**State Performance Plan / Annual Performance Report: Part B**

**for STATE FORMULA GRANT PROGRAMS under the Individuals with Disabilities Education Act**

**For reporting on
FFY 2019**

**District of Columbia**



**PART B DUE
February 1, 2021**

**U.S. DEPARTMENT OF EDUCATION**

**WASHINGTON, DC 20202**

# Introduction

**Instructions**

Provide sufficient detail to ensure that the Secretary and the public are informed of and understand the State’s systems designed to drive improved results for students with disabilities and to ensure that the State Educational Agency (SEA) and Local Educational Agencies (LEAs) meet the requirements of IDEA Part B. This introduction must include descriptions of the State’s General Supervision System, Technical Assistance System, Professional Development System, Stakeholder Involvement, and Reporting to the Public.

## Intro - Indicator Data

**Executive Summary**

This report is provided at an extraordinary time as the District of Columbia, like the rest of the country, addresses the effects of the global COVID-19 pandemic. This public health emergency necessitated the sudden closing of public schools in March 2020 and an unexpected shift to remote instruction and service delivery for students. These changes have adversely affected the District of Columbia's ability to meet targets required by the Annual Performance Report (APR), which generally had been on an upward trajectory. Despite these events, during this reporting period—July 1, 2019, to June 30, 2020 (FFY19)—the District made notable progress in two key areas:
• suspension and expulsion data (indicators 4A and 4B data)
• disproportionate representation (indicators 9 and 10)

Since Spring 2020, the District has been working diligently to address the new realities of distance learning, with a particular focus on supporting District LEAs to ensure equitable access to educational opportunities for students with disabilities. OSSE acknowledged that LEAs and schools were operating in a rapidly changing environment under unprecedented circumstances and developed an emergency response to these needs.

The U.S. Department of Education (DOE) issued guidance to state education agencies (SEAs) in March 2020 on ensuring FAPE during the nationwide public health emergency. The District interpreted DOE guidance as a charge to SEAs and LEAs to ensure continuous education for students with disabilities, with three key expectations:
(1) exercise discretion and flexibility in partnership with families to meet the Individuals with Disabilities Education Act (IDEA) requirements;
(2) deliver transparent communication to students and families to identify barriers to service delivery and to document Individualized Education Program (IEP) team decision making; and
(3) engage in data-driven efforts to support individual student needs and continuous consideration of student receipt of educational benefit.

In response to this charge, OSSE issued guidance to District LEAs setting expectations for the continued delivery of FAPE through distance learning, inclusive of child find and Part C to B transition activities and the continued requirement to conduct initial evaluations to the greatest extent possible. OSSE additionally established Guiding Principles for Continuous Education, specifically addressing its expectations for equitable access to education for students with disabilities.
Link to D.C.'s guidance in response to COVID-19 can be found here: https://osse.dc.gov/page/guidance-and-resources-covid-19-related-closures-and-recovery#k12schools.

In Summer 2020, OSSE pivoted from emergency response to recovery planning and implementation. OSSE developed and deployed a virtual professional development series and data-informed decision-making toolkit to support LEA activities and put these expectations to practice. OSSE continues to provide LEAs with technical assistance in utilizing these tools to develop and implement school-wide and student-specific recovery plans to address the possible loss of educational benefit to students with disabilities. These supports include professional development training series, one-to-one technical assistance, and State facilitated communities of practice.

OSSE additionally required all LEAs to submit Continuous Education and Recovery Plan Applications for school year 2020–21, including specific information on LEA activities to ensure continued IDEA service delivery and procedures through distance-learning. OSSE is pleased to report that the District's LEAs overwhelmingly responded with SY2020–21 plans that reflect a thorough understanding of DOE and OSSE expectations for continued IDEA implementation and include plans to ensure the delivery of FAPE in the ongoing distance-learning environment.

OSSE continues to provide technical assistance and professional development to meet the needs of LEAs in providing FAPE.

Finally, in August 2020, OSSE deployed the Special Education Resource Hub: What Families Need to Know this Year to communicate COVID-19 focused policy and guidance to LEAs and parents. This family-centered resource provides information to families on special education through the lenseof the family experience, translating existing requirements and State policy into accessible format for families while also addressing the implications of the public emergency.

The District continues to address the impacts of COVID through LEA focused monitoring and targeted technical assistance activities throughout FY19 monitoring.

**Additional information related to data collection and reporting**

**Number of Districts in your State/Territory during reporting year**

64

**General Supervision System**

**The systems that are in place to ensure that IDEA Part B requirements are met, e.g., monitoring, dispute resolution, etc.**

LEA Structure in the District of Columbia
The DC Office of the State Superintendent of Education (OSSE) serves as the State Educational Agency (SEA) for the District of Columbia. OSSE
ensures compliance with the Individuals with Disabilities Education Act 20 USC. § 1400 et seq. (IDEA) for children with disabilities who receive special education and related services from local educational agencies (LEAs) and other public agencies in the District of Columbia.

In FFY 2019, the District of Columbia's student population included 13,369 children with disabilities. In FFY 2019, children in the District of Columbia were served by 64 LEAs, including the District of Columbia Public Schools (DCPS) and 63 public charter school LEAs.

OSSE's System of General Supervision
OSSE’s general supervision system consists of eight general supervisory components identified by the US Department of Education’s Office of Special Education Programs (OSEP):
1. State Performance Plan (SPP)
2. Policies, Procedures, and Effective Implementation
3. Integrated Monitoring Activities
4. Fiscal Management
5. Data
6. Improvement, Correction, Incentives, and Sanctions
7. Effective Dispute Resolution
8. Targeted Technical Assistance and Professional Development

The District of Columbia's SPP
The District of Columbia's FFY 2019 SPP established rigorous and measurable performance goals for the IDEA Part B Indicators identified by the US Department of Education. DC's SPP serves to keep the State publicly accountable for improving results for children with disabilities and also acts as a roadmap for DC's continuous efforts to improve educational results and functional outcomes for children with disabilities.

Policies, Procedures, and Effective Implementation
The District of Columbia's special education policies and procedures align with and support the implementation of the IDEA, and are enforceable under Title 5 of the District of Columbia’s Municipal Regulations. Regulations governing services provided in the District of Columbia Public Schools and charter schools are found in Subtitle E, Title 5, Chapter 30 (5 DCMR §E-3000-3033). LEA implementation of policies, procedures, and programs consistent with the IDEA and State policies and procedures is assured annually through the LEA IDEA grant application process.

OSSE has published a range of policy guidance documents on the compliant implementation of requirements described in various State policies.
Link to District of Columbia Special Education Policies and Guidance can be found here:
https://osse.dc.gov/service/parent-community-and-stakeholder-special-education-information.

Integrated Monitoring Activities
OSSE works collaboratively with LEAs/public agencies and engages in shared accountability practices to maximize success for all children with
disabilities. OSSE uses multiple data sources to monitor LEAs/public agencies, including database reviews, on-site compliance monitoring, focused monitoring, review of dispute resolution activities, self-assessments, oversight of nonpublic special education schools, Phase I and Phase II IDEA Part B grant applications, and reviews of audit findings.

OSSE's integrated monitoring system is designed to ensure identification and timely correction of noncompliance in accordance with OSEP Memo 09-02. Findings of noncompliance are issued in writing through the District of Columbia's Corrective Action Tracking System (DC-CATS). The system allows OSSE and LEAs to electronically track each finding of noncompliance, the required corrective action(s), and timelines and documentation of correction.

OSSE's fiscal team also oversees the annual fiscal audit process. In FFY 2019, LEAs that spent $750,000 or more in federal funds were required to
receive a Single audit and submit a copy of the management letter to OSSE within 30 days of receipt or nine months after the end of the audit period, whichever date comes first. Additionally, all public charter schools in the District receive an annual audit regardless of the level of expenditures.

Data on Processes and Results
OSSE's general supervision system is driven by ongoing, systemic data review processes including monitoring, dispute resolution, Section 618 data submissions, reviewing LEA data by indicator, and other regularly scheduled data reviews.

OSSE has several data systems that are key to accomplishing the systemic reviews described above. First, the Statewide Longitudinal Education Data System (SLED) houses student-level enrollment, attendance, graduation, and other data for all children in the District of Columbia. Second, the Special Education Data System (SEDS) houses Individualized Education Programs (IEPs) and Part B special education-related documentation for the District of Columbia.

In December 2019, OSSE entered its second year of employing the School Transparency and Reporting (STAR) accountability system and the DC School Report Card to align with the Every Student Succeeds Act (ESSA) requirements. The report card includes each school’s rating on the STAR Framework and breadth of qualitative and quantitative information about each school.
The DC School Report Card can be found here: https://dcschoolreportcard.org/.

Annual IDEA LEA Performance Determinations
The State uses data from multiple sources to produce annual LEA determinations per the Part B regulations at 34 CFR §§300.600 and 300.603. Annual determinations are based upon each LEA's performance, as indicated by information provided in the SPP/APR, information obtained through monitoring visits, and any other public information made available. In making such determinations, OSSE annually assigns LEAs one of the following determination levels:
1. Meets Requirements
2. Needs Assistance
3. Needs Intervention
4. Needs Substantial Intervention

Improvement, Correction, Incentives, and Sanctions
OSSE’s Division of Systems and Supports, K-12, implements a coordinated risk-based monitoring approach across key K-12 grants. In this model, OSSE is deliberate in providing differentiated levels of oversight to LEAs based on a review of financial and programmatic data across indicators.
OSSE also employs a range of corrections and sanctions during the annual LEA determinations process. As required by section 34 CFR sections
300.600(a) and 300.604, OSSE will apply the following enforcement actions to programs based on the program’s Determination Level, which can include but are not limited to:
• Advising the LEA of available sources of technical assistance and requiring the LEA to work with appropriate entities
• Directing the use of funds
• Imposing special conditions
• Requiring corrective action plans, continuous improvement plans, or compliance agreements
• Recovering funds or withholding further payments

Effective Dispute Resolution
There are several dispute resolution options available to the community in the District of Columbia, including due process hearings, mediation, and administrative state complaints. OSSE’s Office of Dispute Resolution (ODR) oversees the District of Columbia’s independent hearing office, which manages the state's due process and mediation programs.

In FFY 2019, OSSE continued to administer the state complaint process within the Division of Systems and Support, K-12. OSSE reviews dispute
resolution data collected from complaints, hearing officer determinations, letters of decision, and settlement agreements to determine whether there are District-wide or LEA level issues that can be addressed through the OSSE’s monitoring system or technical assistance systems.

**Technical Assistance System**

**The mechanisms that the State has in place to ensure the timely delivery of high quality, evidenced based technical assistance and support to LEAs.**

OSSE utilizes a range of mechanisms to ensure the timely delivery of high quality, evidence-based technical assessment and support to LEAs. As noted above, data collected from monitoring activities, dispute resolution, state and federal data submissions, grant applications and assurances, and fiscal audits are used to determine state, LEA, and school-level needs for technical assistance, which is customized to address particular practice challenges or implementation questions that arise.

Also, OSSE publishes resource documents on regulations, policies, and best practices in special education and provides webinar training modules on all state-level special education policies.

A calendar of training and technical assistance opportunities provided is maintained on OSSE's website: https://osse.dc.gov/events.

Also, to ensure that LEA/public agency staff are proficient in using state data systems, OSSE offers regular training on the various State data systems.

Below is an overview of the technical assistance sources from which the State received assistance related to the results for which the State received a score of zero on the Part B Results Driven Accountability Matrix-2019:

4th and 8th grade National Assessment of Educational Progress (NAEP) results (reading/math), Graduation and Dropout:
OSSE continues to take advantage of technical assistance opportunities as members of the NCSI Results-Based Accountability Cross-State Learning Collaborative. OSSE joined the Results-Based Accountability Collaborative to thought-partner ways in which monitoring activities can further support LEAs with improving academic outcomes while they maintain compliance with IDEA regulations.

In December 2020, OSSE attended the Results-Based Accountability (RBA) Cross-State Learning Collaborative (CSLC) conference hosted by the NCSI. OSSE collaborated with other states to learn and develop effective strategies to shift its focus from compliance-driven to results-driven accountability, specifically focusing on the better use of data to support root cause analysis and drive technical assistance. OSSE will continue to receive additional support and resources from technical assistance centers to ensure the improvements in desired outcomes for students with disabilities.

Longstanding Noncompliance:
OSSE continues to work primarily with OSEP to address challenges related to closing out longstanding noncompliance in an appropriate manner and meets requirements pursuant to OSEP Memorandum 09-02.

**Professional Development System**

**The mechanisms the State has in place to ensure that service providers have the skills to effectively provide services that improve results for students with disabilities.**

OSSE’s system of general supervision includes OSSE's Division of Teaching and Learning. The Division of Teaching and Learning oversees the
professional development offered to professionals in the District of Columbia and is devoted to increasing knowledge and competence for all staff who provide services to children with disabilities. This team is comprised of subject matter experts in the areas of secondary transition, positive behavioral supports, response to intervention, content-specific instructional best practice, and requirements related to special education law and regulation.

The State also provides multiple professional development opportunities to service providers in the District of Columbia. Professional development is geared toward ensuring that District of Columbia teachers and service providers can implement evidence-based strategies for improving student outcomes. The State provides both introductory-level professional development opportunities and advanced skill-building opportunities to encourage growth regardless of the individual practitioner’s current skill level. OSSE’s technical assistance team also works closely with its assessment team to ensure alignment and coherence between instruction and assessment.

OSSE believes that sustained engagement with materials and concepts is most likely to result in lasting and systemic gains in professional
understanding. To this end, OSSE has established multiple communities of practice in which LEAs learn strategies proven effective to help children with disabilities be successful while being educated in the least restrictive environment.

In addition to the provision of ongoing professional development opportunities, OSSE also supports the continued skill-building of service providers in partnership with other child-serving agencies such as the Child and Family Services Administration (CFSA), the Department of Behavioral Health (DBH), and the Department of Youth Rehabilitation Services (DYRS).

Last, OSSE works closely with the District of Columbia Public Charter School Board to ensure that charter schools receive timely information and that concerns are addressed in a coordinated manner. Past examples of such efforts are the joint special education training offered each spring to opening charter schools as well as coordinated support to LEAs. OSSE uses data collected from participant surveys, focus groups, and other SEA activities to determine the need for additional areas of training, and to determine whether professional development offerings are effective in building expert knowledge and skill.

**Stakeholder Involvement**

**The mechanism for soliciting broad stakeholder input on targets in the SPP, including revisions to targets.**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**Apply stakeholder involvement from introduction to all Part B results indicators (y/n)**

YES

**Reporting to the Public**

**How and where the State reported to the public on the FFY18 performance of each LEA located in the State on the targets in the SPP/APR as soon as practicable, but no later than 120 days following the State’s submission of its FFY 2018 APR, as required by 34 CFR §300.602(b)(1)(i)(A); and a description of where, on its Web site, a complete copy of the State’s SPP, including any revision if the State has revised the SPP that it submitted with its FFY 2018 APR in 2020, is available.**

As required by 34 CFR Section 300.602(b)(1)(i)(A), the State reports to the public annually on each LEA's performance on the State's SPP/APR targets. To ensure compliance with Section 300.602(b)(1)(i)(A), OSSE posts the annual public reporting document to the State website no later than 120 days following the State's submission of the APR.

The District of Columbia's public reporting documents are posted to OSSE's website and can be found here:
https://osse.dc.gov/sites/default/files/dc/sites/osse/publication/attachments/FFY%202018%20IDEA%20Part%20B%20Report%20to%20the%20Public.pdf

## Intro - Prior FFY Required Actions

In the FFY 2019 SPP/APR, the State must report FFY 2019 data for the State-identified Measurable Result (SiMR). Additionally, the State must, consistent with its evaluation plan described in Phase II, assess and report on its progress in implementing the SSIP. Specifically, the State must provide: (1) a narrative or graphic representation of the principal activities implemented in Phase III, Year Five; (2) measures and outcomes that were implemented and achieved since the State's last SSIP submission (i.e., April 1, 2020); (3) a summary of the SSIP’s coherent improvement strategies, including infrastructure improvement strategies and evidence-based practices that were implemented and progress toward short-term and long-term outcomes that are intended to impact the SiMR; and (4) any supporting data that demonstrates that implementation of these activities is impacting the State’s capacity to improve its SiMR data.

The State's IDEA Part B determination for both 2019 and 2020 is Needs Assistance. In the State's 2020 determination letter, the Department advised the State of available sources of technical assistance, including OSEP-funded technical assistance centers, and required the State to work with appropriate entities. The Department directed the State to determine the results elements and/or compliance indicators, and improvement strategies, on which it will focus its use of available technical assistance, in order to improve its performance. The State must report, with its FFY 2019 SPP/APR submission, due February 1, 2021, on: (1) the technical assistance sources from which the State received assistance; and (2) the actions the State took as a result of that technical assistance.

**Response to actions required in FFY 2018 SPP/APR**

In response to OSEP’s requirement to work with technical assistance (TA) center, OSSE received technical assistance from the following entities:
1) IDEA Data Center (IDC)- OSSE received technical assistance throughout the year from IDC to improve data quality and support program improvements, including:
 -attending webinars on an array of topics, including navigating the changes to the new APR package, effectively conducting stakeholder engagement, and more;
-conducting monthly touchpoints with its IDC Liaison for TA resources to support our work around significant disproportionality
- thought partnering with IDC staff to revise data collection processes for monitoring and reporting
2) National Center for Systemic Improvement (NCSI)- OSSE maintains a longstanding partnership with NCSI and officially joined the NCSI Cross-State Collaborative and Support Group during SY 2020-21. Also, OSSE attended the Cross-State Collaborative hosted by NCSI in December 2019. The collaborative provided the opportunity to collaborate with other states and gain insight on how to develop and implement results-based accountability effectively.

As a result of the ongoing technical assistance from IDC and NCSI, OSSE is redefining its vision for special education, including redesigning its monitoring framework to improve outcomes for students and ensuring its data for both compliance and results indicators is indicative of those improved outcomes.

Additionally, in response to OSEP's Differentiated Monitoring and Support (DMS) letter issued on Jan. 15, 2021, OSSE is taking the steps necessary to update local regulations at 5 DCMR Chapter 30 and local policies to align the local definition of visual impairment including blindness with the IDEA definition. OSSE proposed rulemaking to clarify iDEA requirements through District of Columbia Municipal Regulations (DCMR) includes alignment of the definition of visual impairment including blindness to the IDEA definition. OSSE anticipates updated regulations to be final in winter 2022, and effective July 2022. OSSE will provide updated regulations and accompanying policy updates to OSEP once finalized. OSSE is issuing a memo to LEAs in May 2022, including aligned technical assistance in the SEA's monthly LEA training webinar, notifying the education sector of the inaccuracy and requiring adherence to federal requirements.

## Intro - OSEP Response

The District of Columbia determinations for both 2019 and 2020 were Needs Assistance. Pursuant to section 616(e)(1) of the IDEA and 34 C.F.R. § 300.604(a), OSEP's June 25, 2020 determination letter informed the District of Columbia that it must report with its FFY 2019 SPP/APR submission, due February 1, 2021, on: (1) the technical assistance sources from which the District of Columbia received assistance; and (2) the actions the District of Columbia took as a result of that technical assistance. The District of Columbia provided the required information.

