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INTRODUCTION TO TITLE I, PART A & ESSA: A PROGRAM AND FISCAL HANDBOOK

This handbook provides general guidance from Utah State Board of Education (USBE) Title I staff on programmatic and fiscal requirements for Title I, Part A. It includes information about how local educational agencies (LEAs) may spend Title I, Part A funds under the Every Student Succeeds Act (ESSA). Use this handbook in conjunction with other guidance documents from USBE and the U.S. Department of Education (ED) on the use of Title I, Part A federal program funds. Guidance documents are listed and linked to this handbook. Guidance documents and forms referenced in this handbook are also available on the USBE’s ESEA Federal Programs and Related State Initiatives Webpage.

Title I, Part A is the largest K-12 federal education grant program. It provides supplemental funding to support educators in low-income schools in improving the academic achievement of students who are economically and educationally disadvantaged. ED awards Title I, Part A funds to state education agencies (SEAs), which then subgrant funds to LEAs based on a federal formula. LEAs may retain some funding to carry out certain activities, and then must allocate the rest to eligible schools.

Important Note: The federal formula used to determine district LEA allocations of Title I funds is based on U. S. Census Bureau counts of school-age children (ages 5-17) from low-income families residing in each geographical school district. The formula is not based on an LEA’s percentage of students who qualify for free or reduced-price lunch (FRL). Since charter LEAs do not have geographical boundaries, allocations are based on the number and percentage of students from low-income families based on the annual October 1 counts submitted to USBE.

President Lyndon B. Johnson signed the original Elementary and Secondary Education Act (ESEA) into law in 1965. The ESEA established the Title I program. The Every Student Succeeds Act (ESSA) is the most recent Congressional reauthorization of the ESEA. President Barack Obama signed the ESSA into law on December 10, 2015. The version of the ESEA prior to the ESSA was the No Child Left Behind (NCLB) Act of 2001. ESSA went into effect on July 1, 2017. For more information about the ESSA, please see the U.S. Department of Education website. Utah’s approved Consolidated State ESSA Plan is found here.

It is important to note that this handbook only provides an overview of each of the Title I, Part A programmatic and spending rules and options; it does not discuss all details of compliance requirements that apply. For more information, please see USBE’s ESEA Federal Programs and Related State Initiatives webpage.

This handbook:

A. Provides an overview of the Title I, Part A program;
B. Summarizes general federal education spending provisions that apply to Title I, Part A;
C. Addresses the use of Title I, Part A funds by LEAs;
D. Summarizes and addresses LEA-level Title I initiatives, including:
   (1) The use of Title I Part, A funds by schools operating targeted assistance Title I programs; and
   (2) The use of Title I Part, A funds by schools operating schoolwide Title I programs.
E. Provides guidance on:
   (1) Consolidating Title I, Part A funds with other funds in a schoolwide program;
   (2) Key fiscal tests LEAs must meet as a condition of receiving Title I, Part A funds:
      i. maintenance of effort,
      ii. comparability, and
      iii. supplement-not-supplant; and
   (3) Conditions LEAs agree to when accepting Title I, Part A funds.
   (4) Monitoring
OVERVIEW OF THE TITLE I, PART A PROGRAM

STATUTORY PURPOSE OF TITLE I, PART A

The statutory purpose of the Title I, Part A section of the Every Student Succeeds Act (ESSA) is to provide all children “significant opportunity to receive a fair, equitable, and high-quality education, and to close educational achievement gaps.”1 To achieve that, states must develop accountability systems to identify and support schools with academically struggling students, and LEAs and schools must use their Title I, Part A funds to improve student outcomes, including academic achievement.

The Utah State Board of Education’s Strategic Plan provides the foundation for Utah’s public education system. In addition, USBE’s Education Elevated and Utah’s Portrait of a Graduate establish targets for student outcomes necessary to ensure each Utah student is the beneficiary of an equitable, high-quality education, and has the characteristics of a successful Utah graduate upon exiting the K-12 system.

The state accountability system is central to Title I and the achievement of these outcomes. State accountability systems include:

1. State-adopted, rigorous academic standards in at least math, reading/language arts, and science;2
2. High-quality academic assessments that measure how well students are mastering state standards in at least math, reading/language arts, and science;3
3. A system that differentiates school performance based on a variety of indicators;4
4. A system to identify and support certain low-performing schools (known as “comprehensive support and improvement” (CSI) schools and “targeted support and improvement” (TSI) schools);5 and
5. Reporting student achievement and other data to ED and the public.6

For more information on Utah’s State Accountability System, please see USBE Assessment and Accountability.

MUST CARRY OUT ACTIVITIES

LEAs that receive Title I funds must carry out a variety of activities as a condition of participating in the program including, but not limited to:

1. Developing and implementing plans to support and improve low-performing schools identified by the state through its accountability system;7
2. Reporting student achievement and other data to the SEA and the public;8
3. Notifying parents about issues such as teacher qualifications, assessments, and identification of students as English learners;9

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2 Id. § 1111(b)(1).
3 Id. § 1111(b)(2).
4 Id. § 1111(c)(4)(B). The indicators are (1) student achievement on the state academic assessment, (2) for elementary and middle schools, a measure of student growth or another academic indicator that allows for meaningful differentiation of school performance, (3) for high schools, high school graduation rates, (4) progress in achieving English language proficiency, and (5) an indicator of school quality or student success, such as student engagement, educator engagement, access to and completion of advanced coursework, postsecondary readiness, school climate and safety, or another state-selected indicator that meets ESSA requirements. Id. § 1111(c)(4)(B)(i)-(v).
5 Id. § 1111(d).
6 Id. § 1111(h).
7 Id. § 1111(d)(1) & (2).
8 Id. § 1111(h).
9 Id. § 1112(e).
4. Collaborating with child welfare agencies to ensure the educational stability of children in foster care; ¹⁰
5. Providing services to children and youth experiencing homelessness;¹¹
6. Providing services to children and youth in local institutions for neglected children, and if appropriate, to children in local institutions for delinquent children, and neglected or delinquent children in community day programs;¹²
7. Allocating Title I funds to eligible schools through a poverty-based procedure known as “ranking and serving;”¹³
8. Developing policies and providing services to meaningfully engage parents and families;¹⁴
9. Providing services to eligible private school students, their parents, and educators;¹⁵ and
10. Overseeing Title I activities in Title I schools.¹⁶

MUST DESIGN AND IMPLEMENT PROGRAMS
Schools that receive Title I funds must design and implement programs to support eligible students using one of two models:

A SCHOOLWIDE MODEL
1. A schoolwide model is available to any school with at least 40% poverty (or to low-performing Title I schools below 40% poverty with a Request to Waive the 40% Poverty Threshold to Operate a Schoolwide Title I School, which, under certain conditions of ESSA, may be issued by the SEA);¹⁷
2. Schools operating a schoolwide model can use Title I funds to upgrade the entire educational program;¹⁸
3. All students are considered “eligible for Title I services”;¹⁹
4. Schoolwide schools must develop a schoolwide Title I plan. This plan must describe the services the school will provide based on a comprehensive needs assessment of the school’s needs.²⁰
   a. This needs assessment must take into account the academic achievement of all students, particularly the needs of those students struggling to meet state academic standards, and any other factors as determined by the LEA.²¹
5. Title I, Part A funds may only be used to support identified needs and the goals articulated in the schoolwide plan.

Additional information about the requirements for the Title I schoolwide model is located in the section Schoolwide Title I Programs.

A TARGETED ASSISTANCE MODEL
1. A targeted assistance model is available to any designated Title I school with less than 40% poverty or that does not operate a schoolwide program.²²
2. Schools operating a targeted assistance model must use Title I funds to support students, who are educationally disadvantaged, meet state standards;²³
3. Students are categorically eligible for Title I services if they:

¹⁰ Id. § 1112(c)(5)(B).
¹¹ Id. § 1113(c)(3)(A)(i).
¹² Id. § 1113(c)(3)(A)(ii) & (iii).
¹³ Id. § 1113.
¹⁴ Id. § 1116.
¹⁵ Id. § 1117.
¹⁶ 2 CFR § 200.328(a).
¹⁷ ESSA, amending ESEA, § 1114(a)(1).
¹⁸ Id. § 1114(a)(1)(A).
¹⁹ Id. § 1114(a)(2).
²⁰ Id. § 1114(b).
²¹ Id. § 1114(b)(6).
²² Id. § 1115.
²³ Id. § 1115(b)(2)(A).
a. Are failing, or at risk of failing, to meet state academic standards,
b. Participated in certain federally funded preschool programs (e.g., Head Start),
c. Received services under the Title I, Part C Migrant Education Program,
d. Are in a local institution for neglected or delinquent children or attending a community day program, or
e. Are homeless.\textsuperscript{24}

Additional information about the requirements for the Title I targeted assistance model is located in the section Targeted Assistance Title I Programs.

\section*{Eligibility Criteria for Title I, Part A Funds}

There are four (4) levels of Title I, Part A grants: Basic, Concentration, Targeted, and Education Finance Incentive Grants (EFIG). Each level has specific eligibility criteria that the school, LEA, and/or SEA must meet in order to qualify for the grant. Title I funds are allocated through statutory formulas that are based primarily on U. S. Census Bureau poverty estimates and the individual state’s level of investment in the cost of public education.

\subsection*{1. Basic Grant}
\begin{enumerate}
\item An LEA must have at least 10 children living in poverty, and
\item Children living in poverty must exceed 2\% of the LEA’s school age population (ages 5-17).
\end{enumerate}

\subsection*{2. Concentration Grant}
\begin{enumerate}
\item An LEA must have at least 6,500 children living in poverty, or
\item Children living in poverty must be greater than 15\% of the LEA’s school age population (ages 5-17).
\end{enumerate}

\subsection*{3. Targeted Grant}
\begin{enumerate}
\item An LEA must have at least 10 children living in poverty, and
\item Children living in poverty must be at least 5\% of the LEA’s school age population (ages 5-17).
\end{enumerate}

\subsection*{4. Education Finance Incentive Grants (EFIG)}
\begin{enumerate}
\item A state must rank well in comparison to other states in its effort to provide financial support for public education compared to its relative wealth as measured by its per capita income.
\item A state must rank well in comparison to other states in the degree to which education expenditures among LEAs within the state are equalized.
\item An LEA must have at least 10 poverty children.
\item Children in poverty must be at least 5\% of the LEA’s school-age population (ages 5-17).
\item An LEA must target Title I funds to schools with the highest percentages of children from low-income families.
\item Schools must focus Title I services on children who are failing, or most at risk of failing, to meet rigorous state academic standards (unless a school is operating a schoolwide program).
\item An LEA must use Title I funds to provide equitable academic enrichment services to eligible children enrolled in private schools. \textit{Note: The equitable services provision does not apply to charter LEAs.}
\end{enumerate}

Several factors affect final allocations of Title I, Part A funds awarded to each LEA, including, but not limited to:

\begin{enumerate}
\item U. S. Census Bureau poverty data from each geographical LEA. For the 2021-2022 school year, census poverty data from 2019 is incorporated into the formula. There is always a two-year lag.
\item District of residence data for school-age children (ages 5-17).
\item LEA eligibility: Some LEAs, but not all, qualify for all four types of Title I, Part A grants (basic, concentrated, targeted, and EFIG). These LEA determinations are made at the federal level, not by the SEA.
\end{enumerate}

\textsuperscript{24} Id. § 1115(c).
4. Total number of LEAs that are eligible for Title I (i.e., in Utah, the district LEAs along with the number of charter LEAs that are eligible for Title I funds).
5. Significantly expanding charter schools (i.e., a substantial increase in the number of students attending the charter school due to an event such as the addition of one or more grade levels).
6. LEAs that do not accept Title I funds (e.g., one small rural Utah LEA typically waives Title I funds, and some charter LEAs elect to waive funds).

Each of these factors are part of an intricate series of formulas calculated annually at the federal and state levels to determine each LEA’s Title I, Part A allocation.

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**GENERAL FEDERAL EDUCATION SPENDING PROVISIONS**

**ALLOWABILITY OF COSTS IN TITLE I INITIATIVES**

At the end of the day, Title I costs must be allowable under the Title I program.

At a minimum this means:

1. Costs still must only benefit eligible students.
   a. Eligible students are defined as all students in a schoolwide program and identified students in a targeted assistance program.
2. Costs must be permissible under Title I and ESSA generally. *Note: ESSA clarified the wide uses of funds that can be permissible under the Title I program.*
   a. For example, a school operating a schoolwide program should be able to demonstrate that a Title I cost is consistent with the school’s needs assessment and its schoolwide plan.
4. Costs must still be necessary and reasonable.

For more on necessary and reasonable see CCSSO’s *A Guide to State Educational Agency Oversight Responsibilities under ESSA: The Role of the State in the Local Implementation of ESSA Programs.*

**IS THIS AN ALLOWABLE EXPENSE: THREE GENERAL FEDERAL SPENDING PROVISIONS THAT APPLY TO TITLE I, PART A**

There are general federal spending provisions that apply to federal education funds, including Title I, Part A.

**FUNDS MUST BE NECESSARY, REASONABLE, ALLOCABLE**

*All costs charged to ED grants must be necessary, reasonable, and allocable for the performance or administration of the grant considering the amount of money spent and the needs of the program.*

This requirement comes from a set of federal regulations known as the Uniform Grant Guidance (UGG), which applies to all federal grants including U.S. Department of Education (ED) grants.

The UGG defines necessary, reasonable, and allocable as follows:

1. **Necessary:** If a cost is needed for the administration, operation, or performance of the Title I, Part A program it must be included in the LEA’s or school’s plan that is based on a needs assessment. If a cost is

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25 2 CFR § 200.403(a).
26 Uniform Grant Guidance (UGG) is contained in Part 200 of Title 2 of the Code of Federal Regulations (CFR). Federal guidance and other resources about the UGG are available at UGG Guidance and Resources.
not included in the LEA’s Title I plan, or a school’s schoolwide, targeted assistance, or school improvement plan then the cost is not necessary.

2. **Reasonable:** A cost must be ordinary and should not exceed the amount that a sensible person would spend under the circumstances. The LEA or school should document that the cost is the market price, and that the agency has made the purchase within its own documented procurement procedures.

3. **Allocable:** A cost must benefit the program in proportion to the amount paid by the program. If something is purchased with 100% of Title I funds, the item must benefit Title I the entire time it is used. If an LEA purchases an item with Title I funds then it may only be used to benefit Title I schools. If a school is operating a schoolwide Title I program, all students are considered eligible for Title I services; however, in a targeted assistance Title I program, only those students who are deemed as being the most academically at-risk may benefit from purchases made with Title I funds. In addition to being necessary, reasonable, and allocable, Title I, Part A funds must be used only to supplement the amount of funds provided from nonfederal sources.

**HOW THE UGG AFFECTS GRANT SPENDING**

Further, the UGG affects ED grant spending in several ways:

**LISTS COSTS THAT MAY NEVER BE PAID FOR WITH FEDERAL FUNDS**

First, it affects grant spending by listing costs that may never be paid for with federal funds. For example, federal funds can never pay for alcohol and typically cannot pay for lobbying.

The following costs are never allowable under Title I, Part A:

1. Federal funds may not be used to pay for gifts or incentives related to Title I, Part A programs or activities.
   a. This includes gifts or items that appear to be gifts such as souvenirs, memorabilia, candy, food, or other promotional items.
   b. This also includes T-shirts, caps, tote bags, backpacks, key chains, toys, and gift cards.
   c. Title I funds may not be used to pay students a stipend or provide an award as an incentive for participation in an activity.
   d. Gifts for Title I, Part A program participants can be provided if donated by individuals or purchased with private fund.

2. Student activity costs (such as costs incurred for intramural activities, student publications, student clubs, field trips, and other student activities) may not be charged to Title I unless it is necessary to support services for students who meet the definition of homeless in the McKinney-Vento Homeless Education Act, which is also Title VII Part B of ESSA.
   a. Please see section G-Required Set-Asides for more information related to services for homeless students.

3. Food and beverages for meetings may not be purchased with Title I funds unless the meeting is being held for the specific purpose of parent and family engagement.
   a. Thus, food purchased for teacher meetings or for students is not allowable. There is a very high burden of proof that using federal education funds to pay for food is necessary.

4. Tier I curriculum materials and books (i.e., because Title I funds are meant to supplement and not supplant state and local funds, Title I funds cannot be used to pay for an LEA-wide textbook adoption such as a core reading/language arts or math program).

5. Advertising and public relations costs such as promotional items and memorabilia, including models, gifts, embroidering LEA or school logos on items and souvenirs.
   a. The only allowable advertising costs are those which are exclusively used for the:

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27 See 2 CFR § 200 (e).
29 2 CFR § 200.450.
i. Recruitment of personnel for the program;

ii. Procurement of goods and services necessary for the performance of the federal program; and

iii. Program outreach, etc.

6. Advisory councils unless permitted by the grant or federal awarding agency.

7. Bad debts.

8. Contributions and donations.

9. Entertainment, including amusement, diversion, and social activities and any associated costs, except where specific costs that might otherwise be considered entertainment have a programmatic purpose and are authorized either in the approved grant or by the federal awarding agency.

10. Fines, penalties, damages, and other settlements (with limited exceptions).

11. Fund raising and investment management costs (with limited exceptions).

12. General costs of government (such as the salaries and other expenses of a school board, or the costs of the LEA’s chief executive (i.e., superintendent/charter director).

13. Goods or services for personal use.

14. Lobbying.

15. Organizing activities, such as incorporation fees, brokers’ fees, fees to promoters, organizers or management consultants, attorneys, accountants, or investment counselors, in connection with establishment or reorganization of an organization, except with prior approval of the federal awarding agency.

16. Selling and marketing.

**LISTS GENERAL CRITERIA ALL COSTS MUST SATISFY**

Second, the UGG lists general criteria all costs supported with federal funds must satisfy. For example, federal funds can only pay for costs that are allocable to the relevant grant.

Allocable costs must be:

1. Charged only in proportion to the value received by the program;

2. Legal under state and local laws and rules, (because state and local laws may be more restrictive than federal laws, agencies are required to abide by the most restrictive law or rule);

3. Used in accordance with federal law and the terms of the grant;

4. Used in accordance with Generally Acceptable Accounting Principles (GAAP);

5. Not included as matching funds for a program that requires a cost sharing or matching requirement; and

6. Adequately documented (e.g., cost estimates, bids, contracts, invoices, inventory lists).

**SETS ADDITIONAL REQUIREMENTS FOR COSTS**

Third, the UGG sets additional requirements for costs supported with federal funds.

For example, LEAs that use federal funds for employee salaries and benefits must keep records documenting how much time the employee spent on grant activities (i.e., Time and Effort documentation).

Records must be maintained for all employees whose salaries are paid, in whole or in part, with federal funds and for all “cost objectives” for which the employee worked. LEAs must have a written policy and procedure in place regarding time and effort.

All employees charged to federal grants must document the time they spend working on the grant’s objectives to demonstrate that the amounts charged to federal programs are true and accurate. Links to example Time and Effort documents are found here.

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30 See 2 CFR § 200.403.
31 2 CFR § 200.403(a).
33 2 CFR § 200.430.
Documentation of employee work schedules must include sufficient internal controls to ensure schedules are accurate. Additionally, certification must include a full disclosure of any known deficiencies with the system or known challenges with implementing the system.

Time and effort documentation may be reviewed by SEA personnel during ongoing fiscal monitoring of reimbursement requests and/or onsite monitoring visits.

**Different Methods of Documentation**

1. **Electronic certifications:** LEAs that are using electronic systems to document employee time and effort (e.g., time clocks, electronic timesheets) must have a written policy and procedure in place that is implemented by employees (i.e., employees enter time daily and supervisors sign-off through the electronic system as each payroll period is processed) to ensure that time and effort can be documented.

