State Template for the
Consolidated State Plan
Under the Every Student Succeeds Act

CCSSO Template with Revised Template Questions Embedded
August 2, 2017
Updated September 1, 2017
Updated February 27, 2018

U.S. Department of Education
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Paperwork Burden Statement According to the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless such collection displays a valid OMB control number. The valid OMB control number for this information collection is 1810-0576. The time required to complete this information collection is estimated to average 249 hours per response, including the time to review instructions, search existing data resources, gather the data needed, and complete and review the information collection. If you have any comments concerning the accuracy of the time estimate(s) or suggestions for improving this collection, please write to: U.S. Department of Education, Washington, DC 20202-4537. If you have comments or
concerns regarding the status of your individual submission of this collection, write directly to: Office of Elementary and Secondary Education, U.S. Department of Education, 400 Maryland Ave., S.W., Washington, DC 20202-3118.
April 3, 2017

Secretary of Education DeVos:

I am pleased to submit to you Delaware’s Every Student Succeeds Act (ESSA) state plan. This final plan reflects months of collaboration between the Delaware Department of Education (DDOE) and its community members and other education stakeholders.

We are proud of the strong gains Delaware’s public schools have made in recent years as graduation rates and academic proficiency levels have increased and opportunity gaps have started to close. Our teachers, school and district leaders, students, families and community partners have led this change. The efforts and innovations reflected in our ESSA plan are the result of months of extensive consultation and meaningful engagement with our community.

DDOE has received more than 1,000 comments submitted through online surveys, a dedicated ESSA email address, a Governor’s ESSA Advisory Committee, discussion groups and community conversations. The valuable input received was critical to Delaware’s plan development process.

Delaware worked in conjunction with the Council of Chief State School Officers on its template. We have used the previous U.S. Department of Education template, modified to reflect the three new questions and reworded questions. Thank you for allowing this flexibility.

With the support of Governor John Carney, I seek your approval of this plan. Thank you for the opportunity for Delaware’s education stakeholders to work together to support improved outcomes for students. With your approval, the conversations that began during Delaware’s ESSA plan development process also will set the stage for continued engagement through districts’ plan development and implementation processes.

Sincerely,

Susan S. Bunting
Secretary of Education
Introduction

Section 8302 of the Elementary and Secondary Education Act of 1965 (ESEA), as amended by the Every Student Succeeds Act (ESSA),1 requires the Secretary to establish procedures and criteria under which, after consultation with the Governor, a State educational agency (SEA) may submit a consolidated State plan designed to simplify the application requirements and reduce burden for SEAs. ESEA section 8302 also requires the Secretary to establish the descriptions, information, assurances, and other material required to be included in a consolidated State plan. Even though an SEA submits only the required information in its consolidated State plan, an SEA must still meet all ESEA requirements for each included program. In its consolidated State plan, each SEA may, but is not required to, include supplemental information such as its overall vision for improving outcomes for all students and its efforts to consult with and engage stakeholders when developing its consolidated State plan.

Completing and Submitting a Consolidated State Plan

Each SEA must address all of the requirements identified below for the programs that it chooses to include in its consolidated State plan. An SEA must use this template or a format that includes the required elements and that the State has developed working with the Council of Chief State School Officers (CCSSO).

Each SEA must submit to the U.S. Department of Education (Department) its consolidated State plan by one of the following two deadlines of the SEA’s choice:

- April 3, 2017; or
- September 18, 2017.

Any plan that is received after April 3, but on or before September 18, 2017, will be considered to be submitted on September 18, 2017. In order to ensure transparency consistent with ESEA section 1111(a)(5), the Department intends to post each State plan on the Department’s website.

Alternative Template

If an SEA does not use this template, it must:

1) Include the information on the Cover Sheet;
2) Include a table of contents or guide that clearly indicates where the SEA has addressed each requirement in its consolidated State plan;
3) Indicate that the SEA worked through CCSSO in developing its own template; and
4) Include the required information regarding equitable access to, and participation in, the programs included in its consolidated State plan as required by section 427 of the General Education Provisions Act. See Appendix B.

Individual Program State Plan

An SEA may submit an individual program State plan that meets all applicable statutory and regulatory requirements for any program that it chooses not to include in a consolidated State plan. If an SEA intends to submit an individual program plan for any program, the SEA must submit the individual program plan by one of the dates above, in concert with its consolidated State plan, if applicable.

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1 Unless otherwise indicated, citations to the ESEA refer to the ESEA, as amended by the ESSA.
Consultation
Under ESEA section 8540, each SEA must consult in a timely and meaningful manner with the Governor, or appropriate officials from the Governor’s office, including during the development and prior to submission of its consolidated State plan to the Department. A Governor shall have 30 days prior to the SEA submitting the consolidated State plan to the Secretary to sign the consolidated State plan. If the Governor has not signed the plan within 30 days of delivery by the SEA, the SEA shall submit the plan to the Department without such signature.

Assurances
In order to receive fiscal year (FY) 2017 ESEA funds on July 1, 2017, for the programs that may be included in a consolidated State plan, and consistent with ESEA section 8302, each SEA must also submit a comprehensive set of assurances to the Department at a date and time established by the Secretary. In the near future, the Department will publish an information collection request that details these assurances.

For Further Information: If you have any questions, please contact your Program Officer at OSS.[State]@ed.gov (e.g., OSS.Alabama@ed.gov).
# Cover Page

<table>
<thead>
<tr>
<th><strong>Contact Information and Signatures</strong></th>
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<tbody>
<tr>
<td><strong>SEA Contact (Name and Position):</strong></td>
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<tr>
<td>Karen Field Rogers, Deputy Secretary</td>
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</tbody>
</table>

By signing this document, I assure that:

To the best of my knowledge and belief, all information and data included in this plan are true and correct. The SEA will submit a comprehensive set of assurances at a date and time established by the Secretary, including the assurances in ESEA section 8304.

Consistent with ESEA section 8302(b)(3), the SEA will meet the requirements of ESEA sections

<table>
<thead>
<tr>
<th><strong>Authorized SEA Representative (Printed Name)</strong></th>
<th><strong>Telephone:</strong></th>
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</thead>
<tbody>
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<td>Susan Bunting, Secretary of Education</td>
<td>302-735-4000</td>
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<tr>
<th><strong>Signature of Authorized SEA Representative