The Department has imposed Specific Conditions on the District of Columbia's IDEA Part B grant award each year from FFY 2009 through FFY 2020 related to timely reevaluations as required by IDEA sections 612(a)(7) and 614(a) through (c) and 34 C.F.R. § 300.303; and the secondary transition requirements in IDEA section 614(d)(1)(A)(i)(VIII) and 34 C.F.R. §§ 300.320(b) and 300.321(b).

## Intro - Required Actions

The District of Columbia's IDEA Part B determination for both 2020 and 2021 is Needs Assistance. In the State's 2021 determination letter, the Department advised the District of Columbia of available sources of technical assistance, including OSEP-funded technical assistance centers, and required the District of Columbia to work with appropriate entities. The Department directed the District of Columbia to determine the results elements and/or compliance indicators, and improvement strategies, on which it will focus its use of available technical assistance, in order to improve its performance. The District of Columbia must report, with its FFY 2020 SPP/APR submission, due February 1, 2022, on: (1) the technical assistance sources from which the District of Columbia received assistance; and (2) the actions the District of Columbia took as a result of that technical assistance.

# Indicator 1: Graduation

**Instructions and Measurement**

**Monitoring Priority:** FAPE in the LRE

**Results indicator:** Percent of youth with Individualized Education Programs (IEPs) graduating from high school with a regular high school diploma. (20 U.S.C. 1416 (a)(3)(A))

**Data Source**

Same data as used for reporting to the Department of Education (Department) under Title I of the Elementary and Secondary Education Act (ESEA).

**Measurement**

States may report data for children with disabilities using either the four-year adjusted cohort graduation rate required under the ESEA or an extended-year adjusted cohort graduation rate under the ESEA, if the State has established one.

**Instructions**

Sampling is not allowed.

Describe the results of the State’s examination of the data for the year before the reporting year (e.g., for the FFY 2019 SPP/APR, use data from 2018-2019), and compare the results to the target. Provide the actual numbers used in the calculation.

Provide a narrative that describes the conditions youth must meet in order to graduate with a regular high school diploma and, if different, the conditions that youth with IEPs must meet in order to graduate with a regular high school diploma. If there is a difference, explain.

Targets should be the same as the annual graduation rate targets for children with disabilities under Title I of the ESEA.

States must continue to report the four-year adjusted cohort graduation rate for all students and disaggregated by student subgroups including the children with disabilities subgroup, as required under section 1111(h)(1)(C)(iii)(II) of the ESEA, on State report cards under Title I of the ESEA even if they only report an extended-year adjusted cohort graduation rate for the purpose of SPP/APR reporting.

## 1 - Indicator Data

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2011 | 39.00% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target >= | 45.80% | 49.80% | 54.80% | 60.00% | 60.00% |
| Data | 40.88% | 46.28% | 49.51% | 53.12% | 46.89% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target >= | 52.70% |

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

The FFY 2019 targets were set using the following process:
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3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**Prepopulated Data**

| **Source** | **Date** | **Description** | **Data** |
| --- | --- | --- | --- |
| SY 2018-19 Cohorts for Regulatory Adjusted-Cohort Graduation Rate (EDFacts file spec FS151; Data group 696) | 07/27/2020 | Number of youth with IEPs graduating with a regular diploma | \*[[1]](#footnote-2) |
| SY 2018-19 Cohorts for Regulatory Adjusted-Cohort Graduation Rate (EDFacts file spec FS151; Data group 696) | 07/27/2020 | Number of youth with IEPs eligible to graduate | 975 |
| SY 2018-19 Regulatory Adjusted Cohort Graduation Rate (EDFacts file spec FS150; Data group 695) | 07/27/2020 | Regulatory four-year adjusted-cohort graduation rate table | 51%[[2]](#footnote-3) |

**FFY 2019 SPP/APR Data**

| **Number of youth with IEPs in the current year’s adjusted cohort graduating with a regular diploma** | **Number of youth with IEPs in the current year’s adjusted cohort eligible to graduate** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- |
| \*1 | 975 | 46.89% | 52.70% | 51%2 | Did Not Meet Target | No Slippage |

**Graduation Conditions**

**Choose the length of Adjusted Cohort Graduation Rate your state is using:**

4-year ACGR

**Provide a narrative that describes the conditions youth must meet in order to graduate with a regular high school diploma and, if different, the conditions that youth with IEPs must meet in order to graduate with a regular high school diploma. If there is a difference, explain*.***

The minimum conditions youth, including youth with IEPs, must meet to graduate with a regular diploma during the relevant time period, are specified in Title 5-A of the District of Columbia Municipal Regulations. The current relevant regulatory sections are as follows:

TITLE 5-A, OFFICE OF THE STATE SUPERINTENDENT OF EDUCATION
CHAPTER 22, GRADUATION
2203 ACADEMIC REQUIREMENTS

2203.1 The course work set forth in Subsections 2203.3 shall be required of students who enrolled in ninth (9th) grade in school year 2007-2008 and thereafter in order to be certified as eligible to receive a high school diploma.

2203.2 At the beginning of the ninth (9th) grade, students shall develop a graduation plan pacing the courses they will take to complete high school. This shall be done with the assistance of the school counselor or other school official designated by the local education agency (LEA).

2203.3 (a) A total of twenty-four (24) Carnegie Units in corresponding subjects and required volunteer community service hours shall have been satisfactorily completed for graduation.

(b) The following Carnegie Units in the following subjects shall be required:
COURSES UNIT(S)
English 4.0
Mathematics must include Algebra 1, Geometry, and Algebra II at a minimum 4.0
Science; must include three (3) lab sciences 4.0
Social Studies; must include World History 1 and 2, United States History; United 4.0
States Government, and District of Columbia History
World Language 2.0
Art 0.5
Music 0.5
Physical Education/Health 1.5
Electives 3.5
TOTAL 24.0

(c) At least two (2) of the twenty four (24) Carnegie Units for graduation must include a College Level or Career Preparatory (CLCP) course approved by the LEA and successfully completed by the student. The course may fulfill subject matter or elective unit requirements as deemed appropriate by the LEA. CLCP courses approved by the LEA may include
courses at other institutions.

(d) All students must enroll in Algebra I no later than tenth (10th) grade commencing with the 2016-2017 school year, unless the school is approved for a waiver pursuant to Subsection 2203.7.

(e) For all students entering the ninth (9th) grade beginning school year 2009-2010, one (1) of the three (3) lab science units, required by paragraph (a) of this subsection, shall be a course in Biology.

(f) In addition to the twenty-four (24) Carnegie Units, one hundred (100) hours of volunteer community service shall be satisfactorily completed. The specific volunteer community service projects shall be established by the LEA.

(g) One and one half (1.5) Carnegie Units in health and physical education shall not be required for the evening program high school diploma.

2203.4 An LEA may establish specialized or career-focused programs or courses of study, which lead to the high school diploma in accordance with Subsection 2203.3. These courses of study can include academic, performing arts, science, and mathematics, and career or vocational education focuses or other areas of concentration. The programs or courses of study may require additional coursework.

2203.5 Electives taken to fulfill the requirements of Subsection 2203.4 shall be required to be taken in courses established by the LEA for each area of concentration in order to receive certification in the area of concentration.

2203.6 Each student who completes the requirements for specialized or career-focused courses of study established under Subsection 2203.4 shall receive appropriate recognition on the student's diploma.

2203.7 Beginning with School Year 2016-2017:
(a) The District of Columbia Public Schools (“DCPS”) or the Public Charter School Board (“PCSB”) may waive the Carnegie Unit requirement set forth in Subsection 2203.3 for a school seeking to award competency-based unit(s), as defined in this chapter, accordingly:

(1) A school that seeks a waiver from the Carnegie Unit requirement to award competency-based unit(s) shall submit an application to either the DCPS or PCSB. If a charter school is part of an LEA, the application must be submitted to the PCSB through the LEA;

(2) Applications for a waiver to award competency-based unit(s) shall be in the format established by the Office of the State Superintendent of Education (“OSSE”) and contain the information required by OSSE; and

(3) The DCPS or PCSB, respectively, shall review the school’s application in accordance with the standards and requirements established by OSSE. If the school’s application meets the standards and requirements established by OSSE, the DCPS or PCSB, respectively shall approve the school’s application for a waiver to award competency-based unit(s);

(b) [RESERVED]

(c) OSSE shall make publicly available aggregated evidence of annual implementation of Subsections 2203.7(a) in a summative report no later than three years after initial implementation, and annually thereafter, to share best practices and lessons learned from implementation.

All other requirements are administrative in nature, e.g. a requirement to enroll and regularly attend for a minimum of eight (8) consecutive months prior to graduation unless certain transfer requirements are met.

**Are the conditions that youth with IEPs must meet to graduate with a regular high school diploma different from the conditions noted above? (yes/no)**

NO

**Provide additional information about this indicator (optional)**

The FFY 2019 target for graduation was lowered from the FFY 2018 target to align with the target set in D.C.'s ESSA State Plan that was approved by the U.S. Department of Education. The FFY 2013-2018 APR targets for graduation were established before the passing of the ESSA.

## 1 - Prior FFY Required Actions

None

## 1 - OSEP Response

## 1 - Required Actions

# Indicator 2: Drop Out

**Instructions and Measurement**

**Monitoring Priority:** FAPE in the LRE

**Results indicator:** Percent of youth with IEPs dropping out of high school. (20 U.S.C. 1416 (a)(3)(A))

**Data Source**

OPTION 1:

Same data as used for reporting to the Department under section 618 of the Individuals with Disabilities Education Act (IDEA), using the definitions in EDFacts file specification FS009.

OPTION 2:

Use same data source and measurement that the State used to report in its FFY 2010 SPP/APR that was submitted on February 1, 2012.

**Measurement**

OPTION 1:

States must report a percentage using the number of youth with IEPs (ages 14-21) who exited special education due to dropping out in the numerator and the number of all youth with IEPs who left high school (ages 14-21) in the denominator.

OPTION 2:

Use same data source and measurement that the State used to report in its FFY 2010 SPP/APR that was submitted on February 1, 2012.

**Instructions**

Sampling is not allowed.

OPTION 1:

Use 618 exiting data for the year before the reporting year (e.g., for the FFY 2019 SPP/APR, use data from 2018-2019). Include in the denominator the following exiting categories: (a) graduated with a regular high school diploma; (b) received a certificate; (c) reached maximum age; (d) dropped out; or (e) died.

Do not include in the denominator the number of youths with IEPs who exited special education due to: (a) transferring to regular education; or (b) who moved, but are known to be continuing in an educational program.

OPTION 2:

Use the annual event school dropout rate for students leaving a school in a single year determined in accordance with the National Center for Education Statistic's Common Core of Data.

If the State has made or proposes to make changes to the data source or measurement under Option 2, when compared to the information reported in its FFY 2010 SPP/APR submitted on February 1, 2012, the State should include a justification as to why such changes are warranted.

Options 1 and 2:

Data for this indicator are “lag” data. Describe the results of the State’s examination of the data for the year before the reporting year (e.g., for the FFY 2019 SPP/APR, use data from 2018-2019), and compare the results to the target.

Provide a narrative that describes what counts as dropping out for all youth and, if different, what counts as dropping out for youth with IEPs. If there is a difference, explain.

## 2 - Indicator Data

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2012 | 6.00% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target <= | 5.60% | 5.30% | 5.10% | 4.80% | 4.60% |
| Data | 8.08% | 23.79% | 19.84% | 19.96% | 18.45% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target <= | 4.60% |

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**Please indicate the reporting option used on this indicator**

Option 2

**Prepopulated Data**

| **Source** | **Date** | **Description** | **Data** |
| --- | --- | --- | --- |
| SY 2018-19 Exiting Data Groups (EDFacts file spec FS009; Data Group 85) | 05/27/2020 | Number of youth with IEPs (ages 14-21) who exited special education by graduating with a regular high school diploma (a) | 551 |
| SY 2018-19 Exiting Data Groups (EDFacts file spec FS009; Data Group 85) | 05/27/2020 | Number of youth with IEPs (ages 14-21) who exited special education by receiving a certificate (b) | 40 |
| SY 2018-19 Exiting Data Groups (EDFacts file spec FS009; Data Group 85) | 05/27/2020 | Number of youth with IEPs (ages 14-21) who exited special education by reaching maximum age (c) | 0 |
| SY 2018-19 Exiting Data Groups (EDFacts file spec FS009; Data Group 85) | 05/27/2020 | Number of youth with IEPs (ages 14-21) who exited special education due to dropping out (d) | 1,175 |
| SY 2018-19 Exiting Data Groups (EDFacts file spec FS009; Data Group 85) | 05/27/2020 | Number of youth with IEPs (ages 14-21) who exited special education as a result of death (e) | 4 |

**Has your State made or proposes to make changes to the data source under Option 2, when compared to the information reported in its FFY 2010 SPP/APR submitted on February 1, 2012? (yes/no)**

YES

**If yes, provide justification for the changes below.**

OSSE changed its reporting methodology in DC's FFY 2012 APR submission to begin using an adjusted cohort dropout rate calculation. Since that submission, OSSE has calculated the rate as follows:
(# of students in cohort with IEP who dropped out) / (# of students in cohort with IEP)

**Use a different calculation methodology (yes/no)**

YES

**Change numerator description in data table (yes/no)**

YES

**Change denominator description in data table (yes/no)**

YES

**If use a different calculation methodology is yes, provide an explanation of the different calculation methodology**

OSSE calculated the status dropout rate using the Adjusted Cohort Graduation Rate Cohort as the student universe for Indicator 2. The official calculation is (# of students in cohort with IEP who dropped out)/(# of students in the cohort with IEP), where students are identified as having an IEP if they had an active IEP at any point during or since their verified first ninth-grade year.

For this report, OSSE calculated the metric using the cohort whose First Ninth Grade Year was SY 2015-16, and they were due to be four-year graduates in SY 2018-19. Dropout students are considered any students of the Adjusted Cohort who were non-graduates as of August 31, 2019, and did not enroll during SY 2018-19.

Additionally, students who received a GED or IEP certificate by August 31, 2019, were not considered dropouts.

**FFY 2019 SPP/APR Data**

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| Number of youth with IEPs who exited special education due to dropping out | Total number of High School Students with IEPs by Cohort | **FFY** **2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| 152 | 975 | 18.45% | 4.60% | 15.59% | Did Not Meet Target | No Slippage |

**Provide reasons for slippage, if applicable**

**Provide a narrative that describes what counts as dropping out for all youth**

Dropout students are considered any students of the Adjusted Cohort who were non-graduates as of August 31, 2019, and who did not enroll during SY 2019-20. Students who received a GED or IEP certificate by August 31, 2019, were not considered drop-outs.

**Is there a difference in what counts as dropping out for youth with IEPs? (yes/no)**

NO

**If yes, explain the difference in what counts as dropping out for youth with IEPs below.**

**Provide additional information about this indicator (optional)**

## 2 - Prior FFY Required Actions

None

## 2 - OSEP Response

## 2 - Required Actions

# Indicator 3B: Participation for Students with IEPs

**Instructions and Measurement**

**Monitoring Priority:** FAPE in the LRE

**Results indicator**: Participation and performance of children with IEPs on statewide assessments:

A. Indicator 3A – Reserved

B. Participation rate for children with IEPs

C. Proficiency rate for children with IEPs against grade level and alternate academic achievement standards.

(20 U.S.C. 1416 (a)(3)(A))

**Data Source**

3B. Same data as used for reporting to the Department under Title I of the ESEA, using EDFacts file specifications FS185 and 188.

**Measurement**

B. Participation rate percent = [(# of children with IEPs participating in an assessment) divided by the (total # of children with IEPs enrolled during the testing window)]. Calculate separately for reading and math. The participation rate is based on all children with IEPs, including both children with IEPs enrolled for a full academic year and those not enrolled for a full academic year.

**Instructions**

Describe the results of the calculations and compare the results to the targets. Provide the actual numbers used in the calculation.

Include information regarding where to find public reports of assessment participation and performance results, as required by 34 CFR §300.160(f), i.e., a link to the Web site where these data are reported.

Indicator 3B: Provide separate reading/language arts and mathematics participation rates, inclusive of all ESEA grades assessed (3-8 and high school), for children with IEPs. Account for ALL children with IEPs, in all grades assessed, including children not participating in assessments and those not enrolled for a full academic year. Only include children with disabilities who had an IEP at the time of testing.

## 3B - Indicator Data

**Reporting Group Selection**

**Based on previously reported data, these are the grade groups defined for this indicator.**

| **Group** | **Group Name** | **Grade 3** | **Grade 4** | **Grade 5** | **Grade 6** | **Grade 7** | **Grade 8** | **Grade 9** | **Grade 10** | **Grade 11** | **Grade 12** | **HS** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **A** | Overall | X | X | X | X | X | X | X | X | X | X | X |

**Historical Data: Reading**

|  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **Group**  | **Group Name**  | **Baseline**  | **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| **A** | Overall | 2014 | Target >= | 95.00% | 95.00% | 95.00% | 95.00% | 95.00% |
| **A** | Overall | 87.59% | Actual | 87.59% | 90.95% | 91.46% | 94.49% | 93.98% |

**Historical Data: Math**

|  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **Group**  | **Group Name**  | **Baseline**  | **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| **A** | Overall | 2014 | Target >= | 95.00% | 95.00% | 95.00% | 95.00% | 95.00% |
| **A** | Overall | 86.12% | Actual | 86.12% | 91.51% | 90.98% | 94.41% | 93.88% |

**Targets**

|  |  |  |  |
| --- | --- | --- | --- |
| **Subject** | **Group** | **Group Name** | **2019** |
| Reading | A >= | Overall | 95.00% |
| Math | A >= | Overall | 95.00% |

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**FFY 2019 Data Disaggregation from EDFacts**

**Include the disaggregated data in your final SPP/APR. (yes/no)**

NO

**Data Source:**

SY 2019-20 Assessment Data Groups - Reading (EDFacts file spec FS188; Data Group: 589)

**Date:**

**Reading Assessment Participation Data by Grade**

| **Grade** | **3** | **4** | **5** | **6** | **7** | **8** | **9** | **10** | **11** | **12** | **HS** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| a. Children with IEPs |  |  |  |  |  |  |  |  |  |  |  |
| b. IEPs in regular assessment with no accommodations |  |  |  |  |  |  |  |  |  |  |  |
| c. IEPs in regular assessment with accommodations |  |  |  |  |  |  |  |  |  |  |  |
| f. IEPs in alternate assessment against alternate standards |  |  |  |  |  |  |  |  |  |  |  |

**Data Source:**

SY 2019-20 Assessment Data Groups - Math (EDFacts file spec FS185; Data Group: 588)

**Date:**

**Math Assessment Participation Data by Grade**

| **Grade** | **3** | **4** | **5** | **6** | **7** | **8** | **9** | **10** | **11** | **12** | **HS** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| a. Children with IEPs |  |  |  |  |  |  |  |  |  |  |  |
| b. IEPs in regular assessment with no accommodations |  |  |  |  |  |  |  |  |  |  |  |
| c. IEPs in regular assessment with accommodations |  |  |  |  |  |  |  |  |  |  |  |
| f. IEPs in alternate assessment against alternate standards |  |  |  |  |  |  |  |  |  |  |  |

**FFY 2019 SPP/APR Data: Reading Assessment**

| **Group** | **Group Name** | **Number of Children with IEPs** | **Number of Children with IEPs Participating** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **A** | Overall |  |  | 93.98% | 95.00% |  | N/A | N/A |

**FFY 2019 SPP/APR Data: Math Assessment**

| **Group** | **Group Name** | **Number of Children with IEPs** | **Number of Children with IEPs Participating** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **A** | Overall |  |  | 93.88% | 95.00% |  | N/A | N/A |

**Regulatory Information**

**The SEA, (or, in the case of a district-wide assessment, LEA) must make available to the public, and report to the public with the same frequency and in the same detail as it reports on the assessment of nondisabled children: (1) the number of children with disabilities participating in: (a) regular assessments, and the number of those children who were provided accommodations in order to participate in those assessments; and (b) alternate assessments aligned with alternate achievement standards; and (2) the performance of children with disabilities on regular assessments and on alternate assessments, compared with the achievement of all children, including children with disabilities, on those assessments. [20 U.S.C. 1412 (a)(16)(D); 34 CFR §300.160(f)]**

**Public Reporting Information**

**Provide links to the page(s) where you provide public reports of assessment results.**

**Provide additional information about this indicator (optional)**

## 3B - Prior FFY Required Actions

None

## 3B - OSEP Response

The District of Columbia was not required to provide any data for this indicator. Due to the circumstances created by the COVID-19 pandemic, and resulting school closures, the District of Columbia received a waiver of the assessment requirements in section 1111(b)(2) of the ESEA, and, as a result, does not have any FFY 2019 data for this indicator.