2. **Semiannual certifications:** If an employee works solely on a single federal award or cost objective, charges for the employee’s salary and wages must be supported by certifications twice a year that the employee worked solely on that program or cost objective for the period covered by the certification. The certification must be prepared at least semiannually and include a dated signature of the employee and supervisory official having firsthand knowledge of the work performed by the employee. The report should also include a statement that 100% of the employee’s time and effort was spent in approvable Title I activities.
   a. Semiannual Time and Effort Documentation must include:
      i. Name of LEA
      ii. Name of employee
      iii. Employee’s job title
      iv. Pay period dates – at least semi-annually – dates should include the months, days, and years of the certification period
      v. A statement that 100% of the employee’s time and effort was in support of approved (Name of Program (e.g., Title I) activities
      vi. Signed by employee and dated (manually or electronically)
      vii. Signed by employee’s supervisor and dated (manually or electronically)

3. **Personnel activity reports (PAR):** If an employee works on multiple activities or cost objectives, a distribution of the employee’s salary and wages must be supported by a Personnel Activity Report (PAR) or equivalent documentation.
   a. A PAR is required if an employee works on:
      i. More than one Federal award
      ii. A Federal award and a non-Federal award
      iii. An indirect cost activity and a direct cost activity
      iv. Two or more indirect activities that are allocated using different allocation bases
      v. An unallowable activity and a direct or indirect cost activity
   b. Time/Effort Documentation on PARs must include:
      i. Name of the LEA
      ii. Name of employee
      iii. Employee’s job title
      iv. Pay period dates should include the month(s), days, and year(s) of the certification period
         1. Pay period dates should be at least monthly, and include one or more pay periods, or be by pay period
      v. All accounts used to pay salary with the percentage of time or actual hours worked used for each accounting code
         1. Time must be listed for **ALL accounting codes** used for salary
         2. Must indicate total time for each accounting code
vi. Signed by employee and dated (manually or electronically)

vii. Signed by employee’s supervisor and dated (manually or electronically)

viii. If the employee works on a fixed schedule every week, then the employee will be able
to do a semi-annual certification provided their fixed schedule is attached to the
certification document

**Examples of Time and Effort Documents Include:**

1. **Semi-Annual Reporting**
2. **Monthly PAR Multiple Cost Objectives**
3. **Fixed Schedule**
4. **Monthly PAR Fixed Schedule**

**SETS RULES FOR HOW LEAS PROCURE GOODS, ETC.**

Finally, the UGG sets rules for how LEAs procure goods and services with federal funds,\(^{34}\) how they track items paid for with federal funds, \(^{35}\) and the kinds of records they must keep about their grant spending.\(^ {36}\)

**Procurement and Inventory**

LEAs should have standard procedures that are utilized when a piece of equipment (property) is received, and those standard procedures should comply with the federal rules on managing equipment found in the Education Department General Administrative Regulations (EDGAR). The rules are straightforward:

1. Equipment purchased with federal funds must be used in the program or project for which it was acquired, for as long as it is needed.
   a. When it is no longer needed for that project or program, it may be used in other activities supported by a federal agency or disposed of in accordance with proper procedures.

2. Equipment may be made available to other federally funded projects or programs if that does not interfere with the work for which it was originally purchased.

3. Property records must be kept by the LEA that include, at a minimum, all the following:
   a. Name/identity of title holder
   b. Description of the property
   c. Source of the property
   d. Name of the custodian of the property
   e. Name, make, or manufacturer
   f. Acquisition date and cost of the property
   g. Method of acquisition, and if purchased, voucher, check or the warrant number
   h. Percentage of the federal participation in the acquisition of the equipment (if non-federal, as well as federal, funds were used)
   i. Location, use, and condition of the property
   j. Any disposition information such as the date of disposal and sale price
   k. The date the item was last physically inventoried and the condition of the item as of that date

4. Equipment must be permanently marked, if practicable.

5. Inventory must be reconciled at least annually and when there is a change of custodian.
   a. There must be a control system established to prevent loss, damage, or theft of the equipment and any such loss, damage or theft should be investigated.

6. There must be appropriate maintenance procedures established to keep the equipment in good condition.

7. If the LEA determines that it is appropriate to sell the equipment, there must be procedures established to ensure the highest possible return.

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\(^{34}\) 2 CFR § 200.317-200.326.

\(^{35}\) 2 CFR § 200.313-200.314.

\(^{36}\) See, for example, 2 CFR § 200.318(h)(i) for procurement records or 2 CFR § 200.302(b)(3) for financial records.
8. The LEA must have procedures for proper disposition of equipment when it is no longer needed for the project or program, or any other activities currently or previously supported by a federal agency.
   a. These procedures specify circumstances under which a sub-recipient may retain, sell, or otherwise dispose of the equipment.
9. For ESSA Programs, supplies and materials that are expected to last more than one year need to be inventoried and marked with the name of the program that purchased the material, excluding books and furniture.

**FUNDS MUST BE CONSISTENT WITH FUNDS APPROVED**
Activities supported by ED funds must be consistent with the LEA’s annual application for funds approved by the SEA.37

LEAs must plan and set goals first and then create a budget that supports those goals the LEA has set based on data from a needs assessment. For Title I, Part A, this is the LEA’s annual Title I Plan submitted through the USBE’s online grants management system. After the LEA’s plan and budget is approved by the USBE, equipment purchases between $5,000 and $25,000 are also approved. Any capital outlay for equipment greater than or equal to $25,000 requires an additional approval by the SEA. Once the SEA approves the LEA’s plan and budget, and the LEA has completed the required annual desktop monitoring instrument (DMI) items, the LEA may apply for reimbursement.

**FUNDS MUST BE SPENT ON EFFECTIVE ACTIVITIES**
Some parts of ESSA require LEAs to spend funds on activities that are supported by evidence, are demonstrated to be effective, or that are consistent with a formal needs assessment.38

Even where this is not required, ED grant spending has the greatest impact when LEAs spend federal funds on effective activities designed to meet specific program goals. To do this, LEAs are encouraged to:

1. Carefully consider the needs of students, educators, and other relevant stakeholders;
2. Determine which strategies, practices, programs, and activities are most likely to effectively address those specific needs; and
3. Prioritize the effective implementation of those evidence-based strategies, practices, programs, and activities when deciding what costs to support with ESSA funds (unless those activities are covered by other funding sources).

**CONSIDERATIONS WHEN DETERMINING WHETHER A COST IS ALLOWABLE UNDER TITLE I, PART A**

When considering whether Title I, Part A funds may be used at the LEA- or building-level, business administrators, Title I, Part A directors, building administrators, and staff should ask themselves the following set of questions to determine if an expenditure is allowable:

1. How is the expenditure reasonable, necessary, and allocable to carry out the intent and purpose of the Title I, Part A program?
2. What specific need does the expenditure address?
3. How does the expenditure connect to relevant Title I, Part A plans?
   a. LEA annual Title I Plan
   b. Schoolwide Title I Plan
   c. Targeted Assistance Title I Plan
   d. School Improvement Plan

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37 34 CFR § 76.700.
38 ESSA, amending ESEA, § 8101 (21)(A)(i)-(B).
The purchaser must be able to clearly explain how the expenditure aligns to the LEA’s or building’s Title I, Part A Plan and leads to improved outcomes for students. For example:

1. If it is an LEA-level initiative expenditure, the expenditure must be aligned to what has been approved in the LEA’s Title I, Part A Plan.
   a. USBE monitoring staff regularly review the LEA’s Title I, Part A Plan and determine whether LEA expenditures align with the plan.
2. If it is a schoolwide expenditure, it needs to be aligned to the Title I Schoolwide Plan based on the needs assessment.
   a. The monitors will be looking at your schoolwide plan, particularly the comprehensive needs assessment, to ensure costs charged to Title I, Part A align to the plan.
   b. If they do not, they run the risk of being disallowed.
3. If it is a targeted assistance expenditure, it needs to be aligned to the targeted assistance plan.
4. Finally, how will the investment of the LEA or school expenditure be evaluated to measure its positive impact on student achievement?

THE USE OF TITLE I, PART A FUNDS BY LEAS

Title I, Part A funds may support a wide range of activities to help eligible students meet rigorous State academic standards. This includes:

1. Providing eligible students with a well-rounded education.
   a. ESSA defines a well-rounded education as: “[C]ourses, activities, and programming in subjects such as English, reading or language arts, writing, science, technology, engineering, mathematics, foreign languages, civics and government, economics, arts, history, geography, computer science, music, career and technical education, health, physical education, and any other subject, as determined by the SEA or LEA, with the purpose of providing all students access to an enriched curriculum and educational experience;” 39
2. Instructional supports;
3. Non-instructional supports such as behavior supports and mentoring;
4. Counseling and prevention support; and
5. Improving overall school quality.

Historically, many LEAs and schools have used Title I, Part A funds narrowly for discrete instructional supports primarily focused on reading and math. This may have happened because the NCLB law’s complexity led to narrower interpretations about the appropriate use of Title I, Part A funds. Later, under the guidance for the American Recovery and Reinvestment Act (ARRA) of 2009, ED issued interpretations of Title I, Part A that were more flexible.

The language of ESSA is clearer than NCLB. Under ESSA, Title I, Part A funds may be used flexibly to meet a broad range of student needs, which can include reading and math instructional supports, but may also address other identified student needs.

The chart below highlights common ways Title I, Part A spending has been used in a more limited way compared to what is actually allowed under ESSA. Understanding and addressing these limitations is important for ensuring ESSA Title I, Part A funds are used to their full potential.

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39 See id. § 8101(52) defining a “well-rounded education”.
<table>
<thead>
<tr>
<th>Common Limitation Not Required by Federal Law</th>
<th>Actual Legal Authority</th>
</tr>
</thead>
<tbody>
<tr>
<td>Limiting Title I, Part A spending to reading/language arts and math</td>
<td>Title I, Part A funds may be used broadly under ESSA for a broad range of subjects (see definition of well-rounded education on page 16). (Under NCLB, funds could have been used for subjects like science, social studies, art, and others, though that was not common.)^{41}</td>
</tr>
<tr>
<td>Limiting Title I, Part A spending only to supplemental instruction or materials</td>
<td>ESSA permits Title I, Part A funds to be used for non-instructional supports, including school climate, attendance improvement, and school counselors.^{42} (Guidance under NCLB also provided flexibility that Title I could be used for non-instructional supports such as school climate, increasing attendance, school counselors, etc.)^{43}</td>
</tr>
<tr>
<td>Limiting Title I, Part A spending to remedial programs</td>
<td>ESSA is now more explicit that Title I, Part A funds may be used for advanced learning opportunities for struggling students.^{44} (While NCLB did not impose such a restriction, many schools shifted focus more narrowly when the NCLB accountability systems were implemented. ED guidance permitted spending on advanced learning opportunities for struggling students).^{45}</td>
</tr>
<tr>
<td>Limiting Title I, Part A spending to specific students in a schoolwide program school</td>
<td>ESSA permits Title I, Part A schoolwide spending on broad improvement strategies based on the school’s needs.^{46} NCLB also permitted Title I, Part A funding to upgrade the entire educational program of a schoolwide Title I school.</td>
</tr>
</tbody>
</table>

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^{40} Based on CCSSO’s Maximizing ESSA Formula Funds for Students: State Readiness Self-Assessment. Please note that the citations in this chart are to the NCLB law (not ESSA) and relevant NCLB guidance in order to highlight misunderstandings under NCLB.

^{41} See id. § 1111 and following sections, imposing no academic subject matter restrictions on Title I, Part A funding. See also the U.S. Department of Education’s (ED) guidance, Using Title I, Part A ARRA Funds for Grants to Local Agencies to Strengthen Education, Drive Reform, and Improve Results for Students, particularly Sections C and G. This guidance is referred to as “ED 2009 Title I Reform Guidance” for the rest of this document. Two notes about this guidance: (1) while the guidance was developed to provide information about the additional Title I, Part A money appropriated under the American Recovery and Reinvestment Act (ARRA), the guidance is applicable Title I, Part A funds generally (see page 15), and (2) the guidance was released under NCLB. ED may issue updated Title I, Part A spending guidance under ESSA.

^{42} See, for example, id. § 1114(b)(7)(A)(iii)(I) & (III), id. § 1115(b)(2)(B)(i), and id. § 1115(e)(2).

^{43} See ED 2009 Title I Reform Guidance, particularly Sections C, E, and G.

^{44} See ED 2009 Title I Reform Guidance, Section C.

^{45} See, for example, ESSA, amending ESEA, § 1114(b)(7)(A)(II), id. § 1114(e), and id. § 1115(f).

^{46} Id. § 1114(a)(1)(A). Also see ED guidance issued under ESSA, Supporting School Reform by Leveraging Federal Funds in a Schoolwide Program.
FOUR REQUIRED SET-ASIDES OF TITLE I, PART A FUNDS AT THE LEA LEVEL

Before allocating Title I, Part A funds to schools, LEAs must reserve, or set-aside, Title I, Part A funds for the following four required activities:

EQUITABLE SERVICES FOR ELIGIBLE PRIVATE SCHOOL STUDENTS
LEAs must reserve a proportional amount based on the number of eligible private school students in the LEA.47

ESSA requires an LEA to determine the amount of funds available for providing equitable services under Title I prior to any expenditures or transfers of funds.48 This includes all reservations previously taken “off the top” of an LEA’s Title I allocation, including reservations for administration, parental engagement, and district-wide initiatives.49 Schools receiving equitable services must be non-profit.

Note: The equitable services requirement does not apply to charter LEAs.

PUBLIC DISTRICT LEAS MAY NEVER PROVIDE FEDERAL FUNDS DIRECTLY TO PRIVATE SCHOOLS OR REIMBURSE PRIVATE SCHOOLS FOR EXPENSES.
1. The public district LEA shall provide only allowable “services” or “goods” (i.e., personnel to provide instructional services, instructional materials, or technology necessary to provide services to the eligible students).
2. For example, if the private school requests that supplemental tutoring, behavior support, or counseling be provided for eligible students, the district must contract directly with a qualified individual or a third-party provider to deliver the services.
   a. The public district LEA may not reimburse the private school for personnel costs or services.
3. If the private school requests durable goods such as computers, electronic tablets, etc., the public district must procure the devices and retains the title to the items.
   a. Control of federal funds or items purchased with federal funds must remain under the control of the public school district.
   b. Please see Title I, Part A: Providing Equitable Services to Eligible Private School Children, Teachers, and Families for more information and guidance.

THE EQUITABLE SERVICES REQUIREMENT [ESEA SECTION 8501(B)] UNDER ESSA PERTAINS TO EACH OF THE FOLLOWING FEDERAL PROGRAMS:
1. Title I, Part A: Improving Basic Programs Operated by Local Education Agencies
2. Title I Part C: Education of Migratory Children
3. Title II Part A: Supporting Effective Instruction
4. Title III Part A: English Language Acquisition and Language Enhancement
5. Title IV Part A: Student Support and Academic Enrichment Grants
6. Title IV Part B: 21st Century Community Learning Centers

PRIVATE SCHOOLS INSIDE AND OUTSIDE LEA BOUNDARIES
Private school students from low-income families residing within LEA boundaries generate funding for the LEA. This is true regardless of whether the private school is located inside or outside the LEA.

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48 Id. § 1117(a)(4).
49 See U.S. Department of Education, Non-Regulatory Guidance: Fiscal Changes and Equitable Services Requirements under the Elementary and Secondary Education Act of 1965 (ESEA), as amended by the Every Student Succeeds Act (ESSA) (November 2016), Q&A O-1. This guidance will be referred to as “ED 2016 Fiscal Changes Guidance” for the rest of this document.
In other words, the student is the LEA’s responsibility. It is an option, based on private school consultation and conversations with other LEAs, to set up an inter-local agreement with another LEA for them to deliver services to the eligible student(s).

**EQUAL VS. EQUITABLE**

There is a common misconception around equitable services to private school students. The misconception is that services must be equal. An LEA may think that because they are choosing to serve grades K-5 in reading (for example), that participating private schools are required to do the same.

The law uses the word “equal” to refer to the amount of funds required to be set-aside for services to private school students, as quoted here: “Expenditures for equitable services and other benefits to eligible private school children shall be equal to [emphasis added] the proportion of funds allocated to participating school attendance areas based on the number of children from low-income families to attend private schools”. 50

Services to private school students do not need to be equal to (the same as) those services provided to public school students. If the needs of the students enrolled in private schools are different (i.e., delivery method, subject area, etc.) than those of the public-school students, then the LEA is required to provide different benefits.

Please see [USBE Equitable Services](#) page for more information.

ED’s (October 2019) updated guidance for equitable services under Title I, Part A: Providing Equitable Services to Eligible Private School Children, Teachers, and Families contains information on calculating and expending the equitable services set aside.

Additional information from ED about providing equitable services for eligible students, their teachers and parents from eligible private non-profit schools may be found at ED’s Office of Non-Public Education.

**SERVICES FOR HOMELESS CHILDREN**

This set-aside may be used to pay for the cost of a homeless liaison, transportation for eligible students, and other activities required under the McKinney-Vento Homeless Education Act (Title VII, Part B).

Students are eligible regardless of whether they attend Title I schools. LEAs must reserve “such funds as are necessary,” based on an assessment of homeless children’s needs; ESSA does not specify an amount. 51

The set-aside for homeless students may be used for the following purposes:

1. **Homeless Liaison Salary and Professional Development.** Provide the salary cost for the Homeless Liaison(s). Provide the associated costs for professional development for the Homeless Liaison and building staff. Professional development is a requirement of the McKinney-Vento Homeless Education Assistance Act (Title VII-B of ESSA).
2. **School Transportation for Homeless Students.** Provide the costs for school transportation for homeless students to and from their school of origin. Title I funds may not be used to pay for transportation expenses that are reimbursed by the State (if any).
3. **Student Educational Needs.** Example needs include clothing and shoes necessary for participation in school, PE uniforms, school uniforms, school supplies (for use in school), school and study support supplies (for use off-site at shelters, hotels, home, etc.), food (to meet needs during instructional time or activities).
4. **Enrollment/Transfer Services.** Examples include records transfer (postage, etc.), birth certificates, and immunizations.
5. **Medical/Mental Health/Shelter Referrals and Support.** Example services include referrals/services for medical, dental, mental health/counseling, substance abuse, housing referrals, domestic violence, etc.

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51 Id. § (c)(3).
6. Removing Barriers to Participation, Retention, and Success in School. Example barriers include extracurricular fees, test tees (IB/ACT/SAT, AP), co-curricular (cap and gown), materials and fees for educational programs/courses (i.e., fees associated with music, art, STEM, CTE, etc.), alternative education programs, credit retrieval, and GED assistance (for students not eligible for a fee waiver).

7. Extended Educational Assistance. Example services include before and after school programs, summer programs, Saturday programs, tutoring, mentoring, and educational enrichment to meet State standards.

8. Fines. Example fines include lost/damaged materials, uniforms, and books. Costs associated with this category should include estimated costs the district absorbs when fines are waived.

9. Coordination with Early Education Programs.

10. Outreach. Examples include outreach to homeless drop out youth for reengagement, outreach to students living in hotels/motels, campgrounds, shelters, etc., and coordination with community agencies and programs.

11. Parent/Family Engagement. Parent/family engagement examples include parent/family trainings on the rights of homeless children and youth and coordination with community agencies and programs.

Title I funds shall not be used to cover any of the following expenses for students experiencing homelessness:

1. Rent or temporary lodging
2. Utility bills
3. Gasoline or other related vehicle expenses
4. Class ring
5. Cost of drivers’ test fees
6. Prom gowns or tuxedos

The following resources provide ideas for ways you can support your students who are homeless:

- National Center for Homeless Education
- Education for Homeless Children and Youth (EHCY) Program Non-Regulatory Guidance (rev. 3-2017)

SERVICES FOR NEGLECTED CHILDREN

An LEA is required to reserve funds necessary to provide services to children in:

1. Local institutions for neglected children;
2. Local institutions for delinquent children; and
3. Community day programs for neglected or delinquent children.

