since last report, and previously identified needs; Report every three years beginning in 1998		
		59-01-495: Title 59 review	General Assembly	State	Tri Annual	December 31st	Assemble committee; Committee report all statutes that are obsolete and no longer applicable; Identify federal education statutes and regulations applicable to SC		