## 3B - Required Actions

# Indicator 3C: Proficiency for Students with IEPs

**Instructions and Measurement**

**Monitoring Priority:** FAPE in the LRE

**Results indicator:** Participation and performance of children with IEPs on statewide assessments:

A. Indicator 3A – Reserved

B. Participation rate for children with IEPs

C. Proficiency rate for children with IEPs against grade level and alternate academic achievement standards.

(20 U.S.C. 1416 (a)(3)(A))

**Data Source**

3C. Same data as used for reporting to the Department under Title I of the ESEA, using EDFacts file specifications FS175 and 178.

**Measurement**

C. Proficiency rate percent = [(# of children with IEPs scoring at or above proficient against grade level and alternate academic achievement standards) divided by the (total # of children with IEPs who received a valid score and for whom a proficiency level was assigned)]. Calculate separately for reading and math. The proficiency rate includes both children with IEPs enrolled for a full academic year and those not enrolled for a full academic year.

**Instructions**

Describe the results of the calculations and compare the results to the targets. Provide the actual numbers used in the calculation.

Include information regarding where to find public reports of assessment participation and performance results, as required by 34 CFR §300.160(f), i.e., a link to the Web site where these data are reported.

Indicator 3C: Proficiency calculations in this SPP/APR must result in proficiency rates for reading/language arts and mathematics assessments (combining regular and alternate) for children with IEPs, in all grades assessed (3-8 and high school), including both children with IEPs enrolled for a full academic year and those not enrolled for a full academic year. Only include children with disabilities who had an IEP at the time of testing.

## 3C - Indicator Data

**Reporting Group Selection**

**Based on previously reported data, these are the grade groups defined for this indicator.**

| **Group** | **Group Name** | **Grade 3** | **Grade 4** | **Grade 5** | **Grade 6** | **Grade 7** | **Grade 8** | **Grade 9** | **Grade 10** | **Grade 11** | **Grade 12** | **HS** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **A** | Overall | X | X | X | X | X | X | X | X | X | X | X |

**Historical Data: Reading**

|  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **Group** | **Group Name** | **Baseline**  | **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| **A** | Overall | 2014 | Target >= | 27.00% | 27.00% | 34.00% | 42.00% | 52.00% |
| **A** | Overall | 4.20% | Actual | 4.20% | 4.52% | 7.05% | 7.94% | 9.84% |

**Historical Data: Math**

|  |  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **Group**  | **Group Name** | **Baseline**  | **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| **A** | Overall | 2014 | Target >= | 30.00% | 30.00% | 37.00% | 48.00% | 60.00% |
| **A** | Overall | 3.90% | Actual | 3.90% | 5.63% | 8.07% | 8.94% | 9.35% |

**Targets**

|  |  |  |  |
| --- | --- | --- | --- |
| **Subject** | **Group** | **Group Name** | **2019** |
| Reading | A >= | Overall | 21.00% |
| Math | A >= | Overall | 20.00% |

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**FFY 2019 Data Disaggregation from EDFacts**

**Include the disaggregated data in your final SPP/APR. (yes/no)**

NO

**Data Source:**

SY 2019-20 Assessment Data Groups - Reading (EDFacts file spec FS178; Data Group: 584)

**Date:**

**Reading Proficiency Data by Grade**

| **Grade** | **3** | **4** | **5** | **6** | **7** | **8** | **9** | **10** | **11** | **12** | **HS** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| a. Children with IEPs who received a valid score and a proficiency was assigned |  |  |  |  |  |  |  |  |  |  |  |
| b. IEPs in regular assessment with no accommodations scored at or above proficient against grade level |  |  |  |  |  |  |  |  |  |  |  |
| c. IEPs in regular assessment with accommodations scored at or above proficient against grade level |  |  |  |  |  |  |  |  |  |  |  |
| f. IEPs in alternate assessment against alternate standards scored at or above proficient against grade level |  |  |  |  |  |  |  |  |  |  |  |

**Data Source:**

SY 2019-20 Assessment Data Groups - Math (EDFacts file spec FS175; Data Group: 583)

**Date:**

**Math Proficiency Data by Grade**

| **Grade** | **3** | **4** | **5** | **6** | **7** | **8** | **9** | **10** | **11** | **12** | **HS** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- | --- |
| a. Children with IEPs who received a valid score and a proficiency was assigned |  |  |  |  |  |  |  |  |  |  |  |
| b. IEPs in regular assessment with no accommodations scored at or above proficient against grade level |  |  |  |  |  |  |  |  |  |  |  |
| c. IEPs in regular assessment with accommodations scored at or above proficient against grade level |  |  |  |  |  |  |  |  |  |  |  |
| f. IEPs in alternate assessment against alternate standards scored at or above proficient against grade level |  |  |  |  |  |  |  |  |  |  |  |

**FFY 2019 SPP/APR Data: Reading Assessment**

| **Group** | **Group Name** | **Children with IEPs who received a valid score and a proficiency was assigned** | **Number of Children with IEPs Proficient** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **A** | Overall |  |  | 9.84% | 21.00% |  | N/A | N/A |

**FFY 2019 SPP/APR Data: Math Assessment**

| **Group** | **Group Name** | **Children with IEPs who received a valid score and a proficiency was assigned** | **Number of Children with IEPs Proficient** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| **A** | Overall |  |  | 9.35% | 20.00% |  | N/A | N/A |

**Regulatory Information**

**The SEA, (or, in the case of a district-wide assessment, LEA) must make available to the public, and report to the public with the same frequency and in the same detail as it reports on the assessment of nondisabled children: (1) the number of children with disabilities participating in: (a) regular assessments, and the number of those children who were provided accommodations in order to participate in those assessments; and (b) alternate assessments aligned with alternate achievement standards; and (2) the performance of children with disabilities on regular assessments and on alternate assessments, compared with the achievement of all children, including children with disabilities, on those assessments. [20 U.S.C. 1412 (a)(16)(D); 34 CFR §300.160(f)]**

**Public Reporting Information**

**Provide links to the page(s) where you provide public reports of assessment results.**

**Provide additional information about this indicator (optional)**

## 3C - Prior FFY Required Actions

None

## 3C - OSEP Response

The District of Columbia was not required to provide any data for this indicator. Due to the circumstances created by the COVID-19 pandemic, and resulting school closures, the District of Columbia received a waiver of the assessment requirements in section 1111(b)(2) of the ESEA, and, as a result, does not have any FFY 2019 data for this indicator.

## 3C - Required Actions

# Indicator 4A: Suspension/Expulsion

**Instructions and Measurement**

**Monitoring Priority:** FAPE in the LRE

**Results Indicator:** Rates of suspension and expulsion:

A. Percent of districts that have a significant discrepancy in the rate of suspensions and expulsions of greater than 10 days in a school year for children with IEPs

(20 U.S.C. 1416(a)(3)(A); 1412(a)(22))

**Data Source**

State discipline data, including State’s analysis of State’s Discipline data collected under IDEA Section 618, where applicable. Discrepancy can be computed by either comparing the rates of suspensions and expulsions for children with IEPs to rates for nondisabled children within the LEA or by comparing the rates of suspensions and expulsions for children with IEPs among LEAs within the State.

**Measurement**

Percent = [(# of districts that meet the State-established n size (if applicable) that have a significant discrepancy in the rates of suspensions and expulsions for greater than 10 days in a school year of children with IEPs) divided by the (# of districts in the State that meet the State-established n size (if applicable))] times 100.

Include State’s definition of “significant discrepancy.”

**Instructions**

If the State has established a minimum n size requirement, the State may only include, in both the numerator and the denominator, districts that met that State-established n size. If the State used a minimum n size requirement, report the number of districts excluded from the calculation as a result of this requirement.

Describe the results of the State’s examination of the data for the year before the reporting year (e.g., for the FFY 2019 SPP/APR, use data from 2018-2019), including data disaggregated by race and ethnicity to determine if significant discrepancies are occurring in the rates of long-term suspensions and expulsions of children with IEPs, as required at 20 U.S.C. 1412(a)(22). The State’s examination must include one of the following comparisons:

--The rates of suspensions and expulsions for children with IEPs among LEAs within the State; or

--The rates of suspensions and expulsions for children with IEPs to nondisabled children within the LEAs

In the description, specify which method the State used to determine possible discrepancies and explain what constitutes those discrepancies.

Indicator 4A: Provide the actual numbers used in the calculation (based upon districts that met the minimum n size requirement, if applicable). If significant discrepancies occurred, describe how the State educational agency reviewed and, if appropriate, revised (or required the affected local educational agency to revise) its policies, procedures, and practices relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards, to ensure that such policies, procedures, and practices comply with applicable requirements.

Provide detailed information about the timely correction of noncompliance as noted in OSEP’s response for the previous SPP/APR. If discrepancies occurred and the district with discrepancies had policies, procedures or practices that contributed to the significant discrepancy and that do not comply with requirements relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards, describe how the State ensured that such policies, procedures, and practices were revised to comply with applicable requirements consistent with the Office of Special Education Programs (OSEP) Memorandum 09-02, dated October 17, 2008.

If the State did not ensure timely correction of the previous noncompliance, provide information on the extent to which noncompliance was subsequently corrected (more than one year after identification). In addition, provide information regarding the nature of any continuing noncompliance, improvement activities completed (e.g., review of policies and procedures, technical assistance, training, etc.) and any enforcement actions that were taken.

If the State reported less than 100% compliance for the previous reporting period (e.g., for the FFY 2019 SPP/APR, the data for 2018-2019), and the State did not identify any findings of noncompliance, provide an explanation of why the State did not identify any findings of noncompliance.

## 4A - Indicator Data

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2016 | 12.90% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target <= | 0.00% | 0.00% | 0.00% | 0.00% | 0.00% |
| Data | 2.17% | 12.24% | 12.90% | 11.76% | 2.27% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target <= | 0.00% |

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**FFY 2019 SPP/APR Data**

**Has the state established a minimum n-size requirement? (yes/no)**

YES

**If yes, the State may only include, in both the numerator and the denominator, districts that met the State-established n size. Report the number of districts excluded from the calculation as a result of the requirement.**

23

|  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- |
| **Number of districts that have a significant discrepancy** | **Number of Districts that met the State's minimum n-size** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| 0 | 42 | 2.27% | 0.00% | 0.00% | Met Target | No Slippage |

**Choose one of the following comparison methodologies to determine whether significant discrepancies are occurring (34 CFR §300.170(a))**

The rates of suspensions and expulsions of greater than 10 days in a school year for children with IEPs in each LEA compared to the rates for nondisabled children in the same LEA

**State’s definition of “significant discrepancy” and methodology**

The State defines "significant discrepancy" as the suspension or expulsion of any child with a disability for more than ten days cumulatively in a school year by an LEA at a rate that is greater than 1.5 times the equivalent rate for children without disabilities in the same LEA. In order to be identified as having significant discrepancy, an LEA must meet the following criteria: 1) The LEA must meet the minimum "n" size of 40 students with IEPs; and 2) The LEA has suspended and/or expelled at least five students with disabilities (cell size), and 3) The rate of suspensions or expulsions of children with a disability within a specific racial and ethnic group is greater than 1.5 times the rate of suspensions or expulsions of all students without disabilities within the same LEA.

In SY 2018-19, there were zero (0) LEAs that met the state's definition of a significant discrepancy.

**Provide additional information about this indicator (optional)**

**Review of Policies, Procedures, and Practices (completed in FFY 2019 using 2018-2019 data)**

**Provide a description of the review of policies, procedures, and practices relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards.**

For FFY 2019 (SY 2018-19), there were zero (0) LEAs that met the state's definition of significant discrepancy as it relates to indicator 4A.

The State DID NOT identify noncompliance with Part B requirements as a result of the review required by 34 CFR §300.170(b)

**Correction of Findings of Noncompliance Identified in FFY 2018**

| **Findings of Noncompliance Identified** | **Findings of Noncompliance Verified as Corrected Within One Year** | **Findings of Noncompliance Subsequently Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
| 1 | 1 | 0 | 0 |

**FFY 2018 Findings of Noncompliance Verified as Corrected**

**Describe how the State verified that the source of noncompliance is correctly implementing the *regulatory requirements***

OSSE conducted a subsequent review of LEA discipline data to verify that the noncompliance had been corrected and that the LEA is correctly implementing the specific regulatory requirement for all students with IEPs.

**Describe how the State verified that each *individual case* of noncompliance was corrected**

The LEA identified in FFY 2018 was required to revise its policies, procedures, and practices and correct any student level noncompliance identified by the LEA during its file review. Student-level noncompliance was self-identified by the LEA, and correction of the student-level noncompliance was included in the LEA's Continuous Improvement Plan (CIP). OSSE's IDEA Monitoring Team required the LEA to submit a (CIP) aligned with the required revisions related to the significant discrepancy finding. The CIP was approved by OSSE and closely monitored throughout the school year.

In addition to the CIP, the LEA was required to report to their assigned OSSE IDEA monitor on the progress of the CIP's action items. OSSE
reviewed the student files to confirm the correction of student-level noncompliance. Upon correction of the student level noncompliance, OSSE reviewed additional files to verify that the LEA is correctly implementing the regulatory requirements.

The LEA's CIP included developing a checklist for staff to use to ensure completion of all required procedures when a student with a disability is being considered for a long-term suspension and providing training(s) to staff members, which focused on building capacity across LEA staff engaged in the discipline process.

**Correction of Findings of Noncompliance Identified Prior to FFY 2018**

| **Year Findings of Noncompliance Were Identified** | **Findings of Noncompliance Not Yet Verified as Corrected as of FFY 2018 APR** | **Findings of Noncompliance Verified as Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |

## 4A - Prior FFY Required Actions

None

## 4A - OSEP Response

## 4A - Required Actions

# Indicator 4B: Suspension/Expulsion

**Instructions and Measurement**

**Monitoring Priority:** FAPE in the LRE

**Compliance Indicator:** Rates of suspension and expulsion:

B. Percent of districts that have: (a) a significant discrepancy, by race or ethnicity, in the rate of suspensions and expulsions of greater than 10 days in a school year for children with IEPs; and (b) policies, procedures or practices that contribute to the significant discrepancy and do not comply with requirements relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards.

(20 U.S.C. 1416(a)(3)(A); 1412(a)(22))

**Data Source**

State discipline data, including State’s analysis of State’s Discipline data collected under IDEA Section 618, where applicable. Discrepancy can be computed by either comparing the rates of suspensions and expulsions for children with IEPs to rates for nondisabled children within the LEA or by comparing the rates of suspensions and expulsions for children with IEPs among LEAs within the State.

**Measurement**

Percent = [(# of districts that meet the State-established n size (if applicable) for one or more racial/ethnic groups that have: (a) a significant discrepancy, by race or ethnicity, in the rates of suspensions and expulsions of greater than 10 days in a school year of children with IEPs; and (b) policies, procedures or practices that contribute to the significant discrepancy and do not comply with requirements relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards) divided by the (# of districts in the State that meet the State-established n size (if applicable) for one or more racial/ethnic groups)] times 100.

Include State’s definition of “significant discrepancy.”

**Instructions**

If the State has established a minimum n size requirement, the State may only include, in both the numerator and the denominator, districts that met that State-established n size. If the State used a minimum n size requirement, report the number of districts excluded from the calculation as a result of this requirement.

Describe the results of the State’s examination of the data for the year before the reporting year (e.g., for the FFY 2019 SPP/APR, use data from 2018-2019), including data disaggregated by race and ethnicity to determine if significant discrepancies are occurring in the rates of long-term suspensions and expulsions of children with IEPs, as required at 20 U.S.C. 1412(a)(22). The State’s examination must include one of the following comparisons

--The rates of suspensions and expulsions for children with IEPs among LEAs within the State; or

--The rates of suspensions and expulsions for children with IEPs to nondisabled children within the LEAs

In the description, specify which method the State used to determine possible discrepancies and explain what constitutes those discrepancies.

Indicator 4B: Provide the following: (a) the number of districts that met the State-established n size (if applicable) for one or more racial/ethnic groups that have a significant discrepancy, by race or ethnicity, in the rates of suspensions and expulsions of greater than 10 days in a school year for children with IEPs; and (b) the number of those districts in which policies, procedures or practices contribute to the significant discrepancy and do not comply with requirements relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards.

Provide detailed information about the timely correction of noncompliance as noted in OSEP’s response for the previous SPP/APR. If discrepancies occurred and the district with discrepancies had policies, procedures or practices that contributed to the significant discrepancy and that do not comply with requirements relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards, describe how the State ensured that such policies, procedures, and practices were revised to comply with applicable requirements consistent with the Office of Special Education Programs (OSEP) Memorandum 09-02, dated October 17, 2008.

If the State did not ensure timely correction of the previous noncompliance, provide information on the extent to which noncompliance was subsequently corrected (more than one year after identification). In addition, provide information regarding the nature of any continuing noncompliance, improvement activities completed (e.g., review of policies and procedures, technical assistance, training, etc.) and any enforcement actions that were taken.

If the State reported less than 100% compliance for the previous reporting period (e.g., for the FFY 2019 SPP/APR, the data for 2018-2019), and the State did not identify any findings of noncompliance, provide an explanation of why the State did not identify any findings of noncompliance.

Targets must be 0% for 4B.