PARENT AND FAMILY ENGAGEMENT (PFE)

Under ESSA, “parent involvement” has evolved to “parent and family engagement.” At least 1% must be set-aside if the LEA’s allocation of Title I, Part A funds is $500,000 or more. \(^{52}\) Calculate the PFE set-aside by taking 1% of the LEA’s total Title I allocation. Of that 1%, no less than 90% must go to Title I schools. The remaining 10% (or less) may remain at the LEA level. \(^{53}\)

**PARENT AND FAMILY ENGAGEMENT: EXAMPLES OF ALLOWABLE TITLE I, PART A COSTS**

The following is a list of typical activities that LEAs and schools charge to Title I, Part A for Parent and Family Engagement activities:

**Note:** This is a list of examples. Other activities may be permitted.

1. Consumables such as paper, glue, and scissors for make and take projects at home that promote academic learning;
2. Instructional kits, workbooks, supplemental reading materials;

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\(^{52}\) Id. § 1116(a)(3)(A). ESSA clarifies LEAs can reserve more than 1% at their discretion.

\(^{53}\) Please note 90% is a change from NCLB which required LEAs to distribute 95% of the reserved funds to schools.
3. Books for check out systems for students to take home and read; 
4. Transportation and childcare for Title I, Part A parent and family engagement activities; 
5. Meals or refreshments to encourage parent attendance when parent and family engagement meetings and trainings conflict with family meals or schedules. 
   a. You must be able to prove that refreshments or meals increase parent participation. **Note: Do not pay for snacks, refreshments, or meals at any staff meetings using Title I, Part A funds.**
6. Registration and travel costs for parent representatives and committee members to attend in-state workshops and conferences that support parent education and engagement. 
   a. The expectation is that parent participants will share knowledge with other parents. 
7. Translation and interpretation services and resources to make it possible for parents to participate in meetings and training sessions in a language they understand. 
8. Facility rental and usage for unavoidable costs related to the facility in which you conduct parent and family engagement activities. 
   a. For example, holding meetings at different times of the day or at a central location where parents feel familiar with the community. **Note: This must be reasonable and necessary.**

## FIVE TITLE 1 PART A REQUIRED ACTIVITIES AND SERVICES

### PARENT AND FAMILY ENGAGEMENT REQUIREMENTS (ESSA SECTION 1116)

To encourage parent and family engagement, LEAs and schools need to communicate frequently, clearly, and meaningfully with families, and ask for parents’ input in decisions that affect their children [Section 1116(a)(2)]. Parent and family engagement strategies should be woven throughout each LEA and school plan.

### LEA PARENT AND FAMILY ENGAGEMENT POLICY

The following activities are required under the ESSA parent and family engagement provisions:

1. An LEA may receive funds under Title I, Part A only if it conducts outreach to all parents and family members and implements programs, activities, and procedures for the meaningful engagement of parents and family members. 
2. Programs, activities, and procedures must be planned and implemented through meaningful consultation with parents of participating children. 
3. Each LEA that receives Title I, Part A funds must develop jointly with, agree on with, and distribute to, parents and family members of participating children a written parent and family engagement policy. 
4. The policy must be incorporated into the LEA’s annual Title I Plan developed under section 1112, establish the LEA’s expectations and objectives for meaningful parent and family engagement, and describe how the LEA will:
   a. Engage parents and family members in jointly developing the LEA Title I plan under section 1112, and the development of school support and improvement plans under paragraphs (1) and (2) of section 1111(d); 
   b. Provide the coordination, technical assistance, and other support necessary to assist and build the capacity of all participating schools within the LEA in planning and implementing effective parent and family engagement activities to improve student academic achievement and school performance; 
   c. Coordinate and integrate parent and family engagement strategies under Title I, Part A with parent and family engagement strategies, from other relevant Federal, State, and local laws and programs to the extent feasible and appropriate; 
   d. Conduct, with the meaningful engagement of parents and family members, an annual evaluation of the content and effectiveness of the parent and family engagement policy in improving the academic quality of all schools served;
e. Use the findings of such evaluation to design evidence-based strategies for more effective parental engagement, and to revise, if necessary, the parent and family engagement policies described in this section; and

f. Engage parents in the activities of the schools served under Title I, Part A.
   i. This may include establishing a parent advisory board comprised of a sufficient number and representative group of parents or family members who adequately represent the needs of the population served for the purposes of developing, revising, and reviewing the parent and family engagement policy.

**SCHOOL LEVEL PARENT AND FAMILY ENGAGEMENT PLAN**

Each school served under Title I, Part A shall jointly develop with, and distribute to, parents and family members of participating children a written parent and family engagement policy, agreed on by such parents, that shall describe the means for carrying out the requirements of subsections (c) through (f). Parents shall be notified of the policy in an understandable and uniform format and, to the extent practicable, in a language the parents can understand. The policy shall be made available to the local community and updated regularly to meet the changing needs of parents and the school.

**SCHOOL-PARENT COMPACT**

As a component of the school-level parent and family engagement policy developed under subsection (b), each school served by Title I, Part A shall jointly develop with parents for all children served under this part a school-parent compact that outlines how parents, the entire school staff, and students will share the responsibility for improved student academic achievement.

This must include the means by which the school and parents will build and develop a partnership to help children achieve the State’s high academic standards. Such compact shall:

1. Describe the school’s responsibility to provide high-quality curriculum and instruction in a supportive and effective learning environment that enables the children served by Title I to meet the State’s challenging academic standards.
   a. It will also describe the ways in which each parent will be responsible for supporting their children’s learning, volunteering in their child’s classroom, and participating, as appropriate, in decisions relating to the education of their children and the positive use of extracurricular time; and

2. Address the importance of communication between teachers and parents on an ongoing basis through, at a minimum:
   a. Parent-teacher conferences in elementary schools, at least annually, during which the compact shall be discussed as the compact relates to the individual child’s achievement;
   b. Frequent reports to parents on their children’s progress;
   c. Reasonable access to staff, opportunities to volunteer and participate in their child’s class, and observation of classroom activities; and
   d. Ensuring regular two-way, meaningful communication between family members and school staff, and, to the extent practicable, in a language that family members can understand.

For more information, including evidence-based models of family and community engagement, visit USBE’s [Family and Community Engagement webpage](#). For examples of parent and family engagement policies and school compacts please see [USBE Title I Parent and Family Engagement Resources](#).

Additional resources may be found at these links:

- [Family Engagement Resources](#)
The Dual Capacity-Building Framework for Family-School Partnerships\textsuperscript{54}

**DISTRIBUTION OF THE TITLE I PARENT AND FAMILY ENGAGEMENT SET-ASIDE**

LEAs that receive $500,000 or more in Title I, Part A funds are required to reserve at least 1% of its Title I, Part A allocation to carry out parent and family engagement activities. Of these “set-aside” funds, 90% must be distributed to Title I schools, with priority given to “high-need” schools. The law further requires that parents and family members of students from low-income families must be included in decisions regarding how these engagement funds are spent.

USBE will monitor LEAs to ensure compliance and effectiveness of the parent and family engagement activities through fiscal, desktop, and/or onsite monitoring processes. Parent and family engagement funds must be used for at least one of the below activities:

1. Supporting schools in training school staff regarding effective, evidence-based parent and family engagement strategies; (USBE’s Parent, Family, and Community Engagement Specialist is available to assist LEAs and schools in this effort.)
2. Supporting programs that reach families at home, in the community, and at school;
3. Disseminating information on best practices focused on engagement, especially for increasing engagement of families who are economically disadvantaged;
4. Sub-granting funds to schools to collaborate with community-based organizations or businesses that have a track record of improving family engagement; or
5. Engaging in any other activities that the LEA believes are appropriate in increasing engagement.

**FULLY STATE CERTIFIED QUALIFICATIONS FOR TEACHERS AND PARAPROFESSIONALS (ESEA, AS AMENDED BY ESSA, SECTION 1111)**

The LEA will identify and address, as required under State plans as described in section 1111(g)(1)(B), any disparities that result in low-income students and minority students being taught at higher rates than other students by ineffective, inexperienced, or out-of-field teachers.

Also, per section 1112 (c) LEAs are required to ensure that all teachers and paraprofessionals working in a program supported with funds under this part meet applicable State certification and licensure requirements, including any requirements for certification obtained through alternate pathway to licensing (APPEL).

LEAs should be prepared to describe the following in their Title I, Part A application. These requirements are collected during fiscal and desktop monitoring through either the online grants management system or the Desktop Monitoring Instrument (DMI):

1. Describe the ongoing process of how the LEA coordinates certification and licensure notification between Human Resources, the LEA Title I Office, and school administration;
2. Describe how the LEA will ensure the certification and licensure status of teachers assigned to Title I schools is maintained;
3. Provide an assurance that the LEA certifies that all paraprofessionals in Title I schoolwide schools meet applicable ESEA requirements;
4. Provide an assurance that the LEA certifies that all paraprofessionals paid with Title I funds in targeted assistance schools meet applicable ESEA requirements;
5. Describe any disparities that result in low-income students and minority students being taught by ineffective, inexperienced, or out-of-field teachers at higher rates that other students; and

6. If there are disparities that result in low-income students and minority students being taught at higher rates than other students by ineffective, inexperienced, or out-of-field teachers, describe how the LEA will identify and address those disparities.

Please see USBE’s Educator Licensing website for more information about Utah’s educator licensing system.

**EQUITABLE SERVICES TO STUDENTS IN PRIVATE SCHOOLS (ESEA, AS AMENDED BY ESSA, SECTION 1117)**

An LEA, shall, after timely and meaningful consultation with appropriate private school officials, provide eligible private school children, on an equitable basis, services that address their academic needs as well as provide support for the families and teachers of the participating children. To assist LEAs in meeting the federal requirements of equitable participation for private schools and to support student achievement, the components of equitable services and a brief description of each are provided in this section.

Additional references, resources, and points of clarification on Section 1117 can be found through the following links:

- [USBE Equitable Services webpage](#)
- [Providing Equitable Services to Eligible Private School Children, Teachers, and Families (October 2019)](#)
- [Non-Regulatory Guidance: Fiscal Changes and Equitable Services Requirements Under the ESEA of 1965 as Amended by the ESSA](#)
- [Ensuring Equitable Services to Private School Children: A Title I Resource Toolkit](#)

**CONSULTATION**

An initial invitation/consultation must be conducted by the LEA to determine if the private school intends to participate in Title I. The LEA must make multiple attempts (documented) to provide an initial consultation for participation with all private schools in a timely manner. The LEA must coordinate initial consultations with surrounding counties/LEAs as students attending a private school within one county may reside in another county. USBE has provided a [Sample Invitation to Private Schools to Consult](#) letter for your convenience. LEAs may use USBE’s [Title I Affirmation of Consultation for Equitable Services](#) to document the results of the consultation process.

If a private school chooses to participate, ongoing consultation must be conducted throughout the development of the written plan and the implementation of the provision of Title I services.

**PRIVATE SCHOOL ELIGIBILITY**

Funds are generated based on poverty data, but services are provided based on residence and education need (i.e., students from low-income families are not automatically eligible for services).

Students selected for services must:

1. Reside in a participating public Title I, Part A school attendance area, and
2. Have an educational need as determined by multiple, objective, educationally related criteria.

**SERVICES FOR PRIVATE SCHOOLS**

Teachers employed by the private school may not provide Title I services unless they meet the licensure requirements identified by the State and work under the direct supervision of the LEA during Title I activities.

Instructional services may include:

1. Instructional services during the school day
2. Extended day services
3. Family literacy programs
4. Counseling programs
5. Computer-assisted instruction
6. Home tutoring
7. Instruction using take-home computers

**PROFESSIONAL DEVELOPMENT FOR PRIVATE SCHOOL STAFF**

Title I equitable service funds may be used to provide:

1. Professional development for the private school teachers of eligible students. Professional development must address how those teachers can better serve Title I students.
2. Stipends to private school teachers may be paid from Title I funds.
3. Substitutes for private school teachers participating in professional development may not be paid from Title I funds.

**Note:** The equitable services provisions in ESSA also apply to Title II-A funds. If the private school also chooses to participate in Title II, professional development should be coordinated.

**PRIVATE SCHOOL FUNDING**

The share of equitable services is calculated based on poverty, but students eligible for services must have an academic need. There is a change from NCLB to ESSA in the calculation of how much Title I money districts must distribute to private schools for equitable services. The share of money that districts must draw on for equitable services money for private schools has increased under ESSA.

ESSA includes important provisions to improve equitable services to private school students and teachers. Under Title I, which aids LEAs to help high-need students do well in school:

1. An LEA now has to calculate funds for services to private school students based on its total Title I allocation, without excluding certain expenditures for other purposes, which was allowed in the past; and
2. The proportional/equitable share of funds for private school services is calculated based on the total amount of the LEA grant, before the LEA makes any other reservations or set asides.

Equitable services are generated based on students attending the private school who:

1. Meet the poverty level requirement, and
2. Reside in eligible public Title I school attendance areas.

**Important Note:** LEAs shall never provide funds directly to the private school and funds are never obligated by the private school. The LEA retains fiscal oversight throughout the provision of services.

If funds are not sufficient to provide instructional services, the LEA may provide Title I services other than direct instruction such as:

1. Counseling
2. Professional development
3. Parental engagement

**CARRY-OVER FOR PRIVATE SCHOOLS**

Under the equitable services provision of the Title I statute, the Title I program for private school participants must begin at the same time as the Title I program for public school participants. If the LEA begins the Title I program late in the school year, the LEA should carry over any unspent funds that should have been used to provide equitable services for private school students during that year and add them to the instructional funds for the private school participants for the next school year.

**COORDINATION OF TITLE I WITH SERVICES FOR HOMELESS CHILDREN AND YOUTH (ESSA SECTION 1113)**

Each year, LEAs are required to set aside Title I, Part A funds to meet the educational needs of children and youth in the LEA who are experiencing homelessness and include this amount in the local consolidated plan. The funds may support additional tutoring services for homeless students in both Title I and non-Title I schools, as well as in shelters, hotels, or motels where homeless families live. The funds may be used to remove barriers
homeless students face to enable them to participate in educational activities, such as providing support for field trips, counseling, or school uniforms. The funds should not be used for items such as rent, utilities, vehicle expenses, or clothing for parents.

Each year, the LEA’s Title I coordinator and local homeless liaison should work together to determine an appropriate amount of funds to be reserved for homeless students. The two individuals should review data on homeless students in the LEA to address the following questions:

1. How many homeless students were enrolled in the LEA’s schools during the past year?
2. How many of these students attended non-Title I schools?
3. What are the greatest unmet educational needs of homeless children and youth in the LEA?

Once these questions are answered, the Title I coordinator and homeless liaison should identify activities to meet students’ needs and determine the amount of the Title I homeless set-aside. Keep in mind that activities should supplement and not supplant those that are required by the LEA. ESSA clarifies that this reservation must be made based on the total Title I, Part A allocation, prior to any allowable expenditures or transfers by the LEA.

Ways to determine set-aside amounts:

1. Base amounts on an annual needs assessment for homeless students,
2. Multiply the number of homeless students by the Title IA per pupil allocation (PPA),
3. For LEAs that receive McKinney-Vento subgrants, reserve an amount equal to or greater than the McKinney-Vento funding request, or
4. Reserve a percentage based on the LEA’s poverty level or its Title IA allocation.

Meetings between the Title I coordinator and the homeless liaison should occur throughout the school year so the homeless set-aside funds can be spent appropriately. The Title I coordinator and homeless liaison should be very familiar with each other’s program. For further information, please review ED’s 2017 Education for Homeless Children and Youths Program Guidance.

SUPPORT FOR FOSTER CARE STUDENTS

The new foster care provisions under Title I of the ESEA as amended by the ESSA are intended to minimize disruptions for children in foster care by requiring the SEA and LEA to collaborate with child welfare agencies to ensure educational stability for children in foster care (ESEA Section 1111(g)(1)(E)). These provisions build upon the existing educational stability provisions and the emphasis on cross-agency collaboration in the Fostering Connections to Success and Increasing Adoptions Act of 2008 (Fostering Connections Act).

An LEA that receives Title I funds is to assure in its local plan that it will develop and implement clear written procedures, in collaboration with USBE. The LEA Foster Care Point-of-Contact (POC) and local child welfare agency, govern how transportation to maintain children in foster care in their school of origin when in the best interest will be provided, arranged, and funded for the duration of a child’s time in foster care (ESEA Section 1112(c)(5)) by December 10, 2017.

Some examples of the potential role or responsibilities of the LEA Foster Care POC are:

1. Coordinating with child welfare agencies’ POC on the implementation of the Title I provisions;
2. Leading the development of a process for making the best interest determination;
3. Documenting the best interest determination;
4. Facilitating the transfer of records and immediate enrollment;
5. Facilitating data sharing with child welfare agencies, consistent with FERPA and other privacy protocols;
6. Developing and coordinating local transportation procedures;
7. Managing best interest determinations and transportation costs disputes, if any;
8. Ensuring that children in foster care are enrolled in and regularly attending school; and
9. Providing professional development and training to school staff on the Title I provisions and educational needs of children in foster care, as needed.
For further guidance, please review ED’s Non-Regulatory Guidance: Ensuring Educational Stability for Children in Foster Care.

### OPTIONAL SET-ASIDES OF TITLE I, PART A FUNDS AT THE LEA LEVEL

After the LEA has set aside funds for all required Title I reservations, it may set-aside funds for the following optional activities and/or services that are allowable under Title I, Part A:

#### ADMINISTERING TITLE I PROGRAMS

LEAs may reserve a reasonable and necessary amount.\(^{55}\) It is recommended that the set-aside for program administration be limited to not more than 5%.

#### LEA-MANAGED INITIATIVES

*Important Note: While there is no specific cap on the amount of money an LEA can reserve for LEA-managed initiatives, the bulk of Title I, Part A funds generally should be allocated to schools because Title I, Part A is designed to be a school-based program.*

#### EARLY LEARNING (SECTION 1113)

Use this set-aside for LEA-wide early learning activities for eligible children.\(^{56}\) Whether in the entire LEA or just a portion of the LEA, there are several early learning activities, including full day kindergarten and preschool that may be funded with Title I, Part A dollars.

The ED guidance [Serving Preschool Children through Title I](https://www2.ed.gov/about/offices/list/ope/ro子弟/early-learning.html) explains options for the early learning set-aside and the staffing and educational requirements that apply if using Title I, Part A funds for early learning. For instance:

1. LEAs may reserve funds to provide early childhood education programs for Title I eligible children.
2. A Title I school may use a portion of their Title I allocation to operate a preschool program.
3. An LEA may reserve an amount from its total allocation to operate a preschool program for eligible children in the district/charter as a whole or for a portion of the district; or
4. An LEA may reserve an amount from its total allocation and use those funds to support other comparable, public early childhood education programs to operate Title I preschool programs such as Head Start.
5. Title I funds may be used in conjunction with funds from other public early childhood education programs to operate a Title I Pre-K program.
   a. The proportion of Title I funding in blended classrooms is determined by the percent of Title I children enrolled in the classroom.
6. Title I children may be dually enrolled with other funded Pre-K programs, if the eligibility requirements are met for both programs, with Title I eligibility being considered first.
   a. From a funding perspective, this means that two funding sources are braided to fund a child’s preschool slot.

#### DUAL OR CONCURRENT ENROLLMENT (SECTION 1114(E) & 1115(F))

Secondary schools may use Title I funds for the costs of dual or concurrent enrollment programs, including teacher training, tuition, fees, books and instructional materials, and transportation. Please note that in a targeted assistance program, services are limited to eligible students with the greatest need for special assistance.

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\(^{55}\) 34 CFR Part 200, Reservation of funds by an LEA.

\(^{56}\) ESSA, amending ESEA, § 1113(c)(5).
DIVERSE APPROACHES TO IMPROVEMENT & SUPPORTING A WELL-ROUNDED EDUCATION (SECTION 1114 & 1115)

LEAs and schools may use Title I, Part A funds on a broad array of activities. These may include:

1. Expanding the strategies in schoolwide programs to address needs such as, but not limited to:
   a. Counseling and mental health programs,
   b. Mentoring services,
   c. Access to advanced coursework,
   d. Student behavioral supports, and
   e. Recruitment and retention activities for teachers, among others.

2. Incorporating the concept of a well-rounded education into both the schoolwide and targeted assistance program models. LEAs can incorporate the arts and music education as strategies for addressing priorities within Title I. This could include:
   a. Providing arts and music courses for academically at-risk students,
   b. Professional learning opportunities to help teachers integrate the arts into their classrooms, or
   c. Arts education experiences as part of afterschool learning programs.

Additionally, resources may be found through the Title I Arts Library and through Title I and the Arts Video.

FOSTER CARE

Use this set-aside to support students in foster care, who are categorically eligible for Title I, Part A under ESSA. This may include additional costs to transport children in foster care to their school of origin consistent with Section 1112(c)(5).

For more information on Title I, Part A and Foster Care, review the following joint guidance from the U. S. Department of Education and the U. S. Department of Health and Human Services: Ensuring Educational Stability for Children in Foster Care.

SCHOOL IMPROVEMENT SUPPORT (ESSA SECTION 1003)

Schools identified for school improvement under the provisions of ESSA include two categories: Targeted Support and Intervention (TSI) and Comprehensive Support and Intervention (CSI). Note: Beginning with the 2018-2019 school year, the previous school improvement categories of Title I Priority and Focus Schools no longer exist. The following are brief descriptions of the categories of school improvement as required by the ESSA:

1. Targeted Support and Intervention (TSI) Schools
   a. Any public school, Title I and non-Title I, with one or more consistently underperforming disaggregated student group(s).
   b. TSI schools will be identified annually beginning in the 2018-2019 school year.

2. Comprehensive Support and Intervention (CSI) Schools
   a. Title I Schools in the lowest performing 5% of Title I schools in the State on average over three years.
      i. This category of CSI schools will be identified once every three years beginning in the 2018-2019 school year.
   b. All public high schools, Title I and non-Title I, with 4-year cohort graduation rates less than 67% on average over three years.
      i. This category of CSI schools will be identified once every three years beginning in the 2018-2019 school year.

c. Title I Schools previously identified as TSI schools that do not improve after a maximum of four years move to CSI status schools.

3. State School Turnaround Schools
   a. Utah’s School Turnaround and Leadership Development Act requires any public school that falls in the bottom 3% of schools in the State for two consecutive years to be identified for State School Turnaround.
   b. A school will not be double identified as a CSI school under ESSA if it has already been designated as a Turnaround School under Utah code.

TSI and CSI schools (and State Turnaround schools) must collaboratively develop and implement plans for improving student outcomes with the input of teachers, administrator(s), support staff, parents, students (in secondary schools), the LEA, and other relevant stakeholders. These school improvement plans must (among other things):

1. Be based on the results of a comprehensive assessment of the school’s needs and the root causes of low performance;
2. Be informed by all the indicators in the State Accountability System for differentiating schools; and
3. Include evidence-based interventions that meet one of the top three levels of evidence required under ESSA. A summary of evidence-levels is presented below in Table 2: Definition of “Evidence Based” in ESSA.

To ensure education funds are used most effectively to improve student learning, LEAs are strongly encouraged to ensure that every intervention, strategy, activity, practice and/or program it lists in its Title I, A budget meets the ESSA Evidence Levels listed in Table 2, per ESSA Section 8101(21).

Note: These evidence provisions apply to all programs in the ESSA statute not just Title I, Part A. Evidence-based means an activity, strategy, practice, intervention, or program that meets the criteria outlined in Table 2.

**Table 2: Definition of “Evidence-Based” in ESSA**

<table>
<thead>
<tr>
<th>EVIDENCE LEVEL</th>
<th>RESEARCH STUDY CRITERIA</th>
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<tbody>
<tr>
<td><strong>LEVEL 1</strong></td>
<td><strong>STRONG EVIDENCE:</strong> Evidence cited is based on at least 1 well-designed and well-implemented experimental study.</td>
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<tr>
<td>Experimental Studies</td>
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<tr>
<td><strong>LEVEL 2</strong></td>
<td><strong>MODERATE EVIDENCE:</strong> Evidence cited is based on at least 1 well-designed and well-implemented quasi-experimental study.</td>
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<tr>
<td>Quasi-experimental Studies</td>
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58. For CSI schools, the LEA develops the plan, which must be approved by the state. ESSA, amending ESEA, § 1111(d)(1)(B).
59. ESSA, amending ESEA, § 1111(d)(1)(B) and § 1111(d)(2)(B).
60. Id. § 8101(21)(A).
A school identified for improvement under ESSA must implement evidence-based practices that meet the top three levels of evidence if the school is the recipient of any Title I 1003(a) school improvement funds.

The implementation of evidence-based practices may allow, but not necessarily require, that:

1. LEAs with identified CSI and/or TSI schools set aside part of the Title I, Part A funds to support identified schools in the implementation of evidence-based strategies to improve student outcomes.
2. LEAs with CSI or TSI schools set aside 5% of Title I, Part A funds to provide financial incentives and rewards to teachers in CSI or TSI schools for the purpose of recruiting and retaining effective teachers.
3. LEAs provide transportation for students in CSI schools if the LEA chooses to offer these students the option to transfer to another higher-performing school.
4. Under ESSA, TSI and CSI schools that receive regular Title I funds have the same Title I, Part A spending options as any other Title I school, and may use regular Title I, Part A funds to support the school’s TSI and CSI initiatives.

It is important to note the distinction between how regular Title I, Part A funds may be used in a TSI or CSI school versus how Section 1003 school improvement funds must be used. Under ESSA, regular Title I, Part A funds may support any allowable Title I, Part A cost whether it meets ESSA’s definition of evidence-based or not. This differs from how Section 1003(a) school improvement funds must be used.

Section 1003 school improvement funds must be used to support activities that meet ESSA’s top three levels of evidence (as outline in Table 2). In other words, Section 1003(a) funds can only be used to fund activities, strategies, programs, or interventions based on a study that demonstrates the activity, strategy, or intervention has a statistically significant effect on improving student outcomes.61

For more information on the evidence requirements under ESSA, please see ED’s Guidance: Using Evidence to Strengthen Education Investments.

Additional information and resources related to evidence-based practices are available at the following websites:

- Best Evidence Encyclopedia developed by the Center for Data-Driven Reform in Education at Johns Hopkins University
- Doing What Works developed by WestEd

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61 Id. § 8101(21)(B) stating: “(B) DEFINITION FOR SPECIFIC ACTIVITIES FUNDED UNDER THIS ACT. When used with respect to interventions or improvement activities or strategies funded under section 1003, the term “evidence-based” means a State, local educational agency, or school activity, strategy, or intervention that meets the requirements of subclause (I), (II), or (III) of subparagraph (A)(i).”
• **Evidence for ESSA** developed by the Center for Data-Driven Education Reform at Johns Hopkins University
• **Effective Practices and Evidence Ratings** developed by the Center on Innovations in Learning
• **Ohio’s Evidence Based Clearinghouse** developed by the Ohio Department of Education
• **What Works Clearinghouse** developed by the Institute of Education Sciences (IES) at the U. S. Department of Education
• **Results for America** resource page, includes a variety of resources for state and local leaders
• **Center on School Turnaround and Improvement** at WestEd:
• **Four Domains for Rapid School Improvement A Systems Framework**
• **The LEA Guide for Identifying Evidence-Based Interventions for School Improvement**, developed by the Florida Center for Reading Research
• **RAND** report on evidence-based school leadership interventions
• **Using Evidence to Create Next Generation High Schools**, developed by the U.S. Department of Education
• **Roadmap to Evidence-Based Reform for Low-Graduation Rate High Schools**, developed by Every Student Graduates Center at Johns Hopkins University
• **National Implementation Research Network** (NIRN)
• Resources provided by regional educational laboratories and comprehensive centers
• Utah is in the region served by WestEd
• Utah, along with Arizona, California, and Nevada, is also served by the **Region 15 Comprehensive Center**

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**INITIATIVES AND PROGRAMS**

**SET-ASIDES FOR LEA-MANAGED INITIATIVES**

LEAs may set-aside Title I, Part A funds to implement LEA Title I, Part A initiatives that are managed at the central office level (rather than the school level) and designed to improve the achievement of students eligible for Title I, Part A services. LEA-managed initiatives are sometimes called “districtwide” initiatives because they benefit all, or a group of, Title I, Part A schools. However, these initiatives are not truly districtwide in an LEA with both Title I and non-Title I schools. An LEA cannot use Title I, Part A funds to benefit students in non-Title I schools.

Guidance from ED permits LEAs to use Title I, Part A funds for the following types of district-managed initiatives for all, or a subset of, an LEA’s Title I, Part A schools. The following examples illustrate possible uses of Title I, Part A funds for a LEA-managed Title I, Part A initiative. Other uses of funds that are consistent with Title I, Part A rules are also permissible.  

1. Contracting with an outside provider with expertise in school improvement to support low-achieving Title I, Part A schools;  
2. Summer school courses, or after-school tutoring, to prepare low-achieving students to participate successfully in advanced coursework,

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62 **ED 2009 Title I Reform Guidance**, Q&A B-8.  
63 Id. Q&A B-8.  
64 Id. Q&A C-1.
3. Supplemental instructional materials to improve the academic achievement of low-achieving students, including students with disabilities and English language learners;65
4. Hiring an outside expert to work with the staff of low-achieving Title I, Part A schools to build their capacity to analyze student data and identify promising interventions;66
5. Paying for extended time for teachers in Title I, Part A schools to review data for at-risk students and identify interventions to better meet the needs of those students;67 and
6. Extending learning time (ELT) in Title I, Part A schools (before- and after-school programs, Saturday school and summer school, extending half-day kindergarten to full day, providing a high-quality preschool program, offering an early start to the school year for students needing transition support, extending the school year, extended learning opportunities during the school day, and adding time during the day for collaborative teacher planning).68
7. There is a narrow exception allowing Title I, Part A funds to support extended learning time for students not attending a Title I, Part A school (e.g., a non-Title I school that has been identified as a Turnaround School under state statute).
   a. In 2016, ED wrote, “An LEA generally may not use Title I funds to pay for ELT in Title I schools while also using non-Title I funds to support ELT in non-Title I schools. However, an LEA that wants to provide ELT programs for only low-achieving students in both its Title I and non-Title schools may be able to do so, consistent with 34 C.F.R. § 200.79.”69

Important Note: While there is no specific cap on the amount of money an LEA can reserve for LEA-managed initiatives, the bulk of Title I funds generally should be allocated to schools because Title I is designed to be a school-based program.

RANKING SCHOOLS

Title I, Part A requires LEAs to concentrate the funds in schools with the highest percentages of poverty and to provide enough funds to make a difference in the academic performance of the students attending these schools.

To determine which schools will receive Title I, Part A funds, each LEA with 1,000 or more enrolled students must put its schools in rank order from highest to lowest concentrations of poverty.70

DETERMINE EACH SCHOOL’S POVERTY RATE

An LEA must rank their schools in order from highest percent poverty to lowest percent poverty. **Note: School rankings are based on the percentage (not the number) of low-income children in each school.**

Percent poverty for each school is typically determined by comparing the total number of children attending each school with the number of low-income children for the same school (i.e., those students eligible for free and/or reduced-price lunch based on household applications). However, ESEA allows LEAs to use other options including:

1. Eligibility for Temporary Assistance to Needy Families (TANF);
2. Census data;
3. Eligibility for Medicaid; or
4. A combination of these measures that works best for the LEA.

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65 Id. Q&A C-8.
66 Id. Q&A D-1.
67 Id. Q&A D-4.
68 Id. Q&A G-5.
70 ESSA, amending ESEA, § 1113(a)(3).
Whichever process the LEA selects to determine the poverty rates at its schools, it must use the same process to determine the percent poverty for every school.

**EXPLICIT AUTHORITY TO USE FEEDER PATTERNS TO DETERMINE SECONDARY SCHOOL POVERTY PERCENTAGES**

To determine the number of children from low-income families in a secondary school, an LEA may estimate that number by applying the average percentage of students from low-income families in the elementary school attendance areas that feed into the secondary school to the number of students enrolled in the secondary school.

Before an LEA may use feeder patterns to determine the poverty percentage of secondary schools:

1. The LEA must notify its secondary schools to inform them of the option; and
2. Most of its secondary schools must approve the use of feeder patterns (ESEA as amended by ESSA, sections 1113(a)(5)(B) and (C)).

*Note: Prior to ESSA, using feeder patterns to measure poverty in secondary schools was permitted by ED in its non-regulatory guidance. However, before ESSA, ED did not require most secondary schools to approve the measure’s use. This approval is now required under the provisions in the ESSA.*

**DIRECT CERTIFICATION**

Districts may choose to use Direct Certification data for all schools or just for the schools that will participate in the Community Eligibility Provision (CEP). For additional information on CEP, see the U.S. Department of Agriculture’s Child Nutrition Programs [Community Eligibility Provision](https://www.fns.usda.gov/cn/eligibility-provision) and 2015 guidance document [The Community Eligibility Provision Requirements Under Title I, Part A of the ESEA, as Amended](https://www.fns.usda.gov/cn/documents/community-eligibility-provision-requirements-under-title-i-part-a-of-the-esea-as-amended) or contact USBE’s Child Nutrition Programs staff.

**DECIDING WHICH SCHOOLS TO SERVE**

**75 PERCENT RULE**

All schools with 75% poverty or higher must be served first regardless of the grade span. *Under ESSA, LEAs can now lower the 75% threshold to 50% for high schools only.*

Once schools at or above 75% poverty have been served, the district may serve other schools in rank order down to:

1. Schools that are at or above 35% poverty; or
2. Schools that have poverty rates equal to or higher than the district’s average poverty rate.

The LEA has the option to:

1. Continue down the rank-ordered list serving schools in the district-wide ranking; or
2. Serve schools in rank order by grade span groupings (e.g., K-5, K-8, etc.). Schools must not be skipped within the rank order method selected by the LEA. Please refer to [Local Educational Agency Identification and Selection of School Attendance Areas and Schools and Allocation of Funds](https://www.fns.usda.gov/cn/education/services/local-educational-agency-identification-and-selection-of-school-attendance-areas-and-schools-and-allocation-of-funds).

Once an LEA has served schools with 75% poverty or higher, it may stop serving schools in rank order at any point it chooses.

**125 PERCENT RULE**

If an LEA serves any school with a poverty rate that is below 35%, *every served school must receive a per-pupil amount equal to at least 125% of the LEA’s minimum Per-Pupil Allocation (PPA).*

**COMPARABLE SERVICES**

An LEA may elect not to serve an eligible school attendance area or school that has a higher percentage of children from low-income families (than a school that is served) if:

1. The school meets the Title I comparability requirements; and
2. The school is receiving supplemental funds from other State or local sources that are spent according to the requirements of Sections 1114 or 1115; and
3. The funds expended from such other sources equal or exceed the amount that would be provided under Title I, Part A.

Once an LEA decides which schools to serve, a per-pupil allocation (PPA) is determined for each school. There is no specific total amount required, but each school must receive enough Title I funds to effectively operate a Title I program. Because Title I funds are meant to provide supplemental educational services for students from low-income families, LEAs should carefully consider the needs of its highest-poverty schools. Very high-poverty schools may warrant a higher PPA than lower-poverty schools based on needs. Equal is not always equitable. Please refer to the fiscal section of this document for further guidance.

EXCEPTIONS TO RANKING REQUIREMENTS
LEAs with enrollments of less than 1,000 students are not required to allocate funds to areas or schools in rank order. Note: Per pupil expenditure requirements still apply.

35 PERCENT RULE
The LEA has limited discretion to depart from the rigid eligibility requirements and determine which schools will receive Title I funds. First, the district may designate as eligible any school or school attendance area in which at least 35% of the children are from low-income families. When applying the 35 Percent Rule, districts must still serve school attendance areas in rank order.

ACQUIRED EXEMPTION
This provision protects schools that may lose eligibility for one year. The district may designate and serve a school attendance area or school that is not otherwise eligible for Title I, if that school was eligible and served in the preceding fiscal year. This is only a one-year provision. To seek a waiver of the 40% poverty threshold, please complete USBE’s Request for Waiver of the 40% Poverty Threshold.

SKIPPING
A district may elect not to serve an eligible school attendance area or eligible school if the school meets the following three fiscal requirements:

1. The school meets the comparability requirement; and
2. The school is receiving supplemental funds from other state or local sources; and
3. Funds expended from state and local sources are equal or exceed the amount of funds that would be provided under Title I.

Note: If a district decides to skip an otherwise eligible school attendance area, it must still count and serve the nonpublic school students in that area as if it had not been skipped in accordance with the equitable services provisions in ESSA.

SERVING SCHOOLS
Once an LEA has determined which schools to serve based on rank order, they can then determine how to serve schools using the Title I, Part A funds. Under ESSA, LEAs are required to:

1. Provide Title I, Part A funds to any school with a poverty rate of 75% or higher without regard to the grade span the school serves. 71
   a. Once Title I funds are allocated to schools with 75% or higher poverty, the LEA may choose to serve schools in rank order by grade span.
   b. For example, an LEA may choose to concentrate Title I, Part A funds in eligible elementary schools while skipping secondary schools that have less than 75% poverty.

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71 See id. § 1113.
2. Determine whether the LEA wants to use the new provision in ESSA to serve high schools with at least 50% poverty. This requires the approval of the LEA’s secondary schools.

3. Determine the per-pupil amounts in rank order (PPA).
   a. Higher poverty schools must receive an equal or greater per-pupil allocation than students in schools with lower poverty.
   b. For example, if Poplar Elementary has a poverty rate of 67% it cannot receive a smaller PPA amount than Walnut Elementary that has a poverty rate of 60%.

4. Determine if the LEA wants to serve schools below 35% poverty but equal to or higher than the LEA’s average poverty rate.
   a. If an LEA has an average poverty rate that is less than 35% and it chooses to serve schools that are equal to or higher than the LEA’s average poverty rate, then all schools the LEA serves must receive a PPA that is equal to 125% of the LEA’s minimum PPA.
   b. For example, if an LEA’s average poverty rate is 25% and it serves six schools that have poverty rates of 35% or higher, and one school that has a poverty rate of 25% then the LEA must follow the 125% rule (see the 125 Percent Rule).
   c. LEAs may also provide Title I, Part A funds to schools with poverty rates of 35% or higher.
   d. For example, if the LEAs average poverty rate is 42% it may choose not to serve schools with poverty rates below 42%; however, the district could choose to serve schools with poverty rates down to 35% if it chooses to spread its Title I funds to those schools.

5. Determine if a school may qualify for the one-year acquired exemption rule.
   a. Some schools, specifically schools that are small or have highly mobile student populations, may have poverty rates that change significantly from year to year.
   b. Thus, a school might qualify for Title I funding one year and not the next.
      i. In that case, the LEA may consider a school eligible for one additional year.
      ii. Keep in mind this exemption only works if a school falls below the LEA’s average poverty rate or 35% whichever is higher.

6. Charter schools must have a minimum of 10 low-income students based on the federal definition and those students must equal 5% or more of the total student population to qualify for Title I, Part A funds.

**TARGETED ASSISTANCE TITLE I PROGRAMS**

A targeted assistance (TA) Title I program (Section 1115) is available to any Title I, Part A school that:

1. Chooses not to operate a schoolwide Title I program,
2. Is in its first year designated as a Title I school, and/or
3. Has less than 40% poverty.\(^2\)

**Important Note:** Newly designated Title I schools must operate a targeted assistance (TA) Title I program in the first year even if the poverty rate is 40% or higher. During this first year, if the LEA wants the school to become a schoolwide Title I school the following year, the school must engage in a comprehensive needs assessment and collaboratively develop a schoolwide plan for approval. Schools that meet the 40% or higher poverty threshold that want to seek approval to operate a schoolwide Title I program the following school year must complete the **Intent to Plan a Schoolwide Program** and submit it to the State Title I Director by October 1. At the conclusion of the planning year, the school should complete the **Application to Operate a Title I Schoolwide Program** and submit it to the State Title I Director by June 15.