## 4B - Indicator Data

**Not Applicable**

**Select yes if this indicator is not applicable.**

NO

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2016 | 2.94% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target | 0% | 0% | 0% | 0% | 0% |
| Data | 2.17% | 4.08% | 2.94% | 11.76% | 4.55% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target  | 0% |

**FFY 2019 SPP/APR Data**

**Has the state established a minimum n-size requirement? (yes/no)**

YES

**If yes, the State may only include, in both the numerator and the denominator, districts that met the State-established n size. Report the number of districts excluded from the calculation as a result of the requirement.**

23

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| **Number of districts that have a significant discrepancy, by race or ethnicity** | **Number of those districts that have policies procedure, or practices that contribute to the significant discrepancy and do not comply with requirements** | **Number of Districts that met the State's minimum n-size** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| 1 | 0 | 42 | 4.55% | 0% | 0.00% | Met Target | No Slippage |

**Were all races and ethnicities included in the review?**

YES

**State’s definition of “significant discrepancy” and methodology**

The State defines "significant discrepancy" as the suspension or expulsion of any child with a disability for more than ten days cumulatively in a school year by an LEA with a qualifying subgroup at a rate that is greater than 1.5 times the equivalent rate for nondisabled peers. In order to be identified as having significant discrepancy by race or ethnicity, an LEA must meet the following criteria: 1) The LEA must meet the minimum "n" size of 40 students with IEPs; and 2) The LEA has suspended and/or expelled at least three students with disabilities in a particular racial and ethnic category (cell size), and 3) The rate of suspensions or expulsions of children with a disability within a specific racial and ethnic group is greater than 1.5 times the rate of suspensions or expulsions of all students without disabilities.

In SY 2018-19, the District of Columbia had 65 LEAs. Twenty-three LEAs were excluded because they did not meet the "n" size and/or cell size requirements.

**Provide additional information about this indicator (optional)**

**Review of Policies, Procedures, and Practices (completed in FFY 2019 using 2018-2019 data)**

**Provide a description of the review of policies, procedures, and practices relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards.**

For the one (1) LEA that the State identified as having a significant discrepancy, by race or ethnicity, in the rate of suspensions and expulsions of greater than ten days in a school year for children with IEPs in FFY 2019 (using SY 2018-19 data), the State required completion of self-study activities and reviewed the LEA's policies, procedures, and practices relating to the development and implementation of IEPs, the use of positive behavioral interventions and supports, and procedural safeguards.

As part of this self-study, the LEAs were required to review a number of student records and provide existing policies, procedures, and practices for OSSE to review in comparison with regulatory requirements under the IDEA.

OSSE reviewed the results of the self-studies submitted by the LEAs, and the policies, procedures, and practices. OSSE determined that the one (1) LEAs' policies, procedures, and practices did not contribute to their identified significant discrepancy by race or ethnicity.

The State DID NOT identify noncompliance with Part B requirements as a result of the review required by 34 CFR §300.170(b)

**Correction of Findings of Noncompliance Identified in FFY 2018**

| **Findings of Noncompliance Identified** | **Findings of Noncompliance Verified as Corrected Within One Year** | **Findings of Noncompliance Subsequently Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
| 2 | 2 | 0 | 0 |

**FFY 2018 Findings of Noncompliance Verified as Corrected**

**Describe how the State verified that the source of noncompliance is correctly implementing the *regulatory requirements***

OSSE conducted a subsequent review of LEA policies, procedures, and practices, and conducted a subsequent review of LEA discipline data to verify that the noncompliance had been corrected and that the LEAs are correctly implementing the specific regulatory requirement for all students with IEPs.

**Describe how the State verified that each *individual case* of noncompliance was corrected**

The LEAs identified in FFY 2018 were required to revise their policies, procedures, and practices and to correct any student level noncompliance
that was self-identified by the LEA during its file review. OSSE's IDEA Monitoring Team required the LEA to submit a Continuous Improvement Plan (CIP) that aligned with the required revisions related to the significant discrepancy finding. The CIP was approved by OSSE and closely monitored throughout the school year.

In addition to the CIP, the LEA was required to report to their assigned OSSE IDEA monitor on the progress of the CIP's action items. OSSE
reviewed the student files to confirm the correction of student-level noncompliance. Upon correction of the student level noncompliance, OSSE reviewed additional files to verify that the LEA is correctly implementing the regulatory requirements.

The LEA's CIP included developing a checklist for staff to use to ensure completion of all required procedures when a student with a disability is being considered for a long-term suspension and providing training(s) to staff members, which focused on building capacity across LEA staff engaged in the discipline process.

**Correction of Findings of Noncompliance Identified Prior to FFY 2018**

| **Year Findings of Noncompliance Were Identified** | **Findings of Noncompliance Not Yet Verified as Corrected as of FFY 2018 APR** | **Findings of Noncompliance Verified as Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |

**Findings of Noncompliance Verified as Corrected**

**Describe how the State verified that the source of noncompliance is correctly implementing the *regulatory requirements***

**Describe how the State verified that each *individual case* of noncompliance was corrected**

## 4B - Prior FFY Required Actions

None

## 4B - OSEP Response

## 4B- Required Actions

# Indicator 5: Education Environments (children 6-21)

**Instructions and Measurement**

**Monitoring Priority:** FAPE in the LRE

**Results indicator:** Education environments (children 6-21): Percent of children with IEPs aged 6 through 21 served:

A. Inside the regular class 80% or more of the day;

B. Inside the regular class less than 40% of the day; and

C. In separate schools, residential facilities, or homebound/hospital placements.

(20 U.S.C. 1416(a)(3)(A))

**Data Source**

Same data as used for reporting to the Department under section 618 of the IDEA, using the definitions in EDFacts file specification FS002.

**Measurement**

Percent = [(# of children with IEPs aged 6 through 21 served inside the regular class 80% or more of the day) divided by the (total # of students aged 6 through 21 with IEPs)] times 100.

Percent = [(# of children with IEPs aged 6 through 21 served inside the regular class less than 40% of the day) divided by the (total # of students aged 6 through 21 with IEPs)] times 100.

Percent = [(# of children with IEPs aged 6 through 21 served in separate schools, residential facilities, or homebound/hospital placements) divided by the (total # of students aged 6 through 21 with IEPs)]times 100.

**Instructions**

Sampling from the State’s 618 data is not allowed.

Describe the results of the calculations and compare the results to the target.

If the data reported in this indicator are not the same as the State’s data reported under section 618 of the IDEA, explain.

## 5 - Indicator Data

**Historical Data**

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| **Part** | **Baseline**  | **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| A | 2005 | Target >= | 53.00% | 56.00% | 59.00% | 61.00% | 64.00% |
| A | 22.91% | Data | 54.59% | 55.61% | 56.47% | 56.63% | 56.97% |
| B | 2005 | Target <= | 15.00% | 15.00% | 15.00% | 15.00% | 14.00% |
| B | 18.60% | Data | 15.24% | 17.38% | 15.23% | 15.31% | 15.61% |
| C | 2005 | Target <= | 14.00% | 13.00% | 12.00% | 11.00% | 10.00% |
| C | 24.40% | Data | 11.53% | 10.04% | 9.41% | 9.03% | 8.54% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target A >= | 64.00% |
| Target B <= | 14.00% |
| Target C <= | 10.00% |

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**Prepopulated Data**

| **Source** | **Date** | **Description** | **Data** |
| --- | --- | --- | --- |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS002; Data group 74) | 07/08/2020 | Total number of children with IEPs aged 6 through 21 | 12,781 |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS002; Data group 74) | 07/08/2020 | A. Number of children with IEPs aged 6 through 21 inside the regular class 80% or more of the day | 7,309 |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS002; Data group 74) | 07/08/2020 | B. Number of children with IEPs aged 6 through 21 inside the regular class less than 40% of the day | 1,952 |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS002; Data group 74) | 07/08/2020 | c1. Number of children with IEPs aged 6 through 21 in separate schools | 977 |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS002; Data group 74) | 07/08/2020 | c2. Number of children with IEPs aged 6 through 21 in residential facilities | 49 |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS002; Data group 74) | 07/08/2020 | c3. Number of children with IEPs aged 6 through 21 in homebound/hospital placements | 9 |

**Select yes if the data reported in this indicator are not the same as the State’s data reported under section 618 of the IDEA.**

NO

**FFY 2019 SPP/APR Data**

| **Education Environments** | **Number of children with IEPs aged 6 through 21 served** | **Total number of children with IEPs aged 6 through 21** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- |
| A. Number of children with IEPs aged 6 through 21 inside the regular class 80% or more of the day | 7,309 | 12,781 | 56.97% | 64.00% | 57.19% | Did Not Meet Target | No Slippage |
| B. Number of children with IEPs aged 6 through 21 inside the regular class less than 40% of the day | 1,952 | 12,781 | 15.61% | 14.00% | 15.27% | Did Not Meet Target | No Slippage |
| C. Number of children with IEPs aged 6 through 21 inside separate schools, residential facilities, or homebound/hospital placements [c1+c2+c3] | 1,035 | 12,781 | 8.54% | 10.00% | 8.10% | Met Target | No Slippage |

**Use a different calculation methodology (yes/no)**

NO

**Provide additional information about this indicator (optional)**

## 5 - Prior FFY Required Actions

None

## 5 - OSEP Response

## 5 - Required Actions

# Indicator 6: Preschool Environments

**Instructions and Measurement**

**Monitoring Priority:** FAPE in the LRE

**Results indicator:** Preschool environments: Percent of children aged 3 through 5 with IEPs attending a:

A. Regular early childhood program and receiving the majority of special education and related services in the regular early childhood program; and

B. Separate special education class, separate school or residential facility.

(20 U.S.C. 1416(a)(3)(A))

**Data Source**

Same data as used for reporting to the Department under section 618 of the IDEA, using the definitions in EDFacts file specification FS089.

**Measurement**

Percent = [(# of children aged 3 through 5 with IEPs attending a regular early childhood program and receiving the majority of special education and related services in the regular early childhood program) divided by the (total # of children aged 3 through 5 with IEPs)] times 100.

Percent = [(# of children aged 3 through 5 with IEPs attending a separate special education class, separate school or residential facility) divided by the (total # of children aged 3 through 5 with IEPs)] times 100.

**Instructions**

Sampling from the State’s 618 data is not allowed.

Describe the results of the calculations and compare the results to the target.

If the data reported in this indicator are not the same as the State’s data reported under section 618 of the IDEA, explain.

## 6 - Indicator Data

**Not Applicable**

**Select yes if this indicator is not applicable.**

NO

**Historical Data**

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| **Part** | **Baseline**  | **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| A | 2011 | Target >= | 56.00% | 57.00% | 58.00% | 59.00% | 60.00% |
| A | 53.00% | Data | 48.99% | 43.17% | 45.37% | 51.70% | 48.92% |
| B | 2011 | Target <= | 16.00% | 14.00% | 12.00% | 11.00% | 10.00% |
| B | 18.00% | Data | 4.34% | 7.75% | 16.66% | 16.21% | 17.26% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target A >= | 60.00% |
| Target B <= | 10.00% |

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**Prepopulated Data**

| **Source** | **Date** | **Description** | **Data** |
| --- | --- | --- | --- |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS089; Data group 613) | 07/08/2020 | Total number of children with IEPs aged 3 through 5 | 2,146 |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS089; Data group 613) | 07/08/2020 | a1. Number of children attending a regular early childhood program and receiving the majority of special education and related services in the regular early childhood program | 1,190 |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS089; Data group 613) | 07/08/2020 | b1. Number of children attending separate special education class | 307 |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS089; Data group 613) | 07/08/2020 | b2. Number of children attending separate school | 21 |
| SY 2019-20 Child Count/Educational Environment Data Groups (EDFacts file spec FS089; Data group 613) | 07/08/2020 | b3. Number of children attending residential facility | 0 |

**Select yes if the data reported in this indicator are not the same as the State’s data reported under section 618 of the IDEA.**

NO

**FFY 2019 SPP/APR Data**

| **Preschool Environments** | **Number of children with IEPs aged 3 through 5 served** | **Total number of children with IEPs aged 3 through 5** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- |
| A. A regular early childhood program and receiving the majority of special education and related services in the regular early childhood program | 1,190 | 2,146 | 48.92% | 60.00% | 55.45% | Did Not Meet Target | No Slippage |
| B. Separate special education class, separate school or residential facility | 328 | 2,146 | 17.26% | 10.00% | 15.28% | Did Not Meet Target | No Slippage |

**Use a different calculation methodology (yes/no)**

NO

**Provide additional information about this indicator (optional)**

## 6 - Prior FFY Required Actions

None

## 6 - OSEP Response

## 6 - Required Actions

# Indicator 7: Preschool Outcomes

**Instructions and Measurement**

**Monitoring Priority:** FAPE in the LRE

**Results indicator:** Percent of preschool children aged 3 through 5 with IEPs who demonstrate improved:

A. Positive social-emotional skills (including social relationships);

B. Acquisition and use of knowledge and skills (including early language/ communication and early literacy); and

C. Use of appropriate behaviors to meet their needs.

(20 U.S.C. 1416 (a)(3)(A))

**Data Source**

State selected data source.

**Measurement**

Outcomes:

A. Positive social-emotional skills (including social relationships);

B. Acquisition and use of knowledge and skills (including early language/communication and early literacy); and

C. Use of appropriate behaviors to meet their needs.

Progress categories for A, B and C:

a. Percent of preschool children who did not improve functioning = [(# of preschool children who did not improve functioning) divided by (# of preschool children with IEPs assessed)] times 100.

b. Percent of preschool children who improved functioning but not sufficient to move nearer to functioning comparable to same-aged peers = [(# of preschool children who improved functioning but not sufficient to move nearer to functioning comparable to same-aged peers) divided by (# of preschool children with IEPs assessed)] times 100.

c. Percent of preschool children who improved functioning to a level nearer to same-aged peers but did not reach it = [(# of preschool children who improved functioning to a level nearer to same-aged peers but did not reach it) divided by (# of preschool children with IEPs assessed)] times 100.

d. Percent of preschool children who improved functioning to reach a level comparable to same-aged peers = [(# of preschool children who improved functioning to reach a level comparable to same-aged peers) divided by (# of preschool children with IEPs assessed)] times 100.

e. Percent of preschool children who maintained functioning at a level comparable to same-aged peers = [(# of preschool children who maintained functioning at a level comparable to same-aged peers) divided by (# of preschool children with IEPs assessed)] times 100.

**Summary Statements for Each of the Three Outcomes:**

**Summary Statement 1**: Of those preschool children who entered the preschool program below age expectations in each Outcome, the percent who substantially increased their rate of growth by the time they turned 6 years of age or exited the program.

**Measurement for Summary Statement 1:** Percent = [(# of preschool children reported in progress category (c) plus # of preschool children reported in category (d)) divided by (# of preschool children reported in progress category (a) plus # of preschool children reported in progress category (b) plus # of preschool children reported in progress category (c) plus # of preschool children reported in progress category (d))] times 100.

**Summary Statement 2:** The percent of preschool children who were functioning within age expectations in each Outcome by the time they turned 6 years of age or exited the program.

**Measurement for Summary Statement 2**: Percent = [(# of preschool children reported in progress category (d) plus # of preschool children reported in progress category (e)) divided by (the total # of preschool children reported in progress categories (a) + (b) + (c) + (d) + (e))] times 100.

**Instructions**

Sampling of **children for assessment** is allowed. When sampling is used, submit a description of the sampling methodology outlining how the design will yield valid and reliable estimates. (See General Instructions on page 2 for additional instructions on sampling.)

In the measurement include, in the numerator and denominator, only children who received special education and related services for at least six months during the age span of three through five years.

Describe the results of the calculations and compare the results to the targets. States will use the progress categories for each of the three Outcomes to calculate and report the two Summary Statements. States have provided targets for the two Summary Statements for the three Outcomes (six numbers for targets for each FFY).

Report progress data and calculate Summary Statements to compare against the six targets. Provide the actual numbers and percentages for the five reporting categories for each of the three outcomes.

In presenting results, provide the criteria for defining “comparable to same-aged peers.” If a State is using the Early Childhood Outcomes Center (ECO) Child Outcomes Summary (COS), then the criteria for defining “comparable to same-aged peers” has been defined as a child who has been assigned a score of 6 or 7 on the COS.

In addition, list the instruments and procedures used to gather data for this indicator, including if the State is using the ECO COS.

## 7 - Indicator Data

**Not Applicable**

**Select yes if this indicator is not applicable.**

NO

**Historical Data**

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| **Part** | **Baseline** | **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| A1 | 2010 | Target >= | 76.00% | 76.00% | 77.00% | 78.00% | 80.00% |
| A1 | 50.00% | Data | 75.33% | 85.71% | 90.62% | 84.62% | 87.50% |
| A2 | 2010 | Target >= | 64.00% | 64.00% | 65.00% | 66.00% | 68.00% |
| A2 | 29.20% | Data | 65.70% | 73.62% | 73.38% | 65.45% | 68.99% |
| B1 | 2010 | Target >= | 83.00% | 83.00% | 84.00% | 85.00% | 87.00% |
| B1 | 78.30% | Data | 77.57% | 87.42% | 90.38% | 85.56% | 88.35% |
| B2 | 2010 | Target >= | 64.00% | 64.00% | 65.00% | 66.00% | 68.00% |
| B2 | 16.70% | Data | 61.88% | 74.77% | 76.10% | 69.70% | 68.81% |
| C1 | 2010 | Target >= | 80.00% | 80.00% | 81.00% | 82.00% | 84.00% |
| C1 | 0.00% | Data | 77.37% | 86.15% | 90.32% | 92.03% | 67.22% |
| C2 | 2010 | Target >= | 76.00% | 76.00% | 77.00% | 78.00% | 80.00% |
| C2 | 62.50% | Data | 73.99% | 82.11% | 84.70% | 86.26% | 70.83% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target A1 >= | 80.00% |
| Target A2 >= | 68.00% |
| Target B1 >= | 87.00% |
| Target B2 >= | 68.00% |
| Target C1 >= | 84.00% |
| Target C2 >= | 80.00% |

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**FFY 2019 SPP/APR Data**

**Number of preschool children aged 3 through 5 with IEPs assessed**

976

**Outcome A: Positive social-emotional skills (including social relationships)**

| **Outcome A Progress Category** | **Number of children** | **Percentage of Children** |
| --- | --- | --- |
| a. Preschool children who did not improve functioning | 62 | 10.62% |
| b. Preschool children who improved functioning but not sufficient to move nearer to functioning comparable to same-aged peers | 46 | 7.88% |
| c. Preschool children who improved functioning to a level nearer to same-aged peers but did not reach it | 117 | 20.03% |
| d. Preschool children who improved functioning to reach a level comparable to same-aged peers | 200 | 34.25% |
| e. Preschool children who maintained functioning at a level comparable to same-aged peers | 159 | 27.23% |

| **Outcome A** | **Numerator** | **Denominator** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- |
| A1. Of those children who entered or exited the program below age expectations in Outcome A, the percent who substantially increased their rate of growth by the time they turned 6 years of age or exited the program. *Calculation:(c+d)/(a+b+c+d)* | 317 | 425 | 87.50% | 80.00% | 74.59% | Did Not Meet Target | Slippage |
| A2. The percent of preschool children who were functioning within age expectations in Outcome A by the time they turned 6 years of age or exited the program. *Calculation: (d+e)/(a+b+c+d+e)* | 359 | 584 | 68.99% | 68.00% | 61.47% | Did Not Meet Target | Slippage |