The plan for the targeted assistance Title I model should be based on a comprehensive needs assessment and aligned to overall school plans. In general, the plan describes how students will be selected for the targeted assistance program and how the program will be implemented (e.g., reading, math, etc.). Therefore:

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\(^2\) Id. § 1115.
1. A school MUST have a poverty rate of at least 35% or be equal to or higher than the LEA’s average poverty rate to receive Title I-A funds.

2. Schools with poverty rates below 40% MUST operate a TA model. Under limited circumstances, an underperforming school with a poverty rate below 40% may apply for a waiver to operate a school wide program.

3. Charter schools must have a minimum of ten low-income students and the number of low-income students must equal at least 5% of the school’s student population.

In a targeted assistance Title I school, the school uses Title I, Part A funds to provide additional supports to specifically identified students who are struggling to meet State academic standards. See USBE’s Title I, Part A Webpage and USBE’s Targeted Assistance Program Checklist for more information on designing and operating a Targeted Assistance Program.

Schools operating a targeted assistance program must use Title I, Part A funds to help identified educationally disadvantaged students meet state standards.73 Student eligibility for services in a targeted assistance Title I school is not restricted to students who are economically disadvantaged. Targeted assistance schools must determine which students they will serve by identifying the students with the greatest need for assistance from among the following eligible groups:

1. Students identified as failing, or most at risk of failing, to meet State academic standards;
2. Students who participated in Head Start, or ESSA-funded preschool or literacy programs for young children, within the past two years including Title I-supported preschool;
3. Students who received services under the Title I, Part C Migrant Education Program;
4. Students who are in a local institution for neglected or delinquent children or are attending a community day program; and
5. Students who are homeless or in foster care.74

If a student with a disability is one of the students most at risk of failing to meet State academic standards, the student is eligible for Title I services in addition to services provided under the Individuals with Disabilities Act (IDEA).

**SPENDING OPTIONS IN A TA PROGRAM**

Targeted assistance schools must use Title I, Part A funds to help identified students meet State standards, which can include programs, activities, and academic courses necessary to provide a well-rounded education.75

Targeted assistance schools may use Title I, Part A funds to serve its eligible students by:

1. Expanding learning time for eligible students, including before- and afterschool programs, summer programs, and other intersession opportunities;
2. Implementing a schoolwide tiered behavior model to prevent and address behavior problems;
3. Providing early intervening services to eligible students, including services coordinated with similar activities and services carried out under IDEA;
4. Providing eligible students with extra supports aligned to the school’s regular education program, which may include services to assist preschool children in the transition from early childhood education programs to elementary school programs;
5. Providing professional development to teachers, principals, other school leaders, paraprofessionals, and, if appropriate, specialized instructional support personnel, and other school personnel who work with eligible students; and
6. Implementing strategies to increase the engagement of parents of eligible students.76

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73 Id. § 1115(b)(2)(A).
74 Id. § 1115(c).
75 Id. § 1115(b)(2)(A).
76 Id. § 1115(b)(2).
Targeted assistance schools can also use Title I, Part A funds to provide eligible students with health, nutrition, and other social services\textsuperscript{77} that are not otherwise available to them if the following conditions are met:

1. The school has engaged in a comprehensive needs assessment and established a collaborative partnership with local service providers, if appropriate; and
2. Funds are not reasonably available from other public or private sources.\textsuperscript{78}

A secondary school operating a targeted assistance program may use Title I, Part A funds to provide dual or concurrent enrollment program services to eligible students.\textsuperscript{79}

**REQUIREMENTS FOR TA TITLE I SCHOOLS**
The following list outlines the requirements for implementing a targeted assistance program. Title I schools must:

1. Provide an accelerated, high-quality curriculum for eligible students;
2. Minimize the removal of eligible students from regular Tier one classroom instruction during regular school hours;
3. Review the progress of eligible students on an ongoing basis and revise the targeted assistance program if necessary to provide students additional assistance to meet state standards.\textsuperscript{80}
4. This includes exiting students from Title I services when they no longer need them; and
5. Maintain records to document which students receive services.

**COORDINATING TA PROGRAMS WITH OTHER PROGRAMS AND SUPPORTS**
Because targeted assistance programs can only serve specifically identified students, schools sometimes mistakenly “wall-off” their Title I, Part A programs to prove that only eligible students participated. This is not required by the Title I law or federal rules. In fact, Title I, Part A encourages schools to coordinate Title I services with other programs, including the regular education program and IDEA.

For example, the targeted assistance section of the law says: “Nothing in this section shall be construed to prohibit a school from serving students under this section simultaneously with students with similar educational needs, in the same educational settings where appropriate.”\textsuperscript{81}

The law also encourages targeted assistance schools to coordinate and integrate other federal, state, and local services and programs, such as other Title programs supported under ESSA, violence prevention programs, nutrition programs, housing programs, Head Start programs, adult education programs, career and technical education programs, and comprehensive support and improvement activities or targeted support and improvement activities.\textsuperscript{82}

This coordination extends beyond student services and includes Title I staff as well. For example, to promote the integration of Title I, Part A staff into the regular school program and overall school planning and improvement efforts, such staff can:

1. Participate in general professional development and school planning activities; and
2. Assume limited duties that are assigned to similar personnel, including duties beyond classroom instruction or that do not benefit participating children, so long as the amount of time spent on such

\textsuperscript{77} Examples of such services include basic medical equipment such as eyeglasses and hearing aids, compensation of a coordinator, family support and engagement services, integrated student supports, and professional development necessary to assist teachers, specialized instructional support personnel, other staff, and parents in identifying and meeting the comprehensive needs of eligible children. ESSA, amending ESEA, § 1115(e)(2)(B).
\textsuperscript{78} Id. § 1115(e)(2).
\textsuperscript{79} Id. § 1115(f).
\textsuperscript{80} Id. § 1115(b)(2)(G).
\textsuperscript{81} Id. § 1115(e)(1).
\textsuperscript{82} Id. § 1115(b)(2)(F).
duties is the same proportion of total work time as prevails with respect to similar personnel at the same school.83

**STAFFING REQUIREMENTS IN TA PROGRAMS**
There are specific Title I staffing requirements for paraeducators and teachers in targeted assistance Title I schools. The following sections outline these requirements.

**PARAEDUCATORS**
Paraeducators and substitute paraeducators assigned to a Title I targeted assistance school who are paid with Title I funds, including paraprofessionals working in preschool programs or with special education students, must continue to meet federal standards previously used under ESEA.

This means that paraeducators and substitute paraeducators must have a high school diploma or equivalent plus one of the following requirements:

1. An associate degree
2. 48 semester hours or 60 quarter hours of college credit
3. Passing score on the PRAXIS Parapro exam or similar exam

Paraprofessionals working in Title I schools may perform a variety of tasks, including:

1. Tutoring eligible students, if the tutoring occurs at a time when a student would otherwise not receive instruction from a classroom teacher;
2. Classroom management, including organizing instructional materials;
3. Managing a computer lab;
4. Assisting with parental engagement activities;
5. Providing support in a library media center;
6. Translating for parents or families; and
7. Instructional services to students under the supervision of a licensed teacher.

Some paraprofessionals are not subject to the ESEA requirements. This includes paraprofessionals with the following specific responsibilities:

1. Paraprofessionals whose assigned duties are limited to parent engagement activities must have a high school diploma, but do not have to meet any of the additional requirements.
2. Paraprofessionals whose responsibility is limited solely to providing translation services for English learners must have a high school diploma, but do not have to meet any of the additional requirements.
3. Paraprofessionals who provide personal care services or other non-instructional services to students with disabilities do not have to meet the highly qualified paraprofessional requirements.
   a. If, however, the paraprofessional provides instructional support in the special education classroom and is paid with Title I funds, or works in a schoolwide Title I program, s/he must meet the “highly qualified” requirement of ESEA.

**TEACHERS**
Teachers assigned to Title I, Part A targeted assistance programs must meet applicable state professional licensure requirements for Utah.84 A teacher assigned to a Title I, Part A targeted assistance school, and paid with Title I funds, must have one of three Utah educator license levels:

1. Professional,
2. Associate, or
3. LEA Specific.

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83 Id. § 1115(d).
84 [R277-301: Educator Licensing](#)
They must also have an assignment to teach a course that is covered by their license area of concentration and any required endorsement(s).

Please see the Utah Educator Licensing Requirements Infographic for minimum licensing requirements. For more information about teacher licensing in Utah please visit USBE’s webpage on Educator Licensing.

### SCHOOLWIDE TITLE I PROGRAMS

The schoolwide (SW) Title I program offers high poverty schools (40% or higher poverty) the flexibility to implement comprehensive school reform strategies and not be limited only to narrow services for identified students.

A schoolwide program is available to any Title I school with at least 40% poverty. The school must have a comprehensive needs assessment and spend adequate time to develop a Title I schoolwide plan for meeting its needs with the engagement of all relevant stakeholders.

In a schoolwide Title I program, the school may use Title I funds to support any reasonable activity designed to improve the school's educational program so long as it is consistent with the school’s needs and schoolwide plan. Therefore:

1. Schools operating a schoolwide Title I program can use Title I, Part A funds to upgrade the entire educational program.\(^{85}\)
2. Schools must develop a plan describing the services they will provide based on a comprehensive needs assessment of the school.
3. All students are considered eligible for Title I, Part A services.
4. All students and staff may participate in Title I-funded activities.

LEAs need to submit the Intent to Plan a Title I Schoolwide Program to the State Title I Director by October 1 for any new Title I school that has a least 40% poverty and desires to operate a schoolwide Title I program the following year or for any existing targeted assistance Title I school that meets the poverty requirement and desires to move to a schoolwide Title I model the following school year. **Note: newly designated Title I schools must operate a targeted assistance program in the first year of operation.**

After the school has completed the yearlong requirements listed on the Intent to Plan a Title I Schoolwide Program form, the LEA should submit a completed Application to Operate a Title I Schoolwide Program to the State Title I Director on behalf of the school by June 15 in preparation for the upcoming school year.

### SCHOOLWIDE PROGRAM EXCEPTION

Under ESSA, a schoolwide program is also an option for schools below 40% poverty if granted a waiver. The State may waive the 40% poverty threshold requirement for a low-performing school upon waiver request and demonstration that a schoolwide program would best meet the needs of students.\(^{86}\)

Please see USBE’s Request for Waiver of the 40% Poverty Threshold. Waiver requests should be submitted to the State Title I Director by May 1 for the school year beginning the next fall.

### SPENDING OPTIONS IN A SCHOOLWIDE PROGRAM

Depending on its needs, a schoolwide program school could use its Title I funds to support:

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\(^{85}\) ESSA, amending ESEA, § 1114(a)(1)(A).

\(^{86}\) See § 1114(a)(1)(B), “A school that serves an eligible school attendance area in which less than 40% of the children are from low-income families, or a school for which less than 40% of the children enrolled in the school are from such families, may operate a schoolwide program under this section if the school receives a waiver from the State educational agency to do so, after taking into account how a schoolwide program will best serve the needs of the students in the school served under this part in improving academic achievement and other factors.”
1. High-quality preschool or full-day kindergarten and services to facilitate the transition from early learning to elementary education programs;
2. Recruitment and retention of effective teachers, particularly in high-need subjects;
3. Instructional coaches to provide high-quality, school-based professional development;
4. Increased learning time;
5. Evidence-based strategies to accelerate the acquisition of content knowledge for English learners;
6. Activities designed to increase access and prepare students for success in high-quality advanced coursework to earn postsecondary credit while in high school (e.g., Advanced Placement, International Baccalaureate, early college high school, and dual or concurrent enrollment programs);
7. Career and technical education programs to prepare students for postsecondary education and the workforce;
8. Counseling, school-based mental health programs, mentoring services, and other strategies to improve students’ nonacademic skills;
9. School climate interventions (e.g., anti-bullying strategies, positive behavior interventions and supports),
10. Equipment, materials, and training needed to compile and analyze student achievement data to monitor progress, alert the school to struggling students, and drive decision making;
11. Multi-tiered system of support (MTSS) strategies intended to allow for early identification of students with learning or behavioral needs and to provide a tiered response based on those needs;
12. Activities that have been shown to be effective at increasing family and community engagement in the school, including family literacy programs;
13. Devices and software for students to access digital learning materials and collaborate with peers, and related training for educators (including accessible devices and software needed by students with disabilities); and
14. Two-generation approaches that consider the needs of both vulnerable children and parents, together, in the design and delivery of services and programs to support improved economic, educational, health, safety, and other outcomes that address the issues of intergenerational poverty.87

For more information about using Title I funds in a schoolwide setting under ESSA, please see ED’s 2016 guidance Supporting School Reform by Leveraging Federal Funds in a Schoolwide Program.

SCHOOLWIDE PLAN: COMPREHENSIVE NEEDS ASSESSMENT

The schoolwide plan is a strategic tool to identify the school’s needs and explain which improvement strategies it will use to address those needs.88 A schoolwide Title I plan must be based on a comprehensive needs assessment of the entire school. The needs assessment must consider information on the academic achievement of children, particularly the needs of those children who are failing, or are at-risk of failing, to meet state standards, and any other factors as determined by the LEA.89

The schoolwide plan must address the school’s identified needs based on this assessment.90 A school’s Title I allocation must be budgeted to support the goals identified in the plan to address these identified needs. The logic model that should be followed in developing the school’s Title I budget must:

1. Assess needs,
2. Set goals to address the identified needs, and
3. Fund the plan.

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87 U.S. Department of Education, Supporting School Reform by Leveraging Federal Funds in a Schoolwide Program, pp. 4-5 (2016). This guidance will be referred to as “ED 2016 Schoolwide Guidance” for the rest of this document.
88 ESSA, amending ESEA, § 1114(b)(7)(B). See also ED 2016 Schoolwide Guidance, pp. 9-10, for more information about consolidation.
89 Id. § 1114(b)(6).
90 Id. § 1114(b).
SCHOOLWIDE PLAN: FOUR COMPONENTS UNDER ESSA
The composition of the schoolwide plan changed under ESSA. Under NCLB, schools had to address ten components in their schoolwide plans. ESSA takes a more comprehensive and integrated approach, as described below, and there are now only four required plan components. Schools that are currently operating schoolwide programs must amend their existing plans to reflect these changes within one year of ESSA taking effect (i.e., July 1, 2018).91

The four required components of a schoolwide plan under ESSA are:

1. Needs Assessment
2. School Reform Strategies
3. Activities to Ensure Mastery
4. Coordination and Integration of Funds.

USBE’s Application to Operate a Title I Schoolwide Program is a resource that aligns the four required components of the schoolwide plan. See USBE’s Title I, Part A webpage for more information on designing and operating a Schoolwide Title I Program.

SCHOOLWIDE PLAN: DEVELOPMENT
The schoolwide Title I plan must be developed:

1. During a 1-year period, for schools not already operating schoolwide programs, unless the LEA determines, in consultation with the school, that less time is needed to develop and implement the schoolwide program;92
2. With the involvement of key stakeholders;93 and
3. In coordination and integration with other federal, state, and local services, resources, and programs, if appropriate, such as programs supported under ESSA, violence prevention programs, nutrition programs, housing programs, Head Start programs, adult education programs, career and technical education programs, and schools implementing comprehensive support and improvement activities or targeted support and improvement activities.94

DURATION OF A SCHOOLWIDE TITLE I PLAN AND PARENTAL AND PUBLIC ACCESS
ESSA clarifies that schoolwide Title I plans:

1. Remain in effect for the duration of the school’s participation in Title I, Part A except that schools must regularly monitor and revise the plan and implementation as necessary based on student needs to ensure that all students are provided opportunities to meet state standards.95
2. The schoolwide plan must be available to the LEA, parents, and the public, and the information contained in the plan should be understandable and, to the extent practicable, in a language that parents can understand.96

DESCRIPTION AND IDENTIFICATION OF IMPLEMENTATION STRATEGIES
Using the information from the comprehensive needs assessment, the schoolwide plan must describe strategies the school will implement to address its needs, including a description of how the strategies will:

91 Id. § 1114(b)(1).
92 ESSA, amending ESEA, § 1114(b)(1).
93 Id. § 1114(b)(2). ESSA specifies parents and other members of the community and individuals who will carry out such plan, including teachers, principals, other school leaders, paraprofessionals, administrators, the LEA, tribes and tribal organizations (to the extent feasible), and, if appropriate, specialized instructional support personnel, technical assistance providers, school staff, if the plan relates to a secondary school, students, and other individuals determined by the school.
94 Id. § 1114(b)(5).
95 Id. § 1114(b)(3).
96 Id. § 1114(b)(4).
1. Provide opportunities for all students, including each disaggregated group of students, to meet state standards;
2. Use methods and instructional strategies that strengthen the academic program in the school, increase the amount and quality of learning time, and help provide an enriched and accelerated curriculum, which may include programs, activities, and courses necessary to provide a well-rounded education; and
3. Address the needs of all children in the school, but particularly the needs of those at risk of not meeting state standards, through activities which may include:
   a. Counseling, school-based mental health programs, specialized instructional support services, mentoring services, and other strategies to improve students’ skills outside the academic subject areas;
   b. Preparation for and awareness of opportunities for postsecondary education and the workforce, which may include career and technical education programs and broadening secondary school students’ access to coursework to earn postsecondary credit while still in high school (such as Advanced Placement, International Baccalaureate, dual or concurrent enrollment, or early college high schools);
   c. Implementation of a schoolwide multi-tiered system of support to prevent and address problem behavior, and early intervening services, coordinated with similar activities and services carried out under the Individuals with Disabilities Education Act (IDEA);
   d. Professional learning opportunities and other activities for teachers, paraprofessionals, and other school personnel to improve instruction and use of data from academic assessments, to recruit and retain effective teachers, particularly in high-need subjects; and
   e. Strategies for assisting preschool children in the transition from early childhood education programs to local elementary school programs.97

In addition, if a schoolwide Title I school consolidates Title I with other funds, the plan must also list the specific state, local, and federal programs that it will consolidate in the schoolwide program.98 It is important to note that Title I funds can be used to support comprehensive initiatives in a schoolwide school even if Title I funds are not consolidated with other program funds.99

**SCHOOLWIDE PLAN: USE OF TITLE I, PART A FUNDS**

The schoolwide Title I plan provides the foundation for how a school can use Title I, Part A funds. The schoolwide Title I school’s budget and spending must directly align to its Title I, Part A schoolwide plan. The school plans first and then spends Title I, Part A funds to support the strategies identified in its plan.

In a schoolwide program, all students and staff may participate in Title I, Part A-funded activities, and the school may use Title I, Part A funds to support any reasonable activity designed to improve the school’s educational program so long as it is consistent with the school’s needs assessment and plan, and is documented in the plan.

Depending on its needs, a schoolwide program Title I school could use Title I, Part A funds to support:

1. High-quality preschool and services to facilitate the transition from early learning to elementary education programs;
2. Recruitment and retention of effective teachers, particularly in high-need subjects;
3. Instructional coaches to provide high-quality, school-based professional development,
4. Increased learning time;
5. Evidence-based strategies to accelerate the acquisition of content knowledge for English learners,

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97 Id. § 1114(b)(7)(A).
98 Id. § 1114(b)(7)(B). See also ED 2016 Schoolwide Guidance, pp. 9-10, for more information about consolidation.
99 See ED 2016 Schoolwide Guidance, p.9, stating: “NOTE: A schoolwide program school has flexibility in its use of Title I funds even absent consolidation. The uses of Title I funds described throughout this document are available to a schoolwide program school that does not consolidate its Title I or other Federal funds. Consolidation, however, affords even greater flexibility.”
6. Activities designed to increase access and prepare students for success in high-quality advanced coursework to earn postsecondary credit while in high school (e.g., Advanced Placement, International Baccalaureate, early college high schools, and dual or concurrent enrollment programs);
7. Career and technical education programs to prepare students for postsecondary education and the workforce;
8. Counseling, school-based mental health programs, behavior mentoring services, and other strategies to improve students’ nonacademic skills;
9. School climate interventions (e.g., anti-bullying strategies, positive behavior interventions and supports);
10. Equipment, materials, and training needed to compile and analyze student achievement data to monitor progress, alert the school to struggling students, and drive decision making;
11. Response-to-intervention strategies intended to allow for early identification of students with learning or behavioral needs and to provide a tiered response based on those needs;
12. Activities that have been shown to be effective at increasing family and community engagement in the school, including family literacy programs;
13. Devices and software for students to access digital learning materials and collaborate with peers, and related training for educators (including accessible devices and software needed by students with disabilities); and
14. Two-generation approaches that consider the needs of both vulnerable children and parents, together, in the design and delivery of services and programs to support improved economic, educational, health, safety, and other outcomes that address the issues of intergenerational poverty.  

For more information about using Title I, Part A funds in a schoolwide setting under ESSA, please see ED’s guidance: Supporting School Reform by Leveraging Federal Funds in a Schoolwide Program.

STAFFING REQUIREMENTS IN SCHOOLWIDE PROGRAMS

There are specific Title I, Part A staffing requirements for paraeducators and teachers in Schoolwide Title I schools.

PARAEDUCATORS

All paraeducators and substitute paraeducators assigned to a schoolwide Title I school, including paraprofessionals working in preschool programs or with special education students, must continue to meet federal standards previously used under ESEA. This means that paraeducators and substitute paraeducators in schoolwide schools must have a high school diploma or equivalent plus one of the following requirements:

1. An associate degree
2. 48 semester hours or 60 quarter hours of college credit
3. A passing score on the PRAXIS Parapro exam

Paraprofessionals working in Title I schools may perform a variety of tasks, including:

1. Tutoring eligible students, if the tutoring occurs at a time when a student would otherwise not receive instruction from a classroom teacher;
2. Classroom management, including organizing instructional materials;
3. Managing a computer lab;
4. Assisting with parental engagement activities;
5. Providing support in a library media center;
6. Translating for parents or families; or
7. Instructional services to students under the supervision of a licensed teacher.

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100 U.S. Department of Education, Supporting School Reform by Leveraging Federal Funds in a Schoolwide Program, pp. 4-5 (2016). This guidance will be referred to as “ED 2016 Schoolwide Guidance” for the rest of this document.
Some paraprofessionals are not subject to the ESEA requirements. This includes paraprofessionals with the following specific responsibilities:

1. Paraprofessionals whose assigned duties are limited to parent engagement activities must have a high school diploma, but do not have to meet any of the additional requirements.
2. Paraprofessionals whose responsibility is limited solely to providing translation services for students who are English learners must have a high school diploma, but do not have to meet any of the additional requirements.
3. Paraprofessionals who provide personal care services or other non-instructional services to students with disabilities do not have to meet the highly qualified paraprofessional requirements. If, however, the paraprofessional provides instructional support in the special education classroom and is paid with Title I funds, or work in a schoolwide Title I program, s/he must meet the “highly qualified” requirement of ESEA.

**TEACHERS**

Teachers assigned to Title I schoolwide school programs must meet applicable state professional licensure requirements. ALL teachers assigned to a Title I schoolwide school must have one of three Utah educator license levels (Professional, Associate, or LEA Specific) and have an assignment to teach a course that is covered by their license area of concentration and any required endorsement(s). Please see USBE’s Utah Educator Licensing Requirements Infographic for minimum licensing requirements. For additional information on educator licensing in Utah please see USBE’s Educator Licensing webpage.

**ANNUAL EVALUATION AND REVIEW OF SCHOOLWIDE AND TARGETED ASSISTANCE SCHOOLS**

A school operating a schoolwide or targeted assistance program must annually evaluate the implementation of, and results achieved by, the program. The evaluation must determine whether the program was effective in increasing the achievement of students in meeting State standards, particularly those students who had been furthest from achieving the standards. The school must revise its plan as necessary based on the results of the evaluation to ensure the continuous improvement of student achievement.

The intent of the evaluation is that schools conduct an annual review of the strategies in the schoolwide or targeted assistance program to determine if they are contributing to improvement in student achievement or increases in other activities like parental engagement or high-quality professional development that led to increases in student achievement.

The annual evaluation examines whether the schoolwide or targeted assistance program is being effectively implemented and whether the implementation is improving student achievement. The annual review should not only address student achievement but also teacher quality, parental engagement, coordination of funds, and other components that directly and indirectly affect achievement. The annual review is designed to reveal areas of strength within the program and areas that need revision to better position the school to continually improve.

**CONSOLIDATING FUNDS IN TITLE I SCHOOLWIDE PROGRAMS**

A school operating a schoolwide Title I program may consolidate Federal, State, and local education funds to address the needs of students in the school. If a schoolwide school consolidates Title I, Part A with other funds, its Title I, Part A schoolwide plan must also list the specific state, local, and federal programs that will be consolidated in the schoolwide program.

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101 R277-301: Educator Licensing
102 ESEA § 1114(a)(1), (3)
103 See ED 2016 Schoolwide Guidance
It is important to note that Title I, Part A funds can be used to support comprehensive initiatives in a schoolwide school even if Title I, Part A funds are not consolidated with other program funds.\textsuperscript{104}

A school that chooses to consolidate funds within its Title I, Part A schoolwide program is not exempt from the following federal requirements:\textsuperscript{105}

1. Health, safety, civil rights, and gender equity;
2. Student and parental participation and engagement;
3. Services to private school children;
4. Maintenance of effort;
5. Time and effort documentation for staff paid with Title I, Part A funds;
6. Comparability of services; and
7. Uses of federal funds to supplement and not supplant the school’s share of state and local funds.

**CONSOLIDATION**

In general, ED guidance allows for a schoolwide building to consolidate federal funds it receives from discretionary (competitive) and formula grants, except where ED has expressed limitations. A schoolwide program that includes other federal education programs does not have to conform to the specific statutory or regulatory requirements for each separate program so long as the intent and purposes of those programs are met in the schoolwide plan.\textsuperscript{106}

*Note: The authority to use funds under other programs in schoolwide program schools does not apply to funds that are allocated by formula to non-schoolwide buildings in a district. This is not an authority to redistribute funds among buildings. Any redistribution of funds would have to be consistent with the authorizing statute.*

**FEDERAL FUNDS WITH LIMITS OR CONDITIONS FOR CONSOLIDATION**

ED has placed limitations or conditions on consolidating the following federal funds:

**Individuals with Disabilities Education Act (IDEA), Part B**

Formula or discretionary grant programs under IDEA provided for eligible children with disabilities under Section 8003(d) of the ESEA may be included in a schoolwide Title I program. However, certain conditions apply and the amount of IDEA, Part B funds is restricted to the proportion of funding for students with disabilities who attend the Title I schoolwide school.

**Title I, Part C**

Title I, Part C, Migrant Education funds may be combined in a schoolwide program only after the LEA consults with parents and documents that it has met all identified student needs that result from a migratory lifestyle. In addition, any inclusion of Title I, Part C funding is contingent upon approval by the Utah State Board of Education’s Migrant Education Specialist.

**Title VI, Part A**

Indian, Native Hawaiian, and Alaska Native funds provided under ESEA Title VI, Part A, flow directly to eligible local school districts for Indian Education services. Title VI, Part A, Indian Education funds may be combined in a schoolwide Title I program if they are used to assist American Indian students in meeting state academic standards and “only if the parent committee established by the LEA under ESEA approves the inclusion of those funds.”

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\textsuperscript{104} See \textit{ED 2016 Schoolwide Guidance}, p.9, stating: “NOTE: A schoolwide program school has flexibility in its use of Title I funds even absent consolidation. The uses of Title I funds described throughout this document are available to a schoolwide program school that does not consolidate its Title I or other Federal funds. Consolidation, however, affords even greater flexibility.”

\textsuperscript{105} Federal Register, Vol. 69, No. 127, 7/2/2004.

\textsuperscript{106} Id.
**Title I, Part D**

Funds from Prevention and Intervention Programs for Children and Youth who are Neglected, Delinquent, or At-Risk under ESEA Title I, Part D, Subpart 1 for services to children in state institutions for neglected or delinquent children may be combined, unless funds are used for transition services involving a schoolwide Title I program school.

**Perkins Vocational and Technical Education**

Perkins funds may be consolidated if the school is providing services from state and local funds that are at least comparable to the services being provided in other secondary schools or sites within the LEA that are not being served with Perkins funds.

**FEDERAL FUNDS EXCLUDED FROM CONSOLIDATION**

The following federal funds are excluded from consolidation:

1. Funds provided under the School Facilities Infrastructure Improvement Act to ensure the health and safety of students through the repair, renovation, alteration, and construction of school facilities.
2. Programs under the Adult Education Act or ESEA, Title IX, Part A, Subpart 3 (Adult Indians) unless adult literacy services are integrated within a schoolwide Title I program plan. Adult education funds could be included, for example, if they provide adult literacy as part of a family literacy activity under a schoolwide program plan.
3. The ED funds awarded to institutions of higher education (IHE), unless those funds support elementary or secondary schools (e.g., the School, College, and University Partnerships Program).
4. Federal programs not administered by the Secretary of Education, such as the National School Lunch Program and Head Start.
5. State Funds for Consolidation
6. The following state funds may be consolidated in a schoolwide program:
7. State basic education allocations from the State Legislature
8. Local education funds

**STATE FUNDS EXCLUDED FROM CONSOLIDATION**

State Special Education funds are not allowed for consolidation because they are entitlements. The students identified for these programs must be provided services.

**LOCAL FUNDS & CONSOLIDATION**

Local education revenue may be consolidated in schoolwide programs.

**SAMPLE PLAN ILLUSTRATING HOW TO CONSOLIDATE FUNDS IN SCHOOLWIDE PLAN**

Table 3 represents the programs commonly consolidated in a Schoolwide Title I Plan. This is an example only. It does not represent the only set of program funds that may be consolidated.

**Table 3: Sample Plan for Consolidating Funds in a Schoolwide Program**

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount Available</th>
<th>How the Intents and Purposes of the Program will be Met</th>
</tr>
</thead>
</table>
| State Education Funds | $1,719,026       | To provide all students with instruction aligned to grade level specific state standards including differentiation and enrichment services as needed.  
Basic education funds are combined to support the activities listed above. Examples include classroom teachers, textbooks, supplemental materials, supplies, equipment, technology, staff development, and substitutes. |
Title I, Part A  $269,477  To provide all children significant opportunity to receive a fair, equitable, and high quality, well-rounded education, and to close educational achievement gaps.

Title II, Part A  $33,118  Preparing, training, and recruiting effective teachers, principals, or other school leaders.

Title III, Part A  $17,855  To ensure that students who are English learners, including immigrant children and youth, develop English proficiency and meet the same academic content and achievement standards that other children are expected to meet. Funds are used to implement language instruction education programs designed to help English learners achieve the state academic standards.

School Land Trust Funds  $40,000  May be used in consultation with the School Community Council.

Local funds  $40,000  Local revenue may be combined in schoolwide programs.

Total  $2,119,476

BUDGETING AND ACCOUNTING FUNDS CONSOLIDATED IN A SCHOOLWIDE PROGRAM

Good communication between LEA business administrators and schoolwide program staff is important in the application, budgeting, reporting, and accounting process for a schoolwide program.

The Title I, Part A schoolwide plan must list the specific state, local, and federal programs that will be consolidated in the schoolwide program. A schoolwide school is not required to maintain separate fiscal accounting records, by program, that identify the specific activities supported by those particular funds. They must maintain records that demonstrate the schoolwide program addresses the intent and purposes of each federal program with funds that were consolidated into the schoolwide program.

Combined funds do not lose their identity when combined in a schoolwide program. Expenditures and revenues must address the population of students for whom the funds were provided.

Note: The district may use any reasonable method to demonstrate how the funds in a schoolwide program have been expended. USBE has provided the following example.

<table>
<thead>
<tr>
<th>TABLE 4: EXAMPLE: DISTRIBUTION OF EXPENDITURES BASED ON REVENUES</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Total Funding Available for Consolidation</strong></td>
</tr>
<tr>
<td><strong>Funding Stream</strong></td>
</tr>
<tr>
<td>Basic Education Allocation from the State Legislature</td>
</tr>
<tr>
<td>Title I, Part A—Improving the Academic Achievement of the Disadvantaged</td>
</tr>
<tr>
<td>Title II, Part A—Highly Qualified Teachers and Principals</td>
</tr>
<tr>
<td>IDEA, Part B—Special Education, see note below</td>
</tr>
<tr>
<td>Carl D. Perkins Career and Technical Education Improvement Act</td>
</tr>
<tr>
<td><strong>Total</strong></td>
</tr>
</tbody>
</table>

In this example, the LEA may allocate all the building’s schoolwide program expenditures proportionally (using percentages) that match the building’s budgeted schoolwide revenues.

---

107 Id.
108 Id.
109 Id.
Note: Staff paid out of particular program funds need not work in that same program in order to meet the specific intent and purposes described in the schoolwide plan.

**LEA MAINTENANCE OF EFFORT**

LEAs receiving Title I, Part A funds must comply with the annual Maintenance of Effort (MOE) requirement. In short, MOE requires districts to maintain a consistent floor of state and local funding for free public education from year-to-year. MOE applies to Title I, Part A; Title I, Part C—Migrant Education; Title I, Part D—Neglected and Delinquent; Title II—Effective Educators; Title III—English Language Acquisition; Title III—Immigrant; Title IV, Part B—21st Century Community Learning Centers; and Title VI—American Indian Education.

Consistent with MOE policy, an LEA may not use funds to reduce the level of expenditures for the education of children from state and/or local funds below the level of those expenditures for the preceding fiscal year.

For eligibility determination, the SEA must determine that the LEA budgets at least the same total spent for that purpose from the same source for the most recent prior year for which information is available. Sources of funds may be either local funds only or a combination of State and local funds.

The SEA will not consider any expenditure made from funds provided by the Federal Government for which the SEA or the LEA is required to account to the Federal Government in determining the LEA’s compliance.

The following are allowable reductions in the levels of expenditures:

1. The voluntary departure, by retirement or otherwise, or departure for just cause of service personnel
2. A decrease in the enrollment of qualifying students
3. The termination of costly expenditures for long-term purchases, such as the acquisition of equipment

**Maintenance of Effort can be satisfied by a LEA in one of the following two ways:**

1. By looking at the amount the LEA has expended in non-federal expenditures two years previously, taking 90% of that amount, the results must be greater than or equal to the amount spent in the previous year for the LEA to have no reduction in funds for the current year; or
2. By looking at the amount the LEA has expended per pupil in non-federal expenditures two years previously, taking 90% of that amount, the results must be greater than or equal to the per pupil cost of the amount spent in the previous year for the LEA to have no reduction in funds for the current year.

Calculating the percentage of fund reduction, if necessary, is also determined two ways:

1. Overall expenditures, or
2. Per pupil expenditures.

Since the LEA can satisfy the MOE by either method, the SEA will use the lower of the two percentages to calculate the actual percentage of decrease for the current year. This percentage is multiplied by the previous year’s allocation to determine the dollar amount of reduction. The amount of reduction will be made to the following year’s allocation.

MOE is reviewed annually and LEAs that have maintained the level of state and local funding for four out of every five years will not be assessed penalties. USBE’s Financial Operations office calculates MOE using the accounting records LEAs supply annually to the SEA. The SEA is required to reduce the amount of Title I, Part A allocations in the exact proportion by which a LEA fails to maintain effort by falling below 90% of both the combined fiscal effort per student and aggregate expenditures (using the measure most favorable to the district).

After MOE is calculated, LEAs can apply to ED for a waiver if there are extenuating circumstances, such as a natural disaster or a precipitous decline in the financial resources of the LEA.

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110 ESSA, amending ESEA, § 1118(a) and § 8521.
The following table is an example LEA funding expenditures, MOE, and reduction of funds.

**TABLE 5: EXAMPLE OF MOE, EXPENDITURES AND REDUCTIONS**

<table>
<thead>
<tr>
<th>Federal Fiscal Year</th>
<th>First Preceding Year: Nonfederal Expenditures</th>
<th>Second Preceding Year: Nonfederal Expenditures</th>
<th>90% Expenditure Level to Meet MOE</th>
<th>Reduction in LEA’s Title I, Part A Allocation</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY 2015 (2015-16)</td>
<td>$500,000 (FY 2014)</td>
<td>$600,000 (FY 2013)</td>
<td>$540,000 (2nd year x 90%)</td>
<td>(40,000/540,000) = 7.4% reduction – if LEA also failed MOE in one of the prior 5 years</td>
</tr>
<tr>
<td>FY 2016 (2016-17)</td>
<td>$490,000 (FY 2015)</td>
<td>$540,000 (90% of FY 2013 instead of actual 2014 amount)</td>
<td>$486,000 (2nd year x 90%)</td>
<td>LEA met MOE – no reduction in federal grant</td>
</tr>
<tr>
<td>FY 2017 (2017-18)</td>
<td>$400,000</td>
<td>$490,000 (FY 2015)</td>
<td>$441,000 (2nd year x 90%)</td>
<td>(41,000/441,000) = 9.3% reduction – because LEA also failed in FY 2015</td>
</tr>
</tbody>
</table>

**GUIDANCE ON KEY ASPECTS OF TITLE I IMPLEMENTATION**

**SUPPLEMENT NOT SUPPLANT UNDER ESSA**

Title I, Part A funds should add to (supplement) and not replace (supplant) state and local funds. The ESSA revised the Title I, Part A supplement not supplant (SNS) requirement, but it must still be met. ESEA section 1118(b)(1) requires that an LEA use the Title I, Part A funds it receives from its SEA only to supplement funds that would, in the absence of Title I, Part A funds, be made available from State and local sources for the education of students participating in a Title I program.

ESSA ENDS THE “THREE PRESUMPTIONS OF SUPPLANTING” FOR TITLE I, PART A

Prior to ESSA, SNS was tested by analyzing an individual Title I, Part A cost’s compliance with “three presumptions of supplanting.” Under ESSA, compliance with SNS will no longer be tested through individual Title I, Part A costs,112 so these three presumptions no longer apply. Schoolwide programs under NCLB already had this flexibility. ESSA extends this flexibility to targeted assistance programs.113

*Note: All other ESSA programs must still meet the prior SNS requirements.*

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111 Under NCLB and previous versions of ESEA, a Title I, Part A supplanting violation was presumed if Title I, Part A paid for:
   1) An activity required by federal, state, or local law,
   2) An activity that was paid for with state or local funds in the prior year, or
   3) The same services for Title I, Part A students that state and local funds support for non-Title I, Part A students.

112 ESSA, amending ESEA, § 1118(b)(3)(A).

113 Id. § 1118(b)(3) “No local educational agency shall be required to—(A) identify that an individual cost or service supported under this part is supplemental; or (B) provide services under this part through a particular instructional method or in a particular instructional setting in order to demonstrate such agency’s compliance with paragraph (1).”
ESSA REQUIRES DEMONSTRABLE METHODOLOGY TO ALLOCATE STATE AND FEDERAL FUNDS TO SCHOOLS

New under ESSA, LEAs must demonstrate that the methodology used to allocate state and local funds to schools provides each Title I, Part A school with all the state and local money it would receive if it did not participate in the Title I, Part A program. 114

The LEA is responsible for retaining documentation that it has a methodology to distribute funding and staffing to schools without taking Title I, Part A funds into account. It should be able to show that it has a method for distributing core funding and staff for the schools prior to distributing Title I, Part A funds. LEAs’ methodology will be reviewed beginning with the 2018-2019 monitoring cycle and annually thereafter. ESSA provided a compliance date of December 10, 2017, for LEAs to develop and document their methodology for SNS.