**Outcome B: Acquisition and use of knowledge and skills (including early language/communication)**

| **Outcome B Progress Category** | **Number of Children** | **Percentage of Children** |
| --- | --- | --- |
| a. Preschool children who did not improve functioning | 57 | 9.76% |
| b. Preschool children who improved functioning but not sufficient to move nearer to functioning comparable to same-aged peers | 42 | 7.19% |
| c. Preschool children who improved functioning to a level nearer to same-aged peers but did not reach it | 106 | 18.15% |
| d. Preschool children who improved functioning to reach a level comparable to same-aged peers | 215 | 36.82% |
| e. Preschool children who maintained functioning at a level comparable to same-aged peers | 164 | 28.08% |

| **Outcome B** | **Numerator** | **Denominator** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- |
| B1. Of those children who entered or exited the program below age expectations in Outcome B, the percent who substantially increased their rate of growth by the time they turned 6 years of age or exited the program. *Calculation: (c+d)/(a+b+c+d)* | 321 | 420 | 88.35% | 87.00% | 76.43% | Did Not Meet Target | Slippage |
| B2. The percent of preschool children who were functioning within age expectations in Outcome B by the time they turned 6 years of age or exited the program. *Calculation: (d+e)/(a+b+c+d+e)* | 379 | 584 | 68.81% | 68.00% | 64.90% | Did Not Meet Target | Slippage |

**Outcome C: Use of appropriate behaviors to meet their needs**

| **Outcome C Progress Category** | **Number of Children** | **Percentage of Children** |
| --- | --- | --- |
| a. Preschool children who did not improve functioning | 119 | 20.38% |
| b. Preschool children who improved functioning but not sufficient to move nearer to functioning comparable to same-aged peers | 42 | 7.19% |
| c. Preschool children who improved functioning to a level nearer to same-aged peers but did not reach it | 72 | 12.33% |
| d. Preschool children who improved functioning to reach a level comparable to same-aged peers | 141 | 24.14% |
| e. Preschool children who maintained functioning at a level comparable to same-aged peers | 210 | 35.96% |

| **Outcome C** | **Numerator** | **Denominator** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- |
| C1. Of those children who entered or exited the program below age expectations in Outcome C, the percent who substantially increased their rate of growth by the time they turned 6 years of age or exited the program.*Calculation:(c+d)/(a+b+c+d)*  | 213 | 374 | 67.22% | 84.00% | 56.95% | Did Not Meet Target | Slippage |
| C2. The percent of preschool children who were functioning within age expectations in Outcome C by the time they turned 6 years of age or exited the program. *Calculation: (d+e)/(a+b+c+d+e)* | 351 | 584 | 70.83% | 80.00% | 60.10% | Did Not Meet Target | Slippage |

| **Part** | **Reasons for slippage, if applicable** |
| --- | --- |
| **A1** | The district decreased from 87.5% in FFY 2018 to 74.58% in FFY 2019. The District’s efforts to meet Indicator 7 targets were adversely affected in Quarters 3 and 4 of FFY19 by events resulting from the public health emergency. The District has conducted a review of these impacts and is tracking ongoing compliance with this requirement to ensure IDEA requirements are met despite delays caused by the public emergency. In order to address these impacts, the District is providing training, technical assistance, and community of practice opportunities to LEAs that align with the District’s recovery efforts related to the public health emergency. These trainings focus on guidance related to the provision of a Free Appropriate Public Education (FAPE) and how it relates to all special education students, including 3 to 5 years in a remote or blended learning model. |
| **A2** | The district decreased from 68.99% in FFY 2018 to 61.47% in FFY 2019. The District’s efforts to meet Indicator 7 targets were adversely affected in Quarters 3 and 4 of FFY19 by events resulting from the public health emergency. The District has conducted a review of these impacts and is tracking ongoing compliance with this requirement to ensure IDEA requirements are met despite delays caused by the public emergency. In order to address these impacts, the District is providing training, technical assistance, and community of practice opportunities to LEAs that align with the District’s recovery efforts related to the public health emergency. These trainings focus on guidance related to the provision of a Free Appropriate Public Education (FAPE) and how it relates to all special education students, including 3 to 5 years in a remote or blended learning model.  |
| **B1** | The district decreased from 88.35% in FFY 2018 to 76.42% in FFY 2019. The District’s efforts to meet Indicator 7 targets were adversely affected in Quarters 3 and 4 of FFY19 by events resulting from the public health emergency.The District has conducted a review of these impacts and is tracking ongoing compliance with this requirement to ensure IDEA requirements are met despite delays caused by the public emergency. In order to address these impacts, the District is providing training, technical assistance, and community of practice opportunities to LEAs that align with the District’s recovery efforts related to the public health emergency. These trainings focus on guidance related to the provision of a Free Appropriate Public Education (FAPE) and how it relates to all special education students, including 3 to 5 years in a remote or blended learning model.  |
| **B2** | The district decreased from 68.81% in FFY 2018 to 64.89% in FFY 2019. The District’s efforts to meet Indicator 7 targets were adversely affected in Quarters 3 and 4 of FFY19 by events resulting from the public health emergency. The District has conducted a review of these impacts and is tracking ongoing compliance with this requirement to ensure IDEA requirements are met despite delays caused by the public emergency. In order to address these impacts, the District is providing training, technical assistance, and community of practice opportunities to LEAs that align with the District’s recovery efforts related to the public health emergency. These trainings focus on guidance related to the provision of a Free Appropriate Public Education (FAPE) and how it relates to all special education students, including 3 to 5 years in a remote or blended learning model.  |
| **C1** | The district decreased from 67.22% in FFY 2018 to 56.95% in FFY 2019. The District’s efforts to meet Indicator 7 targets were adversely affected in Quarters 3 and 4 of FFY19 by events resulting from the public health emergency. The District has conducted a review of these impacts and is tracking ongoing compliance with this requirement to ensure IDEA requirements are met despite delays caused by the public emergency. In order to address these impacts, the District is providing training, technical assistance, and community of practice opportunities to LEAs that align with the District’s recovery efforts related to the public health emergency. These trainings focus on guidance related to the provision of a Free Appropriate Public Education (FAPE) and how it relates to all special education students, including 3 to 5 years in a remote or blended learning model. |
| **C2** | The district decreased from 70.83% in FFY 2018 to 60.1% in FFY 2019. The District’s efforts to meet Indicator 7 targets were adversely affected in Quarters 3 and 4 of FFY19 by events resulting from the public health emergency. The District has conducted a review of these impacts and is tracking ongoing compliance with this requirement to ensure IDEA requirements are met despite delays caused by the public emergency. In order to address these impacts, the District is providing training, technical assistance, and community of practice opportunities to LEAs that align with the District’s recovery efforts related to the public health emergency. These trainings focus on guidance related to the provision of a Free Appropriate Public Education (FAPE) and how it relates to all special education students, including 3 to 5 years in a remote or blended learning model.  |

**Does the State include in the numerator and denominator only children who received special education and related services for at least six months during the age span of three through five years? (yes/no)**

YES

| **Sampling Question** | **Yes / No** |
| --- | --- |
| Was sampling used?  | NO |

**Did you use the Early Childhood Outcomes Center (ECO) Child Outcomes Summary Form (COS) process? (yes/no)**

YES

**List the instruments and procedures used to gather data for this indicator.**

Beginning in 2009, all LEA preschool programs providing services under IDEA, Part B were required to use the Child Outcomes Summary Process
(COS) to measure the required outcomes outlined above. Programs are required to collect and report performance data within 90 days of a child's entry into a preschool program, and within 60 days prior to a child's exit. Entry and exit data must be reported to OSSE on a rolling basis in the DC-CATS system.

As data is entered on a rolling basis, OSSE conducts bi-annual data verification checks to ensure that all preschool students who receive special
education services ages 3-5 have COS scores entered into the system. Upon verification of COS data entry, the DC-CATS system generates a report. This report is used for reporting on APR indicator 7.

**Provide additional information about this indicator (optional)**

## 7 - Prior FFY Required Actions

None

## 7 - OSEP Response

## 7 - Required Actions

# Indicator 8: Parent involvement

**Instructions and Measurement**

**Monitoring Priority:** FAPE in the LRE

**Results indicator:** Percent of parents with a child receiving special education services who report that schools facilitated parent involvement as a means of improving services and results for children with disabilities.

(20 U.S.C. 1416(a)(3)(A))

**Data Source**

State selected data source.

**Measurement**

Percent = [(# of respondent parents who report schools facilitated parent involvement as a means of improving services and results for children with disabilities) divided by the (total # of respondent parents of children with disabilities)] times 100.

**Instructions**

Sampling **of parents from whom response is requested** is allowed. When sampling is used, submit a description of the sampling methodology outlining how the design will yield valid and reliable estimates. (See General Instructions on page 2 for additional instructions on sampling.)

Describe the results of the calculations and compare the results to the target.

Provide the actual numbers used in the calculation.

If the State is using a separate data collection methodology for preschool children, the State must provide separate baseline data, targets, and actual target data or discuss the procedures used to combine data from school age and preschool data collection methodologies in a manner that is valid and reliable.

While a survey is not required for this indicator, a State using a survey must submit a copy of any new or revised survey with its SPP/APR.

Report the number of parents to whom the surveys were distributed.

Include the State’s analysis of the extent to which the demographics of the parents responding are representative of the demographics of children receiving special education services. States should consider categories such as race and ethnicity, age of the student, disability category, and geographic location in the State.

If the analysis shows that the demographics of the parents responding are not representative of the demographics of children receiving special education services in the State, describe the strategies that the State will use to ensure that in the future the response data are representative of those demographics. In identifying such strategies, the State should consider factors such as how the State distributed the survey to parents (e.g., by mail, by e-mail, on-line, by telephone, in-person through school personnel), and how responses were collected.

States are encouraged to work in collaboration with their OSEP-funded parent centers in collecting data.

## 8 - Indicator Data

| **Question** | **Yes / No**  |
| --- | --- |
| Do you use a separate data collection methodology for preschool children?  | NO |

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2005 | 68.20% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target >= | 80.00% | 80.00% | 85.00% | 85.00% | 85.00% |
| Data | 84.47% | 83.60% | 86.44% | 88.87% | 86.56% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target >= | 85.00% |

**FFY 2019 SPP/APR Data**

| **Number of respondent parents who report schools facilitated parent involvement as a means of improving services and results for children with disabilities** | **Total number of respondent parents of children with disabilities** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- |
| 469 | 530 | 86.56% | 85.00% | 88.49% | Met Target | No Slippage |

**The number of parents to whom the surveys were distributed.**

14,927

**Percentage of respondent parents**

3.55%

**Since the State did not report preschool children separately, discuss the procedures used to combine data from school age and preschool surveys in a manner that is valid and reliable.**

In the District of Columbia, a single survey is mailed to parents of both preschool and school-aged students with IEPs. All questions apply to both parents of preschool and school-aged children. OSSE also mailed surveys in Spanish (see attachment) as an effort to increase the number of Latino respondents. The mailing included self-addressed business reply envelopes along with instructions regarding the option to complete the survey online.

To arrive at the percent of parents who report that the school facilitated their involvement as a means of improving services and results for children with disabilities, a “percent of maximum” scoring procedure was used. Each survey respondent received a percent of maximum score based on their responses to 8 of the items. Respondents who rated their experiences with the school a “1” (Very Strongly Agree) on each of the eight (8) items received a 100% score; respondents who rated their experiences with the school a “6” (Very Strongly Disagree) on each of the eight items received a 0% score. Respondents who rated their experiences with the school a “3” (Agree) on each of the eight (8) items received a 60% score. (Note: a respondent who on average rated their experiences a “3” (e.g., a respondent who rated two (2) items a “3,” 3 items a “2” and three (3) items a “4,”) would also receive a percentage of a maximum score of 60%). A parent who has a percent of a maximum score of 60% or above was identified as one who reported that the school facilitated his/her involvement. A 60% cut-score is representative of a parent who, on average, agrees with each item; as such, the family member agrees that the school facilitated his/her involvement.

| **Sampling Question** | **Yes / No** |
| --- | --- |
| Was sampling used?  | NO |

| **Survey Question** | **Yes / No** |
| --- | --- |
| Was a survey used?  | YES |
| If yes, is it a new or revised survey? | NO |
| The demographics of the parents responding are representative of the demographics of children receiving special education services. | NO |

**If no, describe the strategies that the State will use to ensure that in the future the response data are representative of those demographics.**

The District continues to recognize this is an area for improvement. During Spring of 2020, OSSE brainstormed strategies and implementation of those strategies to increase the response rate for the parent survey. The strategies included partnering with LEAs to assist with the distribution and collection of the survey to parents. However, due to the COVID-19 public health crisis, OSSE temporarily paused its efforts to redesign its process for distribution and collection of the parent survey and pivoted its focus to supporting LEA’s in navigating through COVID-19.
In light of the new APR package and the changes related to indicator 8, OSSE is actively working to resume its work around increasing its response rate and ensuring the response data accurately represents the demographics of students with disabilities.

**Include the State’s analyses of the extent to which the demographics of the parents responding are representative of the demographics of children receiving special education services.**

The demographic data of the parents responding are not representative of the demographics of children receiving special education. The data
breakdown shows that parents of white or Asian or Pacific Islander students were more than twice as likely to respond to the parent survey compared to parents of African American, Hispanic, and Native American students.

**Provide additional information about this indicator (optional)**

## 8 - Prior FFY Required Actions

In the FFY 2019 SPP/APR, the State must report whether its FFY 2019 data are from a response group that is representative of the demographics of children receiving special education services, and, if not, the actions the State is taking to address this issue. The State must also include its analysis of the extent to which the demographics of the parents responding are representative of the demographics of children receiving special education services.

**Response to actions required in FFY 2018 SPP/APR**

## 8 - OSEP Response

## 8 - Required Actions

In the FFY 2020 SPP/APR, the District of Columbia must report whether its FFY 2020 data are from a response group that is representative of the demographics of children receiving special education services, and, if not, the actions the District of Columbia is taking to address this issue. The District of Columbia must also include its analysis of the extent to which the demographics of the parents responding are representative of the demographics of children receiving special education services.

# Indicator 9: Disproportionate Representation

**Instructions and Measurement**

**Monitoring Priority:** Disproportionality

**Compliance indicator**: Percent of districts with disproportionate representation of racial and ethnic groups in special education and related services that is the result of inappropriate identification.

(20 U.S.C. 1416(a)(3)(C))

**Data Source**

State’s analysis, based on State’s Child Count data collected under IDEA section 618, to determine if the disproportionate representation of racial and ethnic groups in special education and related services was the result of inappropriate identification.

**Measurement**

Percent = [(# of districts, that meet the State-established n and/or cell size (if applicable) for one or more racial/ethnic groups, with disproportionate representation of racial and ethnic groups in special education and related services that is the result of inappropriate identification) divided by the (# of districts in the State that meet the State-established n and/or cell size (if applicable) for one or more racial/ethnic groups)] times 100.

Include State’s definition of “disproportionate representation.” Please specify in your definition: 1) the calculation method(s) being used (i.e., risk ratio, weighted risk ratio, e-formula, etc.); and 2) the threshold at which disproportionate representation is identified. Also include, as appropriate, 3) the number of years of data used in the calculation; and 4) any minimum cell and/or n-sizes (i.e., risk numerator and/or risk denominator).

Based on its review of the 618 data for FFY 2018, describe how the State made its annual determination as to whether the disproportionate representation it identified of racial and ethnic groups in special education and related services was the result of inappropriate identification as required by 34 CFR §§300.600(d)(3) and 300.602(a), e.g., using monitoring data; reviewing policies, practices and procedures, etc. In determining disproportionate representation, analyze data, for each district, for all racial and ethnic groups in the district, or all racial and ethnic groups in the district that meet a minimum n and/or cell size set by the State. Report on the percent of districts in which disproportionate representation of racial and ethnic groups in special education and related services is the result of inappropriate identification, even if the determination of inappropriate identification was made after the end of the FFY 2019 reporting period (i.e., after June 30, 2020).

**Instructions**

Provide racial/ethnic disproportionality data for all children aged 6 through 21 served under IDEA, aggregated across all disability categories.

States are not required to report on underrepresentation.

If the State has established a minimum n and/or cell size requirement, the State may only include, in both the numerator and the denominator, districts that met that State-established n and/or cell size. If the State used a minimum n and/or cell size requirement, report the number of districts totally excluded from the calculation as a result of this requirement because the district did not meet the minimum n and/or cell size for any racial/ethnic group.

Consider using multiple methods in calculating disproportionate representation of racial and ethnic groups to reduce the risk of overlooking potential problems. Describe the method(s) used to calculate disproportionate representation.

Provide the number of districts that met the State-established n and/or cell size (if applicable) for one or more racial/ethnic groups identified with disproportionate representation of racial and ethnic groups in special education and related services and the number of those districts identified with disproportionate representation that is the result of inappropriate identification.

Targets must be 0%.

Provide detailed information about the timely correction of noncompliance as noted in OSEP’s response for the previous SPP/APR. If the State did not ensure timely correction of the previous noncompliance, provide information on the extent to which noncompliance was subsequently corrected (more than one year after identification). In addition, provide information regarding the nature of any continuing noncompliance, improvement activities completed (e.g., review of policies and procedures, technical assistance, training, etc.) and any enforcement actions that were taken. If the State reported less than 100% compliance for the previous reporting period (e.g., for the FFY 2019 SPP/APR, the data for FFY 2018), and the State did not identify any findings of noncompliance, provide an explanation of why the State did not identify any findings of noncompliance.

## 9 - Indicator Data

**Not Applicable**

**Select yes if this indicator is not applicable.**

NO

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2016 | 0.00% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target  | 0% | 0% | 0% | 0% | 0% |
| Data | 0.00% | 0.00% | 0.00% | 3.23% | 0.00% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target  | 0% |

**FFY 2019 SPP/APR Data**

**Has the state established a minimum n and/or cell size requirement? (yes/no)**

YES

**If yes, the State may only include, in both the numerator and the denominator, districts that met the State-established n and/or cell size. Report the number of districts excluded from the calculation as a result of the requirement.**

23

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| **Number of districts with disproportionate representation of racial and ethnic groups in special education and related services** | **Number of districts with disproportionate representation of racial and ethnic groups in special education and related services that is the result of inappropriate identification** | **Number of Districts that met the State's minimum n-size** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| 8 | 0 | 41 | 0.00% | 0% | 0.00% | Met Target | No Slippage |

**Were all races and ethnicities included in the review?**

YES

**Define “disproportionate representation.” Please specify in your definition: 1) the calculation method(s) being used (i.e., risk ratio, weighted risk ratio, e-formula, etc.); and 2) the threshold at which disproportionate representation is identified. Also include, as appropriate, 3) the number of years of data used in the calculation; and 4) any minimum cell and/or n-sizes (i.e., risk numerator and/or risk denominator).**

OSSE used its SY 2019-2020 Enrollment Audit and Child Count data to determine disproportionate representation. All LEAs included in the denominator met the "n" size described below:

Definition of "Disproportionate Representation" and Methodology:
OSSE has adopted a weighted risk ratio threshold of 2.5 for determining if LEAs have disproportionate representation for Indicator 9. The weighted risk ratio compares the chance, or risk, of children of a particular racial/ethnic group being identified for special education with the chance or risk of children of all other racial/ethnic groups being identified for special education, taking into account the racial/ethnic composition of the student population in the District of Columbia. The weighted risk ratio negates any effect on risk caused by a large or small percentage of students being of a particular racial/ethnic group.