The SNS methodology does not mean that each school will necessarily receive the same staff level or amounts per student. The methodology may include additional amounts based on the specific needs of the student population, (i.e., a weighted methodology). The key for the SNS analysis is that the LEA can document and explain that Title I, Part A funding was not a factor in how state and local resources were distributed to schools.

ESSA REQUIRES DOCUMENTATION OF LEA METHODOLOGY

Each LEA is responsible for documenting that it has a methodology to distribute funding and staffing to schools without taking Title I, Part A funds into account. LEAs will submit written methodology to USBE for review via the Desktop Monitoring Instrument (DMI). In addition, the LEA should be able to show application of its methodology for distributing state and local resources to schools prior to allocating federal Title I, Part A funds.

Note: Adopting the previous “NCLB Three Presumptions of Supplanting” is not a sufficient methodology for resource distribution of Title I, Part A funds under ESSA.

For more information about supplement not supplant under the ESSA please see [ED’s Supplement Not Supplant Guidance](#).

DEVELOPING AN ALLOCATION METHODOLOGY

An LEA may consider the following in developing its SNS methodology:

1. LEAs can use the allocation of staffing units, rather than funds, for allocation of all employee-related costs. This means it can exclude compensation from its methodology and instead use staff units (FTE).
2. The LEA methodology for distributing state and local resources only applies to charges allowed under Title I, Part A.
   a. Consistent with the UGG, the Title I, Part A costs must be necessary, reasonable, and allocable.
      i. As such, the methodology for distribution of state and local resources only applies to equivalent Title I, Part A charges.
   b. The methodology should address any of the following if allocated at the building level:
      i. Teaching
      ii. Learning Resources
      iii. Guidance and Counseling
      iv. Supervision (administrative)
      v. Health Related Services
      vi. Instructional Professional Development
      vii. Instructional Technology
      viii. Curriculum
      ix. Communications (such as translation services for parent/family engagement)

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114 Id. § 1118(b)(2). “a local educational agency shall demonstrate that the methodology used to allocate State and local funds to each school receiving assistance under this part ensures that such school receives all of the State and local funds it would otherwise receive if it were not receiving assistance under this part.”
The LEA should exclude the following from the methodology:

1. Centrally administered resources: employee-related compensation, Tier I core curriculum purchases, etc.
2. Costs that are Title I, Part A allowable only in limited circumstances:
   a. Maintenance and utilities
   b. Student transportation
3. Costs that are never allowed under Title I, Part A, through either ESSA or the UGG: (e.g., debt service, capital expenditures, building repair costs, bus depreciation, food service, and child nutrition).
4. Costs already obligated for specific building repairs through locally approved capital levies and bonds.

An LEA’s documentation of its methodology should explain how it:

1. Distributed state and local staff units and funds to schools for each school year using a methodology that did not consider a school’s Title I, Part A status. Questions for LEAs to address in the documentation:
   a. What was the process used for distributing FTEs for principals, teachers, paraeducators, and other staff?
   b. Is there an additional weight or consideration based on the educational needs of students, such as students who are English learners, students with disabilities, students who are economically disadvantaged, or students experiencing intergenerational poverty or homelessness?
   c. What is the process used to allocate funds for consumable materials to schools?
   d. Document exceptions: If the district centralizes certain programs, or locates certain programs at one building, this must be documented.
2. Demonstrates that the methodology does not reduce funding for Title I buildings.
3. Demonstrates that the LEA followed its published methodology.

**Note: LEAs with only one school are exempt from this requirement.**

**METHODOLOGY EXAMPLES**
The USBE cannot prescribe a SNS methodology (e.g., process, method, logic). Examples in this section are only suggested approaches.

**Example I: Methodology Based on Enrollment and Grade Spans**
The basic allocation is based on total enrollment counts for each school, as if the state and local funds were the only monies that each school would receive. In this example, each school is given additional allocations for other needs (e.g., technology, supplies). As a result, all schools are treated the same whether these schools are Title I, Part A or not.

**Note: The schools are grouped by grade span (elementary and secondary) in this example. Each grade span may have a different per student amount, but schools in each group are treated equally.**

**Table 6: Example 1 SNS Methodology**

<table>
<thead>
<tr>
<th>School</th>
<th>School Enrollment</th>
<th>All Staff FTEs (salaries and benefits for administration and instruction)</th>
<th>Professional Learning for Staff</th>
<th>Technology and Supplies</th>
<th>Additional Necessary Costs</th>
<th>Total</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$4,300 per elementary student</td>
<td>$20 per student – all schools</td>
<td>$50 per student – all schools</td>
<td>i.e., lunch, library supplies, athletic supplies, utility costs, transportation</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Example 2: Methodology Based on Enrollment and Disaggregated Groups of Students

The second example is based on the distribution of state and local funds that includes extra consideration for particular groups of students including students from low-income families, English learners, students with disabilities, and preschool students. All schools in the LEA follow this same model.

In Example 2, each school in the LEA receives a basic per pupil allocation of $5,550.00. The school in the example has an enrollment of 450 students, including 200 students from low-income families ($25 additional PPA), 100 English learners ($50 additional PPA), 50 students with disabilities ($150 additional PPA), and 20 preschool students ($850 additional PPA). Using this methodology, the school received $2,509,500 in state and local funds.

<table>
<thead>
<tr>
<th>TABLE 7: EXAMPLE 2 SNS METHODOLOGY</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>Example 2: Basic PPA plus Additional Funding for Disaggregated Groups of Students</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basic Allocation</td>
</tr>
<tr>
<td>All Students</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Additional State and Local Funding for Disaggregated Groups of Students</th>
</tr>
</thead>
<tbody>
<tr>
<td>Category Allocation</td>
</tr>
<tr>
<td>Students from low-income families</td>
</tr>
<tr>
<td>English learners</td>
</tr>
<tr>
<td>Students with disabilities</td>
</tr>
<tr>
<td>Preschool students</td>
</tr>
</tbody>
</table>
EXCLUSION OF “TITLE I, PART A” SUPPLEMENTAL STATE AND LOCAL FUNDS FROM THE METHODOLOGY

LEAs may exclude supplemental state and local funds used for any program that meets the intent and purpose of Title I, Part A. In other words, although an LEA may NOT reduce its allocation of general state and local funds to a Title I, Part A school because the student receives Title I, Part A money, ESSA requirements allow for a degree of flexibility when it comes to supplemental state and local funds.

What are Supplemental State and Local Funds?

For the SNS methodology purposes, state and local funds are considered supplemental if they are used to pay for a “Title I, Part A-like” activity or program.

A program or activity is considered “Title I, Part A like” if it either:

1. Is implemented in a school with at least 40% poverty;
2. Is designed to promote schoolwide reform and upgrade the entire educational operation of the school;
3. Is designed to meet the educational needs of all students in the school, particularly those who are not meeting state standards; and
4. Uses the State’s assessment system to review the effectiveness of the program.

Or if it:

1. Serves only students who are failing, or most at risk of failing, to meet state standards;
2. Provides supplementary services to participating students designed to improve their achievement; and
3. Uses the State’s assessment system to review the effectiveness of the program.

State and Local Funds Which May Be Excluded

Below are some examples of when state and local funds may be excluded from the SNS methodology determination.116

EXAMPLE 1: An LEA offers after-school tutoring for any student who scores below proficient on the state’s mathematics assessment. Paying for eligible students in a schoolwide program school with Title I, Part A funds and eligible students in a non-Title I, Part A school with local supplemental funds would not violate the schoolwide program SNS requirement.

This is true even though the schoolwide program would not receive its share of the local supplemental funds to provide tutoring to eligible students. Rather, the local funds to provide tutoring in the non-Title I, Part A schools would qualify for the exclusion because the funds are supplemental and benefit only the students who, by virtue of being non-proficient in mathematics, are failing to meet the state’s mathematics standards.

EXAMPLE 2: The SEA identifies all “F” schools in the state as critical needs schools. An LEA will not violate the schoolwide program SNS requirement if it uses Title I, Part A funds to implement interventions consistent with the turnaround principles in its Title I, Part A critical needs schools and uses supplemental non-Federal funds to provide the same interventions in its non-Title I, Part A critical needs schools.

IMPLEMENTATION YEAR

LEAs will be required to upload their written methodology to the Desktop Monitoring Instrument (DMI). The LEA’s methodology must describe how the distribution of its general, state, and local funds to each school is neutrally determined (i.e., without regard to whether a school receives Title I, Part A funds).

In addition, the LEA will be asked to provide evidence that the LEA not only has its methodology in writing, but demonstrates its distribution of general, state, and local funds to Title I, Part A schools is done in a neutral way.

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115 ESSA, amending ESEA, § 1112(b)(1)(D) and § 1113(c)(2)(B)
116 ED NAFEPA Presentation, March 2017

Revised July 2021

<table>
<thead>
<tr>
<th>Total School Allocation</th>
<th>$2,509,500</th>
</tr>
</thead>
</table>
The USBE cannot prescribe a specific standard document or report. The LEA will decide what documentation to provide. An LEA could use an Excel spreadsheet that included budgeted monies to each school (only general, state, and local funds) clearly indicating all schools were treated the same regardless of whether the schools were Title I, Part A or not.

Depending on the size of an LEA and the complexity of its methodology, the LEA might be asked to share after-the-fact expenditures per building. As stated previously, the USBE cannot prescribe a specific standard document or report. The LEA will decide at the LEA-level what documentation to provide. The USBE is in the process of determining what data could be used to review after-the-fact expenditures. An LEA may use per-pupil expenditures data as a method of demonstrating compliance, although, there could be other methods.

### COMPARABILITY OF SERVICES

As a condition of receiving Title I, Part A funds, LEAs must ensure that state and local funds are used to provide services that, taken as a whole, are comparable between Title I, Part A and non-Title I, Part A schools. LEAs use October enrollment data to conduct the annual comparability analysis. LEAs need to make appropriate adjustments to staffing in Title I, Part A and Non-Title I, Part A schools if the analysis demonstrates an issue with comparability.

LEAs must be able to document that the services provided with state and local funds in Title I schools are comparable to those provided in non-Title I schools in the LEA. State and local funds must be used in participating Title I schools to provide services that, taken as a whole, are “at least comparable” to services provided by schools that do not participate in the Title I program.

If an LEA serves all the schools in its district with Title I funds, the LEA must use state and local funds to provide services that are “substantially comparable” in each participating school. Comparability may be determined on a grade-span-by-grade-span basis or a school-by-school basis.

### LEA WRITTEN ASSURANCE OF COMPARABILITY OF SERVICES

On-site files contain a written assurance that the LEA has developed and implemented the following three features:

1. An LEA-wide salary schedule
2. A policy to ensure equivalence among schools regarding teachers, administrators, and other staff, and
3. A policy to ensure equivalence among schools in the provision of curriculum materials and instructional supplies.

Other measures that can be used:

1. Student/instructional staff ratios, or
2. Student/instructional staff salary ratios

The LEA does not have to include unpredictable changes in student enrollment or personnel assignments that occur after the beginning of a school year in determining comparability of services.

### MAINTENANCE OF PROCEDURES AND RECORDS

LEAs must develop procedures for complying annually with the comparability requirements.

LEAs must maintain records (updated biennially) that document compliance (i.e., if the LEA files a written assurance that it has established and implemented a district-wide salary schedule, policies to ensure equivalence among schools in staffing, and the provision of materials and supplies, the LEA must keep records documenting that the salary schedule and policies were actually implemented, and equivalence was achieved among schools regarding staffing, materials, and supplies).

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117 ESSA, amending ESEA, § 1118(c).
**EXCLUSIONS**
Comparability rules allow the same exclusion of funds permitted under the supplanting analysis.

LEAs may exclude supplemental state and local funds expended in any school attendance area or school for programs that meet the intent and purposes of Title I.

LEAs also may exclude funds expended for language instruction educational programs (i.e., bilingual education for children of limited English proficiency), as well as the excess cost of providing services to children with disabilities as determined by the LEA.

Preschool staffing and students may be excluded from comparability analysis.

**COMPLIANCE AND COMPARABILITY**
It is a common misconception that if an LEA is in compliance with comparability, then it is automatically in compliance with SNS. Although both tests look at how the LEA distributes state and local funds to schools, they are separate tests that measure different things. 118

**EXAMPLE 1: COMPARABILITY COMPLIANCE BUT NOT SNS COMPLIANCE**
An LEA demonstrates comparability through student/instructional staff ratios, but does not meet SNS because it provides extra state/local money to non-Title I schools for technology purchases, but not to Title I schools because it expects Title I to pay for those technology purchases in those schools.

**EXAMPLE 2: SNS COMPLIANCE BUT NOT COMPARABILITY COMPLIANCE**
An LEA meets SNS because it can demonstrate it did not take Title I status into account when distributing its state/local funds to schools, but does not demonstrate comparability because the LEA’s non-Title I schools have lower student/instructional staff ratios than its Title I schools.

The approach (though not the mechanics) of SNS is now more like other fiscal tests, such as MOE and comparability because it is based on funding. In other words, how an LEA funds its schools is the inquiry: Does the LEA do so in a in a Title I-neutral manner?

Individual Title I costs are no longer part of an SNS analysis. **Note: SNS was a common reason SEAs denied proposed Title I costs. The conversation over allowability should be different under the revised ESSA SNS requirements.**

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**CARRYOVER PROVISION**
Under section 421 (b) of the General Education Provisions Act (GEPA), LEAs and SEAs must obligate funds during the 27 months extending from July 1 of the fiscal year for which the funds were appropriated through September 30 of the second succeeding fiscal year. This maximum period includes a 15-month period of initial availability plus a 12-month period for carryover (i.e., the Tydings Amendment). However, section 1127 (a) of ESSA limits the amount of Title I, Part A funds an LEA may carry over from one fiscal year’s allocation to no more than 15% of the total Title I, Part A funds allocated to the LEA for that fiscal year.

Federal regulations limit the amount a LEA can carry over to 15% of the Title, Part A funds. LEAs may request a waiver of the 15% carryover limit once in three years or return all funds over the 15% limit for reallocation.

To request a waiver of the Title I 15% carryover provision, please submit USBE’s [Title I, Part A: Excess Carryover Waiver Form](https://example.com) to the State Title I Director by December 1.

If the carryover amount is less than or equal to 15%, no waiver is required, however, there must be a reimbursement request that covers all expenses up-to-and-including September 30 of the year the funds are awarded.

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118 ESSA’s Title I, Part A Supplement Not Supplant Requirement Presentation by CCSSO August 30, 2017.
More than 15% carry-over on September 30 requires waiver approval. A waiver may be requested after the September expenditures have been determined and the exact percentage of carry-over has been calculated.

LEAs submitting reimbursement requests should take note of the following:

1. A reimbursement request must be submitted up to and including all expenses as of September 30.
2. September reimbursement request is due to USBE no later than October 10.
3. Analysis of all expenditures and programs with more than 15% carryover will be conducted.
4. Waiver request to carry-over more than 15% in Title I, Part A will be due no later than December 1.
5. LEA Title I, Part A program directors will be notified upon approval/disapproval of request.
6. LEAs may only request a waiver once every three years.

If USBE determines that an LEA exceeds the 15% carryover limitation after the final expenditure report has been submitted and reviewed, the LEA will be notified.

CARRYOVER EXAMPLE

The following example illustrates how the 27-month availability for Title I, Part A funds and the carryover limitation would operate for an LEA.

<table>
<thead>
<tr>
<th>Example Illustrating 27-month Availability and the Carryover</th>
</tr>
</thead>
<tbody>
<tr>
<td>FY 2020 Allocation: $135,500</td>
</tr>
<tr>
<td>Maximum Carryover of 15%</td>
</tr>
<tr>
<td>From FY 2020: $20,250</td>
</tr>
<tr>
<td>FY 2021 Allocation: $142,000</td>
</tr>
<tr>
<td>Plus Maximum Carryover</td>
</tr>
<tr>
<td>From FY 2020: $20,250</td>
</tr>
<tr>
<td>Total funds available FY 2021: $162,250</td>
</tr>
</tbody>
</table>

In this example, the $20,250 may be spent on any reasonable, allocable, and allowable Title I-A expenses within FY 2021. After September 30, 2022, any unobligated funds revert to the U. S. Treasury and cannot be carried over into the following fiscal year.

EXCEPTIONS TO CARRYOVER LIMITATIONS

No waiver is required for LEAs with a yearly allocation less than $50,000 that wish to carry-over more than 15%. However, the LEA must submit a reimbursement request that covers the time period up-to and including September 30 of the year the funds are awarded. Failure to do so may result in a loss of funding.

SPENDING CARRYOVER FUNDS

Subject to the limitations described in the above section on exceptions, LEAs have options when determining how to spend carryover funds. LEAs may:

1. Allocate the funds to eligible schools (schools must be served in rank order based on poverty); or
2. Allocate the funds for LEA-level activities such as professional development. LEAs using this option must ensure that private schools have equitable participation, where appropriate.

FURTHER NOTES ON MANAGEMENT OF FUNDS

TRANSFERABILITY OF FEDERAL FUNDS

Under the ESEA, LEAs may transfer funds received by formula under certain programs to other programs to better address State and local needs. The ESSA amended the transferability authority by changing the programs
from and to which an LEA may transfer funds and removes limits on the amount of funds that may be transferred.

LEAs may transfer funds out of only the two following programs (ESEA section 5103(a)):

1. Title II, Part A: Supporting Effective Instruction
2. Title IV, Part A: Student Support and Academic Enrichment Grants

**An LEA may not transfer funds it receives under any other ESEA program.**

LEAs may transfer funds from the two programs listed above into any of the following programs (ESEA section 5103(b)(2)):

1. Title I, Part A: Improving Basic Programs Operated by LEAs
2. Title I, Part C: Education of Migratory Children
3. Title I, Part D: Prevention and Intervention Programs for Children and Youth who are Neglected, Delinquent, or At-risk
4. Title II, Part A: Supporting Effective Instruction
5. Title III, Part A: English Language Acquisition and Language Enhancement
6. Title IV, Part A: Student Support and Academic Enrichment Grants
7. Title V, Part B: Rural Low-Income Schools

**CONDITIONS OF RECEIVING TITLE I, PART A FUNDS**

Utah public LEAs are legally responsible for compliance with, or assurances, regarding specific requirements. Each local school board and charter school governing board shall provide, consistent with State law, written assurance of these requirements.

As a condition of receiving Title I, Part A funds, each LEA annually agrees to a set of assurances prior to submitting its annual application through the online grants management system. Some of these requirements extend beyond the Title I, Part A program. The SEA monitors compliance of these requirements through the LEA Compliance and Assurance Checklist. This checklist is due no later than July 1 of each year and is collected by USBE Financial Operations staff through an online system. The LEA Superintendent or Charter School Leader, not a designee, must submit the LEA Compliance and Assurance Checklist.

**RESPONSIBILITIES ASSOCIATED WITH ACCEPTANCE OF FEDERAL EDUCATION FUNDS**

Programs accepting federal education funds are responsible for assuring that the use of funds is consistent with:

1. Current Federal Statutes and Regulations,
2. Current State and Local Regulations,
3. Any special conditions imposed on the specific grant, and
4. The underlying needs of the program.

Data-driven decision making should be used to ensure funds are targeted to:

1. Areas of weakness
2. Personnel development
3. Reporting
4. Schoolwide or targeted assistance Title I schools
5. School Improvement support for low-performing Title I schools

**REIMBURSEMENT REQUIREMENTS**

Funds should not be requested until the LEA has already paid for the services and expenses being requested. In other words, if the funds have not left the LEA’s bank, the funds cannot be requested. If funds are requested before having been spent or if the same funds are requested more than once, these funds must be returned to the SEA within one month to avoid interest penalties.
All federal reimbursement requests are subject to monitoring. The fiscal monitor will request the needed documentation and the LEA must send the requested documents to the SEA for review. Funds cannot be released on a monitored request until documentation has been received, reviewed, and approved. Some of the documentation that may be required, but is not limited to, includes employee time/effort documentation, travel documentation, documents for Purchased Professional and Technical services. This includes agendas and sign-in sheets, invoices for equipment, etc.