The District of Columbia's weighted risk ratio threshold of 2.5 means that the OSSE will investigate cases in which a particular racial/ethnic group is more than two and one-half times as likely as all other racial/ethnic groups to be identified for special education, based on each racial/ethnic group's proportion of all students in the District of Columbia.

As required by OSEP, OSSE reviewed data related to the following required racial/ethnic groups:
American Indian or Alaska Native, Asian, Black or African American, Hispanic/Latino, Native Hawaiian or Other Pacific Islander, White, or two or more races.

Minimum Group Size for Inclusion:
An LEA must meet the minimum "n" size of at least 40 students with IEPs to be included in this indicator. Also, within LEAs of 40 or more students with IEPs, the LEA must meet the cell size of at least five (5) students with disabilities of a single race/ethnicity category.

In FFY 2019, 23 LEAs were excluded from the calculation because they did not meet the minimum "n" size and/or cell size.

**Describe how the State made its annual determination as to whether the disproportionate representation it identified of racial and ethnic groups in special education and related services was the result of inappropriate identification.**

Step One: Identifying the Number of Districts Identified with Disproportionate Representation
Using the criteria established in the section above, OSSE determined that 8 of 41 LEAs that met the "n" size and cell size were identified as meeting the data threshold for disproportionate representation.

Step Two: Determining if Disproportionate Representation is a Result of Inappropriate Identification
For each of the 8 LEAs that the State identified as having disproportionate representation of racial and ethnic groups in special education or related services, OSSE required completion of a self-study to determine if the disproportionate representation was a result of inappropriate identification.

As part of this self-study, LEAs were required to review a number of student records (depending on the overall number of students with IEPs at the LEA); and provide existing policies, procedures, and practices documentation to OSSE for comparison with child find, evaluation and eligibility requirements.

All 8 LEAs submitted their completed self- studies. OSSE reviewed the results of the self-studies, including reviewing each LEA's child find, evaluation, and eligibility policies and practices and found that none of the LEAs had disproportionate representation as a result of policies, procedures, and practices that did not comply with IDEA requirements.

**Provide additional information about this indicator (optional)**

**Correction of Findings of Noncompliance Identified in FFY 2018**

| **Findings of Noncompliance Identified** | **Findings of Noncompliance Verified as Corrected Within One Year** | **Findings of Noncompliance Subsequently Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
| 0 | 0 | 0 | 0 |

**Correction of Findings of Noncompliance Identified Prior to FFY 2018**

| **Year Findings of Noncompliance Were Identified** | **Findings of Noncompliance Not Yet Verified as Corrected as of FFY 2018 APR** | **Findings of Noncompliance Verified as Corrected** | **Findings Not Yet Verified as Corrected** |
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## 9 - Prior FFY Required Actions

None

## 9 - OSEP Response

## 9 - Required Actions

# Indicator 10: Disproportionate Representation in Specific Disability Categories

**Instructions and Measurement**

**Monitoring Priority:** Disproportionality

**Compliance indicator**: Percent of districts with disproportionate representation of racial and ethnic groups in specific disability categories that is the result of inappropriate identification.

 (20 U.S.C. 1416(a)(3)(C))

**Data Source**

State’s analysis, based on State’s Child Count data collected under IDEA section 618, to determine if the disproportionate representation of racial and ethnic groups in specific disability categories was the result of inappropriate identification.

**Measurement**

Percent = [(# of districts, that meet the State-established n and/or cell size (if applicable) for one or more racial/ethnic groups, with disproportionate representation of racial and ethnic groups in specific disability categories that is the result of inappropriate identification) divided by the (# of districts in the State that meet the State-established n and/or cell size (if applicable) for one or more racial/ethnic groups)] times 100.

Include State’s definition of “disproportionate representation.” Please specify in your definition: 1) the calculation method(s) being used (i.e., risk ratio, weighted risk ratio, e-formula, etc.); and 2) the threshold at which disproportionate representation is identified. Also include, as appropriate, 3) the number of years of data used in the calculation; and 4) any minimum cell and/or n-sizes (i.e., risk numerator and/or risk denominator).

Based on its review of the 618 data for FFY 2019, describe how the State made its annual determination as to whether the disproportionate representation it identified of racial and ethnic groups in specific disability categories was the result of inappropriate identification as required by 34 CFR §§300.600(d)(3) and 300.602(a), e.g., using monitoring data; reviewing policies, practices and procedures, etc. In determining disproportionate representation, analyze data, for each district, for all racial and ethnic groups in the district, or all racial and ethnic groups in the district that meet a minimum n and/or cell size set by the State. Report on the percent of districts in which disproportionate representation of racial and ethnic groups in special education and related services is the result of inappropriate identification, even if the determination of inappropriate identification was made after the end of the FFY 2019 reporting period (i.e., after June 30, 2020).

**Instructions**

Provide racial/ethnic disproportionality data for all children aged 6 through 21 served under IDEA, aggregated across all disability categories.

States are not required to report on underrepresentation.

If the State has established a minimum n and/or cell size requirement, the State may only include, in both the numerator and the denominator, districts that met that State-established n and/or cell size. If the State used a minimum n and/or cell size requirement, report the number of districts totally excluded from the calculation as a result of this requirement because the district did not meet the minimum n and/or cell size for any racial/ethnic group.

Consider using multiple methods in calculating disproportionate representation of racial and ethnic groups to reduce the risk of overlooking potential problems. Describe the method(s) used to calculate disproportionate representation.

Provide the number of districts that met the State-established n and/or cell size (if applicable) for one or more racial/ethnic groups identified with disproportionate representation of racial and ethnic groups in special education and related services and the number of those districts identified with disproportionate representation that is the result of inappropriate identification.

Targets must be 0%.

Provide detailed information about the timely correction of noncompliance as noted in OSEP’s response for the previous SPP/APR. If the State did not ensure timely correction of the previous noncompliance, provide information on the extent to which noncompliance was subsequently corrected (more than one year after identification). In addition, provide information regarding the nature of any continuing noncompliance, improvement activities completed (e.g., review of policies and procedures, technical assistance, training, etc.) and any enforcement actions that were taken.

If the State reported less than 100% compliance for the previous reporting period (e.g., for the FFY 2019 SPP/APR, the data for FFY 2018), and the State did not identify any findings of noncompliance, provide an explanation of why the State did not identify any findings of noncompliance.

## 10 - Indicator Data

**Not Applicable**

**Select yes if this indicator is not applicable.**

NO

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2016 | 5.88% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target  | 0% | 0% | 0% | 0% | 0% |
| Data | 0.00% | 3.33% | 5.88% | 0.00% | 0.00% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target  | 0% |

**FFY 2019 SPP/APR Data**

**Has the state established a minimum n and/or cell size requirement? (yes/no)**

YES

**If yes, the State may only include, in both the numerator and the denominator, districts that met the State-established n and/or cell size. Report the number of districts excluded from the calculation as a result of the requirement.**

23

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| **Number of districts with disproportionate representation of racial and ethnic groups in specific disability categories** | **Number of districts with disproportionate representation of racial and ethnic groups in specific disability categories that is the result of inappropriate identification** | **Number of Districts that met the State's minimum n-size** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| 19 | 0 | 41 | 0.00% | 0% | 0.00% | Met Target | No Slippage |

**Were all races and ethnicities included in the review?**

YES

**Define “disproportionate representation.” Please specify in your definition: 1) the calculation method(s) being used (i.e., risk ratio, weighted risk ratio, e-formula, etc.); and 2) the threshold at which disproportionate representation is identified. Also include, as appropriate, 3) the number of years of data used in the calculation; and 4) any minimum cell and/or n-sizes (i.e., risk numerator and/or risk denominator).**

OSSE used its SY 2019-20 Enrollment Audit and Child Count data to determine disproportionate representation. All LEAs included in the denominator met the “n” size described below:

Definition of Disproportionate Representation” and Methodology:
OSSE has adopted a weighted risk ratio threshold of 2.5 for determining if LEAs have disproportionate representation for Indicator 10. The weighted risk ratio compares the chance, or risk, of children of a particular racial/ethnic group being identified with a specific disability with the chance of children of all other racial/ethnic groups being identified with that same specific disability, taking into account the racial/ethnic composition of the student population in the District of Columbia. The weighted risk ratio negates any effect on risk caused by a large or small percentage of students being of a particular racial/ethnic group.

As required by OSEP, OSSE reviewed data related to the following required racial/ethnic groups: American Indian or Alaska Native, Asian, Black or African American, Hispanic /Latino, Native Hawaiian or Other Pacific Islander, White, or two or more races, and the following disabilities categories: Autism, Emotional Disturbance, Specific Learning Disability, Other Health Impaired, Intellectual Disability, and Speech or Language Impaired.

Minimum group size for inclusion:
An LEA must meet the minimum “n” size of at least 40 students with IEPs to be included in this indicator. Also, within LEAs of 40 or more students with IEPs, the LEA must meet the cell size of at least five (5) students with disabilities of a single race/ethnicity category.

In FFY 2019, 23 LEAs were excluded from the calculation because they did not meet the minimum “n” size and/or cell size

**Describe how the State made its annual determination as to whether the disproportionate overrepresentation it identified of racial and ethnic groups in specific disability categories was the result of inappropriate identification.**

Step One: Identifying the Number of Districts Identified with Disproportionate Representation
Using the criteria established in the section above, OSSE determined that 19 of the 41 LEAs met the minimum.
"n" size and cell size were identified as meeting the data threshold for disproportionate representation.

Step Two: Determining if Disproportionate Representation is Result of Inappropriate Identification
For each of the 19 LEAs identified as having disproportionate representation of racial and ethnic groups in specific disability categories, OSSE required completion of a self-study to determine if the disproportionate representation was a result of inappropriate identification. As part of this self-study, LEAs were required to review a number of student records (depending on the overall number of students with IEPs at the LEA); and provide existing policies, procedures, and practice documentation to OSSE for comparison with child find, evaluation, and eligibility requirements.

All 19 LEAs submitted their completed self-studies. OSSE reviewed the results of the self-studies, including reviewing each LEA's child find, evaluation, and eligibility policies and practices, and determined that zero (0) LEAs had disproportionate representation as a result of inappropriate identification.

**Provide additional information about this indicator (optional)**

**Correction of Findings of Noncompliance Identified in FFY 2018**

| **Findings of Noncompliance Identified** | **Findings of Noncompliance Verified as Corrected Within One Year** | **Findings of Noncompliance Subsequently Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
| 0 | 0 | 0 | 0 |

**Correction of Findings of Noncompliance Identified Prior to FFY 2018**

| **Year Findings of Noncompliance Were Identified** | **Findings of Noncompliance Not Yet Verified as Corrected as of FFY 2018 APR** | **Findings of Noncompliance Verified as Corrected** | **Findings Not Yet Verified as Corrected** |
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## 10 - Prior FFY Required Actions

None

## 10 - OSEP Response

## 10 - Required Actions

# Indicator 11: Child Find

**Instructions and Measurement**

**Monitoring Priority**: Effective General Supervision Part B / Child Find

**Compliance indicator**: Percent of children who were evaluated within 60 days of receiving parental consent for initial evaluation or, if the State establishes a timeframe within which the evaluation must be conducted, within that timeframe.

(20 U.S.C. 1416(a)(3)(B))

**Data Source**

Data to be taken from State monitoring or State data system and must be based on actual, not an average, number of days. Indicate if the State has established a timeline and, if so, what is the State’s timeline for initial evaluations.

**Measurement**

a. # of children for whom parental consent to evaluate was received.

b. # of children whose evaluations were completed within 60 days (or State-established timeline).

Account for children included in (a), but not included in (b). Indicate the range of days beyond the timeline when the evaluation was completed and any reasons for the delays.

Percent = [(b) divided by (a)] times 100.

**Instructions**

If data are from State monitoring, describe the method used to select LEAs for monitoring. If data are from a State database, include data for the entire reporting year.

Describe the results of the calculations and compare the results to the target. Describe the method used to collect these data, and if data are from the State’s monitoring, describe the procedures used to collect these data. Provide the actual numbers used in the calculation.

Note that under 34 CFR §300.301(d), the timeframe set for initial evaluation does not apply to a public agency if: (1) the parent of a child repeatedly fails or refuses to produce the child for the evaluation; or (2) a child enrolls in a school of another public agency after the timeframe for initial evaluations has begun, and prior to a determination by the child’s previous public agency as to whether the child is a child with a disability. States should not report these exceptions in either the numerator (b) or denominator (a). If the State-established timeframe provides for exceptions through State regulation or policy, describe cases falling within those exceptions and include in b.

Targets must be 100%.

Provide detailed information about the timely correction of noncompliance as noted in OSEP’s response for the previous SPP/APR. If the State did not ensure timely correction of the previous noncompliance, provide information on the extent to which noncompliance was subsequently corrected (more than one year after identification). In addition, provide information regarding the nature of any continuing noncompliance, improvement activities completed (e.g., review of policies and procedures, technical assistance, training, etc.) and any enforcement actions that were taken.

If the State reported less than 100% compliance for the previous reporting period (e.g., for the FFY 2019 SPP/APR, the data for FFY 2018), and the State did not identify any findings of noncompliance, provide an explanation of why the State did not identify any findings of noncompliance.

## 11 - Indicator Data

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2005 | 22.30% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target  | 100% | 100% | 100% | 100% | 100% |
| Data | 90.72% | 92.51% | 91.07% | 92.37% | 86.03% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target  | 100% |

**FFY 2019 SPP/APR Data**

| **(a) Number of children for whom parental consent to evaluate was received** | **(b) Number of children whose evaluations were completed within 60 days (or State-established timeline)** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- |
| 3,073 | 2,173 | 86.03% | 100% | 70.71% | Did Not Meet Target | Slippage |

**Provide reasons for slippage**

Beginning SY 2018-19, per DC's Enhanced Special Education Services Act of 2014, the timeline for completing an eligibility determination changed from 120 days to 60 days. As a result of the timeline change, there was slippage for this indicator. OSSE continues to conduct regular monitoring and provides ongoing training and technical assistance to LEAs to support improvements in timely evaluations under the revised timeframe.

The District’s efforts to meet the target for indicator 11 were also adversely affected in Quarters 3 and 4 of FFY19 by events resulting from the public health emergency. The District has conducted a review of these impacts and is tracking ongoing compliance with this requirement to ensure IDEA requirements are met despite delays caused by the COVID-19 public health emergency.

Additionally, in August 2020, OSSE rolled out focused child find monitoring activities to include charter sector targeted tiered supports to identify, locate, and evaluate students suspected of having a disability.

**Number of children included in (a) but not included in (b)**

900

**Account for children included in (a) but not included in (b). Indicate the range of days beyond the timeline when the evaluation was completed and any reasons for the delays.**

The days beyond the 60-day timeline from evaluation ranged from one (1) day to 358 days.

There were 576 evaluations delayed due to parental delay. There were 324 evaluations delayed due to the LEA, including delayed action taken related to initial referral and delays in scheduling meetings.

**Indicate the evaluation timeline used:**

The State used the 60 day timeframe within which the evaluation must be conducted

**What is the source of the data provided for this indicator?**

State database that includes data for the entire reporting year

**Describe the method used to collect these data, and if data are from the State’s monitoring, describe the procedures used to collect these data.**

OSSE uses its statewide Special Education Data Systems (SEDS) to collect data for this indicator. Data is collected for the entire reporting year (July 1, 2019 - June 30, 2020) on all children referred for initial evaluation. OSSE reviews data from all LEAs. Following the review of data, OSSE issues findings of noncompliance to each LEA that did not achieve 100% compliance for evaluation timelines.

**Provide additional information about this indicator (optional)**

**Correction of Findings of Noncompliance Identified in FFY 2018**

| **Findings of Noncompliance Identified** | **Findings of Noncompliance Verified as Corrected Within One Year** | **Findings of Noncompliance Subsequently Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
| 337 | 337 |  | 0 |

**FFY 2018 Findings of Noncompliance Verified as Corrected**

**Describe how the State verified that the source of noncompliance is correctly implementing the *regulatory requirements***

OSSE has verified that each LEA with findings of noncompliance identified in FFY 2018: (1) is correctly implementing the specific regulatory requirements (i.e., achieved 100% compliance) based on a review of updated data subsequently collected through the State data system; and (2) has corrected each individual case of noncompliance, unless the child is no longer within the jurisdiction of the LEA, consistent with OSEP Memo 09-02.

Below are the steps OSSE used to verify correction of noncompliance related to untimely initial evaluations:
1) Each LEA provided evidence of correction of each finding of student-level noncompliance unless the child was no longer within the jurisdiction of the LEA. The student-level corrections were demonstrated when OSSE verified that the student had received the evaluation, although late.
2) In order to ensure that the LEA demonstrated the compliant implementation of the regulatory requirement to conduct initial evaluations in a timely manner, OSSE conducted a subsequent review of the timeliness of initial evaluations for each LEA.

**Describe how the State verified that each *individual case* of noncompliance was corrected**

OSSE verified that each LEA corrected each individual case of noncompliance by verifying the documentation provided by the LEA that an evaluation had been provided for each student unless the student was no longer within the jurisdiction of the LEA.

After the state verified that every individual instance of noncompliance was corrected, the state pulled subsequent data to determine whether the LEA was correctly implementing the regulatory requirement to provide a timely evaluation. After correcting each instance of student-level noncompliance, if the LEA demonstrated 100% compliance on the subsequent data pulls, the state closed the findings of noncompliance.

**Correction of Findings of Noncompliance Identified Prior to FFY 2018**

| **Year Findings of Noncompliance Were Identified** | **Findings of Noncompliance Not Yet Verified as Corrected as of FFY 2018 APR** | **Findings of Noncompliance Verified as Corrected** | **Findings Not Yet Verified as Corrected** |
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## 11 - Prior FFY Required Actions

None

## 11 - OSEP Response

The District of Columbia provided an explanation of how COVID-19 impacted its ability to collect FFY 2019 data for this indicator and steps the District of Columbia has taken to mitigate the impact of COVID-19 on data collection.

## 11 - Required Actions

Because the District of Columbia reported less than 100% compliance for FFY 2019, the District of Columbia must report on the status of correction of noncompliance identified in FFY 2019 for this indicator. When reporting on the correction of noncompliance, the District of Columbia must report, in the FFY 2020 SPP/APR, that it has verified that each LEA with noncompliance identified in FFY 2019 for this indicator: (1) is correctly implementing the specific regulatory requirements (i.e., achieved 100% compliance) based on a review of updated data such as data subsequently collected through on-site monitoring or a State data system; and (2) has corrected each individual case of noncompliance, unless the child is no longer within the jurisdiction of the LEA, consistent with OSEP Memo 09-02. In the FFY 2020 SPP/APR, the District of Columbia must describe the specific actions that were taken to verify the correction.

If the District of Columbia did not identify any findings of noncompliance in FFY 2019, although its FFY 2019 data reflect less than 100% compliance, provide an explanation of why the District of Columbia did not identify any findings of noncompliance in FFY 2019.

# Indicator 12: Early Childhood Transition

**Instructions and Measurement**

**Monitoring Priorit**y: Effective General Supervision Part B / Effective Transition

**Compliance indicator**: Percent of children referred by Part C prior to age 3, who are found eligible for Part B, and who have an IEP developed and implemented by their third birthdays.

(20 U.S.C. 1416(a)(3)(B))

**Data Source**

Data to be taken from State monitoring or State data system.

**Measurement**

 a. # of children who have been served in Part C and referred to Part B for Part B eligibility determination.

 b. # of those referred determined to be NOT eligible and whose eligibility was determined prior to their third birthdays.

 c. # of those found eligible who have an IEP developed and implemented by their third birthdays.

 d. # of children for whom parent refusal to provide consent caused delays in evaluation or initial services or to whom exceptions under 34 CFR §300.301(d) applied.

 e. # of children determined to be eligible for early intervention services under Part C less than 90 days before their third birthdays.

 f. # of children whose parents chose to continue early intervention services beyond the child’s third birthday through a State’s policy under 34 CFR §303.211 or a similar State option.

Account for children included in (a), but not included in b, c, d, e, or f. Indicate the range of days beyond the third birthday when eligibility was determined and the IEP developed, and the reasons for the delays.

Percent = [(c) divided by (a - b - d - e - f)] times 100.

**Instructions**

If data are from State monitoring, describe the method used to select LEAs for monitoring. If data are from a State database, include data for the entire reporting year.

Describe the results of the calculations and compare the results to the target. Describe the method used to collect these data, and if data are from the State’s monitoring, describe the procedures used to collect these data. Provide the actual numbers used in the calculation.

Category f is to be used only by States that have an approved policy for providing parents the option of continuing early intervention services beyond the child’s third birthday under 34 CFR §303.211 or a similar State option.

Targets must be 100%.

Provide detailed information about the timely correction of noncompliance as noted in OSEP’s response for the previous SPP/APR. If the State did not ensure timely correction of the previous noncompliance, provide information on the extent to which noncompliance was subsequently corrected (more than one year after identification). In addition, provide information regarding the nature of any continuing noncompliance, improvement activities completed (e.g., review of policies and procedures, technical assistance, training, etc.) and any enforcement actions that were taken.

If the State reported less than 100% compliance for the previous reporting period (e.g., for the FFY 2019 SPP/APR, the data for FFY 2018), and the State did not identify any findings of noncompliance, provide an explanation of why the State did not identify any findings of noncompliance.

## 12 - Indicator Data

**Not Applicable**

**Select yes if this indicator is not applicable.**

NO

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2005 | 37.00% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target | 100% | 100% | 100% | 100% | 100% |
| Data | 96.77% | 98.44% | 94.00% | 95.33% | 98.56% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target  | 100% |

**FFY 2019 SPP/APR Data**

|  |  |
| --- | --- |
| a. Number of children who have been served in Part C and referred to Part B for Part B eligibility determination.  | 597 |
| b. Number of those referred determined to be NOT eligible and whose eligibility was determined prior to third birthday.  | 74 |
| c. Number of those found eligible who have an IEP developed and implemented by their third birthdays.  | 140 |
| d. Number for whom parent refusals to provide consent caused delays in evaluation or initial services or to whom exceptions under 34 CFR §300.301(d) applied.  | 82 |
| e. Number of children who were referred to Part C less than 90 days before their third birthdays.  | 60 |
| f. Number of children whose parents chose to continue early intervention services beyond the child’s third birthday through a State’s policy under 34 CFR §303.211 or a similar State option. | 215 |

| **Measure** | **Numerator (c)** | **Denominator (a-b-d-e-f)** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- |
| Percent of children referred by Part C prior to age 3 who are found eligible for Part B, and who have an IEP developed and implemented by their third birthdays. | 140 | 166 | 98.56% | 100% | 84.34% | Did Not Meet Target | Slippage |

**Provide reasons for slippage, if applicable**

The District’s efforts to meet the target for indicator 12 were adversely affected in Quarters 3 and 4 of FFY19 by events resulting from the public emergency. The District has conducted a review of these impacts and is tracking ongoing compliance with this requirement to ensure IDEA requirements are met despite delays caused by the public emergency.

Additionally, OSSE is conducting focused C to B Transition monitoring to include charter sector targeted tiered supports to assist LEAs in timely IEP development and transition students from IDEA Part C to IDEA Part B.

**Number of children who served in part C and referred to Part B for eligibility determination that are not included in b, c, d, e, or f**

26

**Account for children included in (a), but not included in b, c, d, e, or f. Indicate the range of days beyond the third birthday when eligibility was determined and the IEP developed, and the reasons for the delays.**

Twenty-six children who were served in Part C and referred in Part B for a Part B eligibility determination did not have an IEP developed and implemented by the child's third birthday. The underlying data demonstrates a significant decrease in timeliness for C to B transition during quarter 3 of FFY 2019. This is due to events resulting from the public emergency.

The number of days beyond the child's third birthday was 14 to 122 days, and reasons for delay included delayed action taken related to initial referral and delay in scheduling meetings.

**Attach PDF table (optional)**

**What is the source of the data provided for this indicator?**

State database that includes data for the entire reporting year

**Describe the method used to collect these data, and if data are from the State’s monitoring, describe the procedures used to collect these data.**

The State implemented a two-phase plan to collect and report data for this indicator. The first phase included collecting data from Part C data systems and completing a direct pull from Part B data systems.

The second phase included a record review for each of the students who did not have an IEP developed and implemented by their third birthdays, to determine the reason for the delay(s).

**Provide additional information about this indicator (optional)**

**Correction of Findings of Noncompliance Identified in FFY 2018**

| **Findings of Noncompliance Identified** | **Findings of Noncompliance Verified as Corrected Within One Year** | **Findings of Noncompliance Subsequently Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
| 2 | 2 | 0 | 0 |

**FFY 2018 Findings of Noncompliance Verified as Corrected**

**Describe how the State verified that the source of noncompliance is correctly implementing the *regulatory requirements***

In all instances in which OSSE identifies noncompliance, OSSE verifies that the LEA:
1) has corrected each individual case of noncompliance, unless the child is no longer within the jurisdiction of the LEA, consistent with the Department of Education's Office of Special Education Programs (OSEP) Memorandum 09-02, dated October 17, 2008; and
2) is correctly implementing the specific regulatory requirement (i.e., achieved 100% compliance) based on a review of updated data such as data subsequently collected through the data system or an additional review of student files.

**Describe how the State verified that each *individual case* of noncompliance was corrected**

In FFY 2018, OSSE verified two (2) instances of noncompliance for this indicator. OSSE verified in the Special Education Data System (SEDS) that the LEA had developed and implemented IEPs for each student. Each student-level finding was corrected, and OSSE confirmed that 100% compliance was achieved on a subsequent review of data.
Upon correcting the initial noncompliance, OSSE reviewed subsequent data to ensure the LEA was correctly implementing the IDEA requirement.

**Correction of Findings of Noncompliance Identified Prior to FFY 2018**

| **Year Findings of Noncompliance Were Identified** | **Findings of Noncompliance Not Yet Verified as Corrected as of FFY 2018 APR** | **Findings of Noncompliance Verified as Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
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## 12 - Prior FFY Required Actions

None

## 12 - OSEP Response

## 12 - Required Actions

Because the District of Columbia reported less than 100% compliance for FFY 2019, the District of Columbia must report on the status of correction of noncompliance identified in FFY 2019 for this indicator. When reporting on the correction of noncompliance, the District of Columbia must report, in the FFY 2020 SPP/APR, that it has verified that each LEA with noncompliance identified in FFY 2019 for this indicator: (1) is correctly implementing the specific regulatory requirements (i.e., achieved 100% compliance) based on a review of updated data such as data subsequently collected through on-site monitoring or a State data system; and (2) has corrected each individual case of noncompliance, unless the child is no longer within the jurisdiction of the LEA, consistent with OSEP Memo 09-02. In the FFY 2020 SPP/APR, the District of Columbia must describe the specific actions that were taken to verify the correction.

If the District of Columbia did not identify any findings of noncompliance in FFY 2019, although its FFY 2019 data reflect less than 100% compliance, provide an explanation of why the District of Columbia did not identify any findings of noncompliance in FFY 2019.

# Indicator 13: Secondary Transition

**Instructions and Measurement**

**Monitoring Priority**: Effective General Supervision Part B / Effective Transition

**Compliance indicator**: Secondary transition: Percent of youth with IEPs aged 16 and above with an IEP that includes appropriate measurable postsecondary goals that are annually updated and based upon an age appropriate transition assessment, transition services, including courses of study, that will reasonably enable the student to meet those postsecondary goals, and annual IEP goals related to the student’s transition services needs. There also must be evidence that the student was invited to the IEP Team meeting where transition services are to be discussed and evidence that, if appropriate, a representative of any participating agency was invited to the IEP Team meeting with the prior consent of the parent or student who has reached the age of majority.

 (20 U.S.C. 1416(a)(3)(B))

**Data Source**

Data to be taken from State monitoring or State data system.

**Measurement**

Percent = [(# of youth with IEPs aged 16 and above with an IEP that includes appropriate measurable postsecondary goals that are annually updated and based upon an age appropriate transition assessment, transition services, including courses of study, that will reasonably enable the student to meet those postsecondary goals, and annual IEP goals related to the student’s transition services needs. There also must be evidence that the student was invited to the IEP Team meeting where transition services are to be discussed and evidence that, if appropriate, a representative of any participating agency was invited to the IEP Team meeting with the prior consent of the parent or student who has reached the age of majority) divided by the (# of youth with an IEP age 16 and above)] times 100.

If a State’s policies and procedures provide that public agencies must meet these requirements at an age younger than 16, the State may, but is not required to, choose to include youth beginning at that younger age in its data for this indicator. If a State chooses to do this, it must state this clearly in its SPP/APR and ensure that its baseline data are based on youth beginning at that younger age.

**Instructions**

If data are from State monitoring, describe the method used to select LEAs for monitoring. If data are from a State database, include data for the entire reporting year.

Describe the results of the calculations and compare the results to the target. Describe the method used to collect these data and if data are from the State’s monitoring, describe the procedures used to collect these data. Provide the actual numbers used in the calculation.

Targets must be 100%.

Provide detailed information about the timely correction of noncompliance as noted in OSEP’s response for the previous SPP/APR. If the State did not ensure timely correction of the previous noncompliance, provide information on the extent to which noncompliance was subsequently corrected (more than one year after identification). In addition, provide information regarding the nature of any continuing noncompliance, improvement activities completed (e.g., review of policies and procedures, technical assistance, training, etc.) and any enforcement actions that were taken.

If the State reported less than 100% compliance for the previous reporting period (e.g., for the FFY 2019 SPP/APR, the data for FFY 2018), and the State did not identify any findings of noncompliance, provide an explanation of why the State did not identify any findings of noncompliance.

## 13 - Indicator Data

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2009 | 3.00% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target  | 100% | 100% | 100% | 100% | 100% |
| Data | 69.67% | 63.00% | 71.00% | 76.00% | 76.00% |

**Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target  | 100% |

**FFY 2019 SPP/APR Data**

| **Number of youth aged 16 and above with IEPs that contain each of the required components for secondary transition** | **Number of youth with IEPs aged 16 and above** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- |
| 210 | 300 | 76.00% | 100% | 70.00% | Did Not Meet Target | Slippage |

**Provide reasons for slippage, if applicable**

Over the past three years, OSSE has taken a small sample size approach using a cohort model in monitoring and supporting our LEAs in small groups. The results of each monitored cohort are reported in DC's specific conditions reports. Based on the FFY 2019 data, there was a significant decrease in secondary transition compliance for LEAs in the quarter 1 review period (July 1, 2019, to September 30, 2019). This decrease in compliance rates impacted the overall FFY 2019 compliance rate for indicator 13.

OSSE attributes the decrease in secondary transition compliance demonstrated in Q1 to its revised monitoring practices to align with guidance from OSEP during its fall 2019 onsite monitoring visit. Due to the overlap of the Q1 pull and the OSEP visit, OSSE was unable to provide technical assistance on the revised monitoring practices prior to its specific conditions submission.

While the District improved compliance rates in the area of secondary transition over the past 3 years, we have yet to reach our full potential to improve secondary transition outcomes for students. To further improve compliance rates, OSSE plans to revise its sampling methodology and provide a tiered TA approach to support LEAs in developing and implementing compliant secondary transition plans.

**What is the source of the data provided for this indicator?**

State monitoring

**Describe the method used to collect these data, and if data are from the State’s monitoring, describe the procedures used to collect these data.**

The U. S. Department of Education imposed specific conditions on the District-based in part on the District’s noncompliance in the area of secondary transition. As a result, OSSE was required to complete a random sampling of at least 100 IEPs from all LEAs of youth aged 16 and above to be reviewed for secondary transition content.

In FFY 2017, OSSE was approved to apply a new methodology in which secondary transition files from LEAs were reviewed in cohorts. OSSE reviewed 100 IEPs from 4-5 different LEAs each reporting period as part of its specific conditions report submissions. The schedule and pre-selected cohorts are attached.

OSSE monitored the FFY 2019 secondary transition data, in accordance with the procedure outlined above, three times and reported in the FFY 2019 specific conditions reports due to OSEP. Below are the results:

FFY 2019 Review Period Overall Percent Compliant:
July 1, 2019, to September 30, 2019: 64%
October 1, 2019, to March 31, 2020: 74%
April 1, 2020, to June 30, 2020: 72%
FFY 2019 Compliance Rate: 70%

| **Question** | **Yes / No** |
| --- | --- |
| Do the State’s policies and procedures provide that public agencies must meet these requirements at an age younger than 16?  | YES |
| If yes, did the State choose to include youth at an age younger than 16 in its data for this indicator and ensure that its baseline data are based on youth beginning at that younger age? | NO |

**If no, please explain**

Currently, the District is under specific conditions for secondary transition and reviews LEAs in cohorts on a 3-year cycle, as approved by the U.S. Department of Education. These cohorts were determined before the change in the age requirement for the secondary transition. To maintain consistent monitoring practices across cohorts, OSSE will continue to monitor for age 16 and up until the 3-year cycle ends.

Additionally, OSSE provides ongoing trainings and technical assistance for middle school staff on the secondary transition requirements to prepare LEAs for the changes in OSSE's monitoring of secondary transition to include 14-year-olds.

**Provide additional information about this indicator (optional)**

**Correction of Findings of Noncompliance Identified in FFY 2018**

| **Findings of Noncompliance Identified** | **Findings of Noncompliance Verified as Corrected Within One Year** | **Findings of Noncompliance Subsequently Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
| 269 | 268 | 1 | 0 |

**FFY 2018 Findings of Noncompliance Verified as Corrected**

**Describe how the State verified that the source of noncompliance is correctly implementing the *regulatory requirements***

There are no (0) FFY 2018 findings of noncompliance remaining open.

The State has verified that each LEA with findings of noncompliance identified in FFY 2018:
(1) is correctly implementing the specific regulatory requirements (i.e., achieved 100% compliance) based on a review of updated data such as data subsequently collected through a State data system; and
(2) has corrected each individual case of noncompliance, unless the child is no longer within the jurisdiction of the LEA, consistent with OSEP Memo 09-02.
OSSE requires submission of documentation showing the correction of noncompliance as soon as possible and in no case longer than one year from the notification.

OSSE issues findings of noncompliance using the District of Columbia Corrective Action Tracking System (DC CATS). DC CATS allows SEA and LEA staff members to view findings issued, as well as deadlines for correction. LEA staff submit evidence of correction of noncompliance to the DC CATS system. If the LEA’s first submission does not correct noncompliance, OSSE compliance monitors follow-up with the LEA to provide additional technical assistance on the requirements for correction.

After OSSE verifies that the LEA has properly corrected every instance of noncompliance associated with a specific regulatory requirement, OSSE reviews subsequent data from the LEA. OSSE closes the finding(s) of noncompliance when each instance of noncompliance has been corrected, and the LEA is 100% compliant in a subsequent data review.

**Describe how the State verified that each *individual case* of noncompliance was corrected**

For correction of individual student-level noncompliance, OSSE ensured that the LEA corrected each individual case of noncompliance, unless the child is no longer within the jurisdiction of the LEA, by ensuring each LEA had completed the required action (e.g., develop an appropriate measurable post-secondary goal that addresses education or training).

After OSSE verified the correction of individual student-level findings of noncompliance for a specific regulatory requirement, OSSE reviewed subsequent LEA data. Specifically, OSSE verified the correction of the findings of noncompliance when the LEA demonstrated, in a subsequent record sample, that it had achieved 100% compliance for the regulatory requirement.

**Correction of Findings of Noncompliance Identified Prior to FFY 2018**

| **Year Findings of Noncompliance Were Identified** | **Findings of Noncompliance Not Yet Verified as Corrected as of FFY 2018 APR** | **Findings of Noncompliance Verified as Corrected** | **Findings Not Yet Verified as Corrected** |
| --- | --- | --- | --- |
|  |  |  |  |
|  |  |  |  |
|  |  |  |  |

## 13 - Prior FFY Required Actions

None

## 13 - OSEP Response

## 13 - Required Actions

Because the District of Columbia reported less than 100% compliance for FFY 2019, the District of Columbia must report on the status of correction of noncompliance identified in FFY 2019 for this indicator. When reporting on the correction of noncompliance, the District of Columbia must report, in the FFY 2020 SPP/APR, that it has verified that each LEA with noncompliance identified in FFY 2019 for this indicator: (1) is correctly implementing the specific regulatory requirements (i.e., achieved 100% compliance) based on a review of updated data such as data subsequently collected through on-site monitoring or a State data system; and (2) has corrected each individual case of noncompliance, unless the child is no longer within the jurisdiction of the LEA, consistent with OSEP Memo 09-02. In the FFY 2020 SPP/APR, the District of Columbia must describe the specific actions that were taken to verify the correction.

If the District of Columbia did not identify any findings of noncompliance in FFY 2019, although its FFY 2019 data reflect less than 100% compliance, provide an explanation of why the District of Columbia did not identify any findings of noncompliance in FFY 2019.

# Indicator 14: Post-School Outcomes

**Instructions and Measurement**

**Monitoring Priority**: Effective General Supervision Part B / Effective Transition

**Results indicator:** Post-school outcomes: Percent of youth who are no longer in secondary school, had IEPs in effect at the time they left school, and were:

Enrolled in higher education within one year of leaving high school.

Enrolled in higher education or competitively employed within one year of leaving high school.

Enrolled in higher education or in some other postsecondary education or training program; or competitively employed or in some other employment within one year of leaving high school.

(20 U.S.C. 1416(a)(3)(B))

**Data Source**

State selected data source.

**Measurement**

A. Percent enrolled in higher education = [(# of youth who are no longer in secondary school, had IEPs in effect at the time they left school and were enrolled in higher education within one year of leaving high school) divided by the (# of respondent youth who are no longer in secondary school and had IEPs in effect at the time they left school)] times 100.

B. Percent enrolled in higher education or competitively employed within one year of leaving high school = [(# of youth who are no longer in secondary school, had IEPs in effect at the time they left school and were enrolled in higher education or competitively employed within one year of leaving high school) divided by the (# of respondent youth who are no longer in secondary school and had IEPs in effect at the time they left school)] times 100.