Monitoring may be mandatory when an LEA submits only one request for the full amount of its award or when the substantially approved date of the LEA’s online application is after July 1. The substantially approved date is the date when the LEA Compliance and Assurance Checklist has been submitted to USBE. Any reimbursement request, even with documentation, submitted prior to the substantially approved date is not allowable. This assurance means that until the new grant is approved, funds will be spent in a manner approved for the previous year. The Student Support Section at USBE requests that you submit reimbursement requests at least quarterly.

**MONITORING**

The Utah State Board of Education (USBE) has a responsibility under both federal and state law to monitor LEAs implementation and compliance with Title I, Part A. The following section outlines reasons for monitoring, as well as the components of compliance monitoring and a general overview of the process.

**WHY DO WE MONITOR?**

The USBE monitors in order to:

1. **Build Relationships - We are in this together**
   The goal of the ESEA Programs and Related State Initiatives Team is to provide support and technical assistance to LEAs to increase student achievement for Utah’s public-school children. Through cooperative assessment and refinement of the federal programs between the State and the LEAs, the quality of services to students will be strengthened and improved.

2. **Provide Technical Assistance - We are here to help**
   USBE monitoring team members provide technical assistance during the review visit and beyond. It is not the State’s intent to tell the LEA how to run its Title I program, but rather to answer questions, facilitate dialogue, and exchange ideas and information for program improvement while, at the same time, meeting all federal requirements.

3. **Ensure Compliance - It is the law**
   Monitoring federal programs helps ensure that all children have a fair, equitable, and significant opportunity to obtain a high-quality education. Monitoring is intended to be a collaborative partnership between the USBE and LEAs to ensure continuous improvement of program quality and compliance with ESSA.

**COMPONENTS OF TITLE I, PART A COMPLIANCE MONITORING**

There are three types of monitoring conducted by the USBE:

1. **Desktop**
2. **Fiscal**, and
3. **Onsite Programmatic and/or Fiscal**.

LEAs that are assigned to the Fiscal or Onsite Cycle have the potential to be selected for monitoring that school year but may not be selected. LEAs that are selected for either of these cycles will receive advance notification to allow the LEA an opportunity to prepare for the monitoring visit.

All LEAs will receive desktop monitoring each year. At a minimum, the Title I LEA program is required to participate in programmatic and fiscal monitoring through the on-line monitoring tool, the Desktop Monitoring Instrument (DMI). If selected by the USBE for onsite monitoring (based on a risk assessment or the need for
periodic progress monitoring), the Title I LEA must participate. On-site monitoring consists of submitting the required information in the DMI as well as participation in an on-site monitoring visit conducted by USBE staff. Please reference Appendix C: Sample Monitoring Checklist for additional guidance.

LEAs must complete the required Title I Plan, budget, and any revisions throughout the year through the online Utah Grants management system. Reimbursement requests will be processed through the Utah Grants system.

<table>
<thead>
<tr>
<th>Components of Compliance Monitoring</th>
<th>Overview of Monitoring Activity</th>
</tr>
</thead>
</table>
| Desktop & Fiscal Monitoring         | 1. LEA Title I risk assessments and plans are reviewed and approved by USBE in the fall. **Applications are due in Utah Grants by November 1.**
|                                    | 2. LEA Title I-A budgets are reviewed and approved by USBE staff throughout the year. LEAs are required to submit initial budgets and revisions through the Utah Grants system.
|                                    | 3. LEAs complete and submit the Title I-A Desktop Monitoring Instrument (DMI) programmatic and fiscal compliance monitoring items for review and approval by USBE Title I staff. **The required DMI completion date is December 1.**
|                                    | 4. LEA funding for the current fiscal year will not be available for reimbursement until the DMI is approved. |
| Onsite Monitoring                   | 1. LEAs participate in on-site programmatic and fiscal monitoring as notified. Beginning with FY 2020, the LEAs selected will be determined via a two-pronged approach that includes (a) a risk-based assessment and (b) the need for a periodic visit.
|                                    | 2. Required programmatic fiscal information and documentation will be submitted to USBE prior to the onsite visit to be reviewed by USBE staff.
|                                    | 3. On-site reviews will include a focus on program outcomes as well as compliance with federal requirements. A primary goal is to gather information from across the State about what is working well in both LEAs and Title I schools. This will enable USBE to acknowledge and showcase successful programs, practices, and strategies that are making a difference for participating students, their parents and families, and the educators serving in Title I programs. |

**DESKTOP MONITORING INSTRUMENT (DMI)**

A web-based system, the DMI is used to conduct the required Desktop Compliance Monitoring for Title I, Part A programs. The DMI system contains all required compliance monitoring elements for Title I, Part A, such as the monitoring criteria questions, categories, items, required documents/evidence, legal citations, resources and the electronic file cabinet for uploading evidence documents. Each year LEAs are required to complete both the **Annual Core Instrument as well as the current Cycle Instrument.**

**DMI SUBMISSION DUE DATES**

The following summarizes the general submission due dates:
1. **Fall Desktop:** On or before December 1, LEAs must complete and submit the Desktop Monitoring items to USBE through the DMI.

2. **On-site Visits:** USBE will coordinate with LEAs selected for on-site visits to ensure the DMI items are submitted prior to the on-site visit.

**DESKTOP REVIEW PROCESS**

USBE’s Title I Monitoring Specialist and Fiscal Compliance Manager will review the LEA’s submitted responses, evidence/documents (required and supporting), and indicators. After an LEA submits its DMI for review, USBE Title I staff will “receive” the submission and begin reviewing the items to determine compliance with the requirements of the ESEA and/or if more evidence is needed to demonstrate compliance. After review, the USBE Title I staff provides comments on each compliance item either indicating acknowledgement of meeting the requirements of the item (“Meets Requirements”) or an explanation of what is still needed for the LEA to demonstrate compliance with an item.

If requested documents/evidence are not provided and/or the LEA does not address any item questions, it requires an automatic determination of “Does Not Meet Requirements.” If this is the case, USBE Title I staff will indicate what is needed and the timeframe when follow-up information must be provided. Generally, an LEA will have 2 weeks in which to provide the requested information. Once the additional evidence and/or information is submitted, reviewed, and approved, the USBE Title I staff will indicate the compliance item is “Resolved” and no further action is required.

**CORRECTIVE ACTION PLAN**

There may be instances when an LEA is not in compliance with an item and will be required to follow a corrective action plan (CAP). A CAP is developed in collaboration between the LEA and USBE staff. The action plan will identify the necessary steps that an LEA must follow to correct the noncompliant item(s), including timelines for completion. USBE Title I staff is responsible for ensuring that the conditions of the CAP are met by the LEA on or before the agreed upon date. In the event the CAP conditions are not met, either a revised plan is submitted by the LEA and approved by USBE, or a “Progression of Consequences” will be implemented to assist the LEA in meeting the Title I, Part A requirements.

**DESKTOP MONITORING FINAL APPROVAL**

The USBE Title I staff will indicate final approval of reviewed Desktop Compliance Monitoring items in the DMI system as “Accepted.” An automated Title I, Part A Monitoring message to appropriate LEA and USBE staff will be sent indicating that it was “Accepted” with no further action needed.

**FISCAL MONITORING**

The Utah Grants system is a web-based tool designed to help manage Federal and State grants. The online system includes processes to help LEAs manage their Title I, Part A funding applications, grant requests, grant submissions, and plan and/or budget amendments/revisions. LEA Title I, Part A applications are monitored by the State’s Title I team for approval. Link to the Utah Grants System. For instructions and support in using the Utah Grants system please see USBE’s Financial Operations Utah Grants webpage. For technical support with the Utah Grants system, please email utahgrants@schools.utah.gov or call 801-538-7604 between 8:00 AM and 5:00 PM on weekdays.
APPENDIX A: GLOSSARY

1. **CFR**: Code of Federal Regulations (CFR) is the codification of the general and permanent rules and regulations (sometimes called administrative law) published in the Federal Register by the executive departments and agencies of the federal government of the United States.

2. **CSI**: Comprehensive Support and Improvement is a term used in school improvement under the Every Student Succeeds Act (ESSA). Schools designated as CSI schools include: (a) Title I schools that fall within the lowest performing 5% of Title I schools in the State averaged over 3 years, (b) all public high schools with 4-year cohort graduation rates less than 67% averaged over 3 years, and (c) Title I schools that were previously identified for Targeted Support and Improvement (TSI) that have not made adequate improvement after a four-year period.

3. **EBPs**: Evidence-Based Practices from section 8101(21)(A) of the ESEA means an activity, strategy, or intervention that demonstrates a statistically significant effect on improving student outcomes or other relevant outcomes based on: (I) strong evidence from at least one well-designed and well-implemented experimental study; (2) moderate evidence from at least one well-designed and well-implemented quasi-experimental study; or (3) promising evidence from at least one well-designed and well-implemented correlational study with statistical controls for selection bias; or (4) (a) demonstrates a rationale based on high-quality research findings or positive evaluation that such activity, strategy, or intervention is likely to improve student outcomes or other relevant outcomes; and (b) includes ongoing efforts to examine the effects of such activity, strategy, or intervention.

4. **ED**: The U. S. Department of Education.

5. **EDGAR**: Education Department General Administrative Regulations contains the regulations that govern federal education grants.

6. **ESEA**: The Elementary Secondary Education Act (ESEA) was signed into law in April 1965 by President Lyndon B. Johnson. ESEA established the Title I program as part of the War on Poverty.

7. **ESSA**: Every Student Succeeds Act (ESSA) represents the latest Congressional reauthorization of the Elementary Secondary Education Act. The ESSA was signed into law on December 10, 2015, by President Barack Obama.

8. **Id.**: Means “the same,” as in the same title or source of the immediately preceding citation. For example, the footnote “ESSA, amending ESEA, §1111” becomes “Id. § 1111(a)” in the following footnote.

9. **IDEA**: The Individuals with Disabilities Education Act

10. **LEA**: Local Education Agency represents a local school district, a charter school that operates multiple campuses, or a single campus charter school.

11. **MOE**: Maintenance of Effort
12. **NCLB**: The No Child Left Behind (NCLB) Act was the 2001 Congressional reauthorization of the ESEA. It was signed into law by President George W. Bush.

13. **PAR**: Personnel Activity Report

14. **PFE**: Parent and Family Engagement

15. **PNP**: Private non-profit school

16. **SEA**: State Education Agency, (i.e., in Utah this is the office of the Utah State Board of Education)

17. **SNS**: Supplement not Supplant

18. **SW**: Schoolwide Title I School (all students benefit from the Title I program)

19. **TA**: Targeted Assistance Title I School (only students identified as the most academically at-risk participate in the Title I program)

20. **Title I, Part A**: Improving Basic Programs Operated by Local Education Agencies

21. **Title I, Part C**: Education of Migratory Children (Migrant Education)

22. **Title I, Part D**: Prevention and Intervention Programs for Children and Youth who are Neglected, Delinquent, or At-risk

23. **Title II, Part A**: Supporting Effective Instruction

24. **Title III, Part A**: English Language Acquisition and Language Enhancement

25. **Title IV, Part A**: Student Support and Academic Enrichment Grants

26. **Title IV, Part B**: 21st Century Community Learning Center Grants (Competitive)

27. **Title V, Part B**: Rural Low-Income Schools (identified by the U. S. Department of Education)

28. **Title VI**: American Indian and Alaskan Native Education

29. **Title VII, Part B**: McKinney-Vento Homeless Education Act

30. **TSI**: Targeted Support and Improvement is a term used in school improvement under Every Student Succeeds Act. Schools designated as TSI schools include any public school in which one or more disaggregated group of students is under-performing.

31. **UGG**: Uniform Grant Guidance delineates the fiscal regulations that govern federal grants.

32. **USBE**: The Utah State Board of Education and its staff.
## APPENDIX B: USBE ESSA PROGRAMS CONTACT INFORMATION

<table>
<thead>
<tr>
<th>ESEA Team Member &amp; Title</th>
<th>Role</th>
<th>Contact Information</th>
</tr>
</thead>
<tbody>
<tr>
<td>Rebecca (Becky) Donaldson, PhD</td>
<td>State Title I Director&lt;br&gt;State Ombudsman Coordinator ERSI Team</td>
<td><a href="mailto:Rebecca.doaldson@schools.utah.gov">Rebecca.doaldson@schools.utah.gov</a>&lt;br&gt;801-538-7869</td>
</tr>
<tr>
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<td><a href="mailto:Becky.peters@schools.utah.gov">Becky.peters@schools.utah.gov</a>&lt;br&gt;801-538-7712</td>
</tr>
<tr>
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<td><a href="mailto:Val.murdock@schools.utah.gov">Val.murdock@schools.utah.gov</a>&lt;br&gt;801-538-7975</td>
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<tr>
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<tr>
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<tr>
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<tr>
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</tr>
<tr>
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</tr>
<tr>
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</tr>
<tr>
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</tr>
<tr>
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</tr>
<tr>
<td>Robert Palmer&lt;br&gt;Education Specialist</td>
<td>Intergenerational Poverty Grants &amp; Partnerships for Student Success</td>
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</tr>
<tr>
<td>Nic Shellabarger&lt;br&gt;Education Specialist</td>
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</tr>
<tr>
<td>Adam Little&lt;br&gt;Data Analyst</td>
<td>Data Analyst</td>
<td><a href="mailto:Adam.little@schools.utah.gov">Adam.little@schools.utah.gov</a>&lt;br&gt;801-538-7638</td>
</tr>
<tr>
<td>Utah Grants Help Desk</td>
<td></td>
<td><a href="mailto:utahgrants@schools.utah.gov">utahgrants@schools.utah.gov</a>&lt;br&gt;801-538-7604</td>
</tr>
</tbody>
</table>
## APPENDIX C: SAMPLE MONITORING CHECKLIST

<table>
<thead>
<tr>
<th>AREA MONITORED</th>
<th>SAMPLE DOCUMENTATION</th>
</tr>
</thead>
</table>
| **LEA Report Card**             | • Copy of the LEA Report Card and/or working link to the Report Card on LEA website  
                                | • Documents to support public dissemination of the report card: (e.g., news article containing the report, newsletter containing the report, cover letter for report, memo to schools, website, etc.)                          |
| **LEA Plans**                   | • Meeting notices, meeting agendas, attendance rolls, minutes of meetings, questionnaires, surveys, other relevant documents demonstrating stakeholder consultations  
                                | • The LEA Title I Plan updated in Utah Grants Management System                                                                                                                                                    |
| **Eligible Attendance Areas**   | • Child Nutrition report/certification  
                                | • Copy of allocation procedures  
                                | • Title I budgets for selected schools  
                                | • Recent expenditure report, budget report  
                                | • Meeting notice(s), meeting agendas/minutes, sign-in sheets for determining set-asides in consultation with stakeholders                                      |
| **Schoolwide Programs**         | • Summaries of School Improvement Plans for selected schools including goals and strategies  
                                | • Summaries of school needs assessments including sample documents used to collect data (e.g., test results, survey responses, discipline reports, attendance reports, etc.)  
                                | • Samples of meeting notices, meeting agendas/minutes/sign-in sheets demonstrating stakeholder consultation  
                                | • School-level parent engagement plans describing how the school will implement the LEA Parent/Family Engagement Policy (PFEP)  
                                | • School-level parent engagement plans aligned with findings of the previous year’s evaluation and needs assessment  
                                | • Records of recruitment and retention plans  
                                | • Evidence of annual public meeting(s) and all required topics (See USBE’s Annual Title I Meeting: Tips and Topics for more information)  
                                | • Evidence of families included in meaningful two-way communication  
                                | • Evidence of collaboration with community resources  
                                | • Documents demonstrating transition strategies between school and preschool programs and other transition plans as appropriate (e.g., between elementary and middle school programs, and middle and high school programs, or for helping students make the transition from early childhood programs to elementary or from elementary to middle, and middle to high school)  
                                | • Samples of Personal Education Plans and/or Instructional Intervention Plans  
                                | • Samples of school communications to parents  
<pre><code>                            | • Summary of how Title I funds are budgeted for the current school year                                                                                                                                            |
</code></pre>
<p>| <strong>Targeted Assistance Schools</strong> | • A list of specific criteria used to identify students for services and a description of the processes for how/how often places data are reviewed.                                                                  |</p>
<table>
<thead>
<tr>
<th>Pre-K (if applicable)</th>
<th>Documentation used for selection process preschool to grade 2, eligibility, participants list, and records of meetings with Title I staff in participating schools and/or preschool programs.</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Program narratives for all schools with targeted assistance programs</td>
</tr>
<tr>
<td></td>
<td>Copy of curriculum and instructional materials used for Title I, research literature supporting selected program</td>
</tr>
<tr>
<td></td>
<td>Duty rosters for school staff and Title I teacher schedules</td>
</tr>
<tr>
<td></td>
<td>Student portfolio samples including ongoing assessment data</td>
</tr>
<tr>
<td></td>
<td>School-level parent engagement policy, School-Family Compact, records of meetings, training sessions, and communication</td>
</tr>
<tr>
<td></td>
<td>Evidence of Title I meeting(s), and all required topics, for parents of eligible students (See USBE’s Annual Title I Meeting: Tips and Topics for more information)</td>
</tr>
<tr>
<td></td>
<td>A summary of how Title I funds are budgeted for the current school year</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Parent and Family Engagement</th>
<th>Rosters of enrolled students and students on the waiting list</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Process for enrollment including screening results and other selection criteria (teacher/parental input)</td>
</tr>
<tr>
<td></td>
<td>Rank order list of students</td>
</tr>
<tr>
<td></td>
<td>Copy of curriculum, daily classroom schedules, sample lesson plans, sample child assessment documentation</td>
</tr>
<tr>
<td></td>
<td>Samples of school communication to families (primary language), records of meetings, training sessions, etc.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Fully State Certified Qualifications for Teachers and Paraprofessionals</th>
<th>LEA evidence that all teachers working in a Title I program meet State licensure requirements</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>LEA evidence that all paraprofessionals working in a Title I program are highly qualified as required by ESEA</td>
</tr>
<tr>
<td></td>
<td>LEA professional development plan</td>
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<td></td>
<td>Evidence of professional development aligned to needs and PD evaluations</td>
</tr>
<tr>
<td></td>
<td>Samples of Professional Development Plans</td>
</tr>
<tr>
<td></td>
<td>Copies of parents’ right-to-know notifications</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Private School Participation</th>
<th>Letters to private schools, notice(s) of meetings, meeting agendas, meeting minutes for initial consultation on plan development</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Notice of meetings, meeting agendas, meeting minutes for participating private school ongoing consultations, Private school/LEA set asides, purchase orders from private schools, program description, FTE report, contracted services documents (if applicable)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Fiscal Requirements</th>
<th>Supplement not Supplant methodology the LEA used to allocate State and local funds to each school receiving assistance</th>
</tr>
</thead>
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<tr>
<td></td>
<td>Copy of the LEA’s policies/procedures for purchasing/procurement, fixed assets, and other internal control policies</td>
</tr>
<tr>
<td></td>
<td>Time and Effort documentation (i.e., Personnel Activity Reports, Semi-annual Certifications, Electronic timesheet records, etc.)</td>
</tr>
</tbody>
</table>
- List of payments for contracted services for all federal program funds; a sample to be reviewed will be selected from this list
- Records of equipment inventory compliant with 2 CFR 200.313 for items with a useful life greater than 1 year; records of inventory reconciliation; records of equipment disposition (if applicable)
- Budget, purchase orders, cost allocation procedures (as appropriate) for preschool programs supported with Title I funds