C. Percent enrolled in higher education, or in some other postsecondary education or training program; or competitively employed or in some other employment = [(# of youth who are no longer in secondary school, had IEPs in effect at the time they left school and were enrolled in higher education, or in some other postsecondary education or training program; or competitively employed or in some other employment) divided by the (# of respondent youth who are no longer in secondary school and had IEPs in effect at the time they left school)] times 100.

**Instructions**

*Sampling****of youth who had IEPs and are no longer in secondary school****is allowed. When sampling is used, submit a description of the sampling methodology outlining how the design will yield valid and reliable estimates of the target population. (See General Instructions on page 2 for additional instructions on sampling.)*

Collect data by September 2020 on students who left school during 2018-2019, timing the data collection so that at least one year has passed since the students left school. Include students who dropped out during 2018-2019 or who were expected to return but did not return for the current school year. This includes all youth who had an IEP in effect at the time they left school, including those who graduated with a regular diploma or some other credential, dropped out, or aged out.

**I. *Definitions***

*Enrolled in higher education* as used in measures A, B, and C means youth have been enrolled on a full- or part-time basis in a community college (two-year program) or college/university (four or more year program) for at least one complete term, at any time in the year since leaving high school.

*Competitive employment* as used in measures B and C: States have two options to report data under “competitive employment” in the FFY 2019 SPP/APR, due February 2021:

Option 1: Use the same definition as used to report in the FFY 2015 SPP/APR, i.e., competitive employment means that youth have worked for pay at or above the minimum wage in a setting with others who are nondisabled for a period of 20 hours a week for at least 90 days at any time in the year since leaving high school. This includes military employment.

Option 2: States report in alignment with the term “competitive integrated employment” and its definition, in section 7(5) of the Rehabilitation Act, as amended by Workforce Innovation and Opportunity Act (WIOA), and 34 CFR §361.5(c)(9). For the purpose of defining the rate of compensation for students working on a “part-time basis” under this category, OSEP maintains the standard of 20 hours a week for at least 90 days at any time in the year since leaving high school. This definition applies to military employment.

*Enrolled in other postsecondary education or training* as used in measure C, means youth have been enrolled on a full- or part-time basis for at least 1 complete term at any time in the year since leaving high school in an education or training program (e.g., Job Corps, adult education, workforce development program, vocational technical school which is less than a two-year program).

*Some other employment* as used in measure C means youth have worked for pay or been self-employed for a period of at least 90 days at any time in the year since leaving high school. This includes working in a family business (e.g., farm, store, fishing, ranching, catering services, etc.).

**II. *Data Reporting***

Provide the actual numbers for each of the following mutually exclusive categories. The actual number of “leavers” who are:

 1. Enrolled in higher education within one year of leaving high school;

 2. Competitively employed within one year of leaving high school (but not enrolled in higher education);

 3. Enrolled in some other postsecondary education or training program within one year of leaving high school (but not enrolled in higher education or competitively employed);

 4. In some other employment within one year of leaving high school (but not enrolled in higher education, some other postsecondary education or training program, or competitively employed).

“Leavers” should only be counted in one of the above categories, and the categories are organized hierarchically. So, for example, “leavers” who are enrolled in full- or part-time higher education within one year of leaving high school should only be reported in category 1, even if they also happen to be employed. Likewise, “leavers” who are not enrolled in either part- or full-time higher education, but who are competitively employed, should only be reported under category 2, even if they happen to be enrolled in some other postsecondary education or training program.

**III. *Reporting on the Measures/Indicators***

Targets must be established for measures A, B, and C.

Measure A: For purposes of reporting on the measures/indicators, please note that any youth enrolled in an institution of higher education (that meets any definition of this term in the Higher Education Act (HEA)) within one year of leaving high school must be reported under measure A. This could include youth who also happen to be competitively employed, or in some other training program; however, the key outcome we are interested in here is enrollment in higher education.

Measure B: All youth reported under measure A should also be reported under measure B, in addition to all youth that obtain competitive employment within one year of leaving high school.

Measure C: All youth reported under measures A and B should also be reported under measure C, in addition to youth that are enrolled in some other postsecondary education or training program, or in some other employment.

Include the State’s analysis of the extent to which the response data are representative of the demographics of youth who are no longer in secondary school and had IEPs in effect at the time they left school. States should consider categories such as race and ethnicity, disability category, and geographic location in the State.

If the analysis shows that the response data are not representative of the demographics of youth who are no longer in secondary school and had IEPs in effect at the time they left school, describe the strategies that the State will use to ensure that in the future the response data are representative of those demographics. In identifying such strategies, the State should consider factors such as how the State collected the data.

## 14 - Indicator Data

**Historical Data**

|  |  |  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- | --- | --- |
| **Measure** | **Baseline**  | **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| A | 2012 | Target >= | 28.00% | 29.00% | 30.00% | 31.00% | 32.00% |
| A | 23.00% | Data | 17.29% | 12.13% | 20.59% | 24.37% | 23.78% |
| B | 2012 | Target >= | 39.00% | 44.00% | 49.00% | 54.00% | 59.00% |
| B | 25.62% | Data | 25.94% | 18.62% | 29.99% | 34.22% | 29.08% |
| C | 2012 | Target >= | 45.00% | 50.00% | 56.00% | 63.00% | 74.00% |
| C | 30.81% | Data | 36.93% | 32.96% | 36.11% | 54.86% | 44.16% |

**FFY 2019 Targets**

|  |  |
| --- | --- |
| **FFY** | **2019** |
| Target A >= | 32.00% |
| Target B >= | 59.00% |
| Target C >= | 74.00% |

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**FFY 2019 SPP/APR Data**

|  |  |
| --- | --- |
| Number of respondent youth who are no longer in secondary school and had IEPs in effect at the time they left school | 884 |
| 1. Number of respondent youth who enrolled in higher education within one year of leaving high school  | 194 |
| 2. Number of respondent youth who competitively employed within one year of leaving high school  | 5 |
| 3. Number of respondent youth enrolled in some other postsecondary education or training program within one year of leaving high school (but not enrolled in higher education or competitively employed) | 33 |
| 4. Number of respondent youth who are in some other employment within one year of leaving high school (but not enrolled in higher education, some other postsecondary education or training program, or competitively employed). | 12 |

| **Measure** | **Number of respondent youth** | **Number of respondent youth who are no longer in secondary school and had IEPs in effect at the time they left school** | **FFY 2018 Data** | **FFY 2019 Target** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- |
| A. Enrolled in higher education (1) | 194 | 884 | 23.78% | 32.00% | 21.95% | Did Not Meet Target | Slippage |
| B. Enrolled in higher education or competitively employed within one year of leaving high school (1 +2) | 199 | 884 | 29.08% | 59.00% | 22.51% | Did Not Meet Target | Slippage |
| C. Enrolled in higher education, or in some other postsecondary education or training program; or competitively employed or in some other employment (1+2+3+4) | 244 | 884 | 44.16% | 74.00% | 27.60% | Did Not Meet Target | Slippage |

| **Part** | **Reasons for slippage, if applicable** |
| --- | --- |
| **A** | OSSE attributes the slippage for this indicator to limitations in data sources regarding students who are enrolled in higher education and a decrease in the rates of enrollment in higher education. OSSE uses data from the National Student Clearinghouse and DC Tuition Grants Assistance (DC TAG) to report on students in higher education. However, not all colleges and universities utilize the National Student Clearinghouse and it is possible that some student data are not captured for this indicator. OSSE recognizes that this is an area for improvement and will explore options to develop and implement strategies to improve outcomes. |
| **B** | OSSE attributes slippage for this indicator to limitations in available data sources. Due to our proximity to surrounding states, MD and VA, it is common for youths to live in DC but work in MD or VA. Currently, OSSE does not have access to employment data from these surrounding states, and as a result, OSSE cannot account for students working in those states. |
| **C** | OSSE attributes slippage for this indicator to limitations in available data sources and therefore OSSE cannot account for all students enrolled in other post-secondary programs. OSSE is working to improve data sources and maintaining data-sharing agreements. |

**Please select the reporting option your State is using:**

Option 1: Use the same definition as used to report in the FFY 2015 SPP/APR, i.e., competitive employment means that youth have worked for pay at or above the minimum wage in a setting with others who are nondisabled for a period of 20 hours a week for at least 90 days at any time in the year since leaving high school. This includes military employment.

| **Sampling Question** | **Yes / No** |
| --- | --- |
| Was sampling used?  | NO |

**Describe the sampling methodology outlining how the design will yield valid and reliable estimates.**

| **Survey Question** | **Yes / No** |
| --- | --- |
| Was a survey used?  | NO |

**Include the State’s analyses of the extent to which the response data are representative of the demographics of youth who are no longer in secondary school and had IEPs in effect at the time they left school.**

The data are not representative of the demographics of youth who are no longer in secondary school and had IEPs in effect at the time they left school. The District recognizes that several students are unaccounted for in this data. OSSE does not use surveys or sampling for this indicator and therefore strives to account for all students in the cohort. Due to the limitations in data sources, OSSE is unable to account for all students at this time.

| **Question** | **Yes / No** |
| --- | --- |
| Are the response data representative of the demographics of youth who are no longer in school and had IEPs in effect at the time they left school?  | NO |

**If no, describe the strategies that the State will use to ensure that in the future the response data are representative of those demographics.**

OSSE's data and program staff have worked collaboratively to discuss the implementation of changes that will improve the accuracy and representativeness of indicator 14 data. The changes include the following:

-Improve exit codes within the Special Education Data System (SEDS) to more accurately capture our starting universe of students who exited with an IEP, specifically students who are reported in EdFacts file FS009.

- Ensuring our data sources are consistent each year and maintaining data sharing agreements with 3rd parties.

OSSE recognizes the complexity of obtaining employment data from its neighboring states and continues to explore options in reporting on this indicator, including convening a cross-agency working group to design and implement strategies to track performance metrics and strategize program improvements.

**Provide additional information about this indicator (optional)**

## 14 - Prior FFY Required Actions

In the FFY 2019 SPP/APR, the State must report whether the FFY 2019 data are representative of the demographics of youth who are no longer in secondary school and had IEPs in effect at the time they left school, and, if not, the actions the State is taking to address this issue. The State must also include its analysis of the extent to which the response data are representative of the demographics of youth who are no longer in secondary school and had IEPs in effect at the time they left school.

**Response to actions required in FFY 2018 SPP/APR**

## 14 - OSEP Response

## 14 - Required Actions

OSEP notes that the District of Columbia changed the methodology it uses to report data under “competitive employment” from Option 1 to Option 2 in FFY 2018 and from Option 2 to Option 1 in FFY 2019. In the FFY 2020 SPP/APR, the District of Columbia must clarify which methodology it is using to report data under “competitive employment” and revise its baseline if the District of Columbia is changing methodology.

In the FFY 2020 SPP/APR, the District of Columbia must report whether the FFY 2020 data are representative of the demographics of youth who are no longer in secondary school and had IEPs in effect at the time they left school, and, if not, the actions the District of Columbia is taking to address this issue. The District of Columbia must also include its analysis of the extent to which the response data are representative of the demographics of youth who are no longer in secondary school and had IEPs in effect at the time they left school.

# Indicator 15: Resolution Sessions

**Instructions and Measurement**

**Monitoring Priority**: Effective General Supervision Part B / General Supervision

**Results Indicator:** Percent of hearing requests that went to resolution sessions that were resolved through resolution session settlement agreements.

 (20 U.S.C. 1416(a)(3)(B))

**Data Source**

Data collected under section 618 of the IDEA (IDEA Part B Dispute Resolution Survey in the EDFacts Metadata and Process System (E*MAPS*)).

**Measurement**

Percent = (3.1(a) divided by 3.1) times 100.

**Instructions**

Sampling is not allowed.

Describe the results of the calculations and compare the results to the target.

States are not required to establish baseline or targets if the number of resolution sessions is less than 10. In a reporting period when the number of resolution sessions reaches 10 or greater, develop baseline, targets and improvement activities, and report on them in the corresponding SPP/APR.

States may express their targets in a range (e.g., 75-85%).

If the data reported in this indicator are not the same as the State’s data under IDEA section 618, explain.

States are not required to report data at the LEA level.

## 15 - Indicator Data

Select yes to use target ranges

Target Range is used

**Prepopulated Data**

| **Source** | **Date** | **Description** | **Data** |
| --- | --- | --- | --- |
| SY 2019-20 EMAPS IDEA Part B Dispute Resolution Survey; Section C: Due Process Complaints | 11/04/2020 | 3.1 Number of resolution sessions | 201 |
| SY 2019-20 EMAPS IDEA Part B Dispute Resolution Survey; Section C: Due Process Complaints | 11/04/2020 | 3.1(a) Number resolution sessions resolved through settlement agreements | 25 |

**Select yes if the data reported in this indicator are not the same as the State’s data reported under section 618 of the IDEA.**

NO

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2005 | 3.00% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target >= | 22.00% - 37.00% | 25.00% - 40.00% | 27.00% - 42.00% | 29.00% - 44.00% | 31.00% - 46.00% |
| Data | 14.32% | 13.90% | 17.57% | 14.29% | 17.65% |

**Targets**

| **FFY** | **2019 (low)** | **2019 (high)** |
| --- | --- | --- |
| Target | 31.00% | 46.00% |

**FFY 2019 SPP/APR Data**

| **3.1(a) Number resolutions sessions resolved through settlement agreements** | **3.1 Number of resolutions sessions** | **FFY 2018 Data** | **FFY 2019 Target (low)** | **FFY 2019 Target (high)** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- |
| 25 | 201 | 17.65% | 31.00% | 46.00% | 12.44% | Did Not Meet Target | Slippage |

**Provide reasons for slippage, if applicable**

The slippage in the percentage of hearing requests resolved through resolution session settlement agreements is accounted for by a number of factors. Families electing to file a hearing request are more often than not represented by counsel in the District through the resolution and settlement process. Families, through counsel, routinely decline to engage in resolution sessions at the time of filing a complaint but engage in ongoing settlement discussion from the time of filing up until the scheduled hearing date. Although the District sees a lower percentage of hearing requests resolved by settlement agreements reached through resolution, the District alternatively experiences a high rate of settlement resolving complaints. Those settlements are not reached as a result of the resolution session, but rather as a result of settlement being the chief goal of the parties immediately following the filing of the complaint.

**Provide additional information about this indicator (optional)**

## 15 - Prior FFY Required Actions

None

## 15 - OSEP Response

## 15 - Required Actions

# Indicator 16: Mediation

**Instructions and Measurement**

**Monitoring Priority**: Effective General Supervision Part B / General Supervision

**Results indicator:** Percent of mediations held that resulted in mediation agreements.

(20 U.S.C. 1416(a)(3(B))

**Data Source**

Data collected under section 618 of the IDEA (IDEA Part B Dispute Resolution Survey in the EDFacts Metadata and Process System (E*MAPS*)).

**Measurement**

Percent = (2.1(a)(i) + 2.1(b)(i)) divided by 2.1) times 100.

**Instructions**

Sampling is not allowed.

Describe the results of the calculations and compare the results to the target.

States are not required to establish baseline or targets if the number of resolution sessions is less than 10. In a reporting period when the number of resolution sessions reaches 10 or greater, develop baseline, targets and improvement activities, and report on them in the corresponding SPP/APR.

States may express their targets in a range (e.g., 75-85%).

If the data reported in this indicator are not the same as the State’s data under IDEA section 618, explain.

States are not required to report data at the LEA level.

## 16 - Indicator Data

**Select yes to use target ranges**

Target Range is used

**Prepopulated Data**

| **Source** | **Date** | **Description** | **Data** |
| --- | --- | --- | --- |
| SY 2019-20 EMAPS IDEA Part B Dispute Resolution Survey; Section B: Mediation Requests | 11/04/2020 | 2.1 Mediations held | 14 |
| SY 2019-20 EMAPS IDEA Part B Dispute Resolution Survey; Section B: Mediation Requests | 11/04/2020 | 2.1.a.i Mediations agreements related to due process complaints | 2 |
| SY 2019-20 EMAPS IDEA Part B Dispute Resolution Survey; Section B: Mediation Requests | 11/04/2020 | 2.1.b.i Mediations agreements not related to due process complaints | 6 |

**Select yes if the data reported in this indicator are not the same as the State’s data reported under section 618 of the IDEA.**

NO

**Targets: Description of Stakeholder Input**

The FFY 2019 targets were set using the following process:
1. OSSE subject matter experts reviewed local and national data from prior years for each indicator, reviewed related research and practice documents, and considered the potential impact of newly developed and ongoing initiatives in each area.
2. Subject matter experts then proposed targets for each indicator and a rationale for the proposed targets.
3. OSSE created a presentation including information about the SPP/APR process, the meaning of each indicator, and the proposed targets for each indicator to present to D.C.'s State Advisory Panel on Special Education.
4. OSSE publicly posted the presentation on its website for public feedback.
5. Subject matter experts reviewed all stakeholder questions and comments and consulted with State leadership to revise targets as appropriate.

**Historical Data**

| **Baseline Year** | **Baseline Data** |
| --- | --- |
| 2005 | 23.10% |

|  |  |  |  |  |  |
| --- | --- | --- | --- | --- | --- |
| **FFY** | **2014** | **2015** | **2016** | **2017** | **2018** |
| Target >= | 62.00% - 77.00% | 64.00% - 79.00% | 66.00% - 81.00% | 68.00% - 83.00% | 70.00% - 85.00% |
| Data | 64.71% | 66.67% | 68.42% | 75.00% | 52.17% |

**Targets**

| **FFY** | **2019 (low)** | **2019 (high)** |
| --- | --- | --- |
| Target | 70.00% | 85.00% |

**FFY 2019 SPP/APR Data**

| **2.1.a.i Mediation agreements related to due process complaints** | **2.1.b.i Mediation agreements not related to due process complaints** | **2.1 Number of mediations held** | **FFY 2018 Data** | **FFY 2019 Target (low)** | **FFY 2019 Target (high)** | **FFY 2019 Data** | **Status** | **Slippage** |
| --- | --- | --- | --- | --- | --- | --- | --- | --- |
| 2 | 6 | 14 | 52.17% | 70.00% | 85.00% | 57.14% | Did Not Meet Target | No Slippage |

**Provide additional information about this indicator (optional)**

## 16 - Prior FFY Required Actions

None

## 16 - OSEP Response

## 16 - Required Actions

# Indicator 17: State Systemic Improvement Plan

The State’s State Systemic Improvement Plan (SSIP) attachments were not embedded due to privacy protections.

# Certification

**Instructions**

**Choose the appropriate selection and complete all the certification information fields. Then click the "Submit" button to submit your APR.**

**Certify**

**I certify that I am the Chief State School Officer of the State, or his or her designee, and that the State's submission of its IDEA Part B State Performance Plan/Annual Performance Report is accurate.**

**Select the certifier’s role:**

Designated by the Chief State School Officer to certify

**Name and title of the individual certifying the accuracy of the State's submission of its IDEA Part B State Performance Plan/Annual Performance Report.**

**Name:**

Nikki Stewart

**Title:**

Assistant Superintendent for Systems and Supports, K-12

**Email:**

nikki.stewart@dc.gov

**Phone:**

2029577748

**Submitted on:**

04/29/21 3:58:22 PM

# ED Attachments

 

1. Data suppressed due to privacy protection [↑](#footnote-ref-2)
2. Percentage blurred due to privacy protection [↑](#footnote-ref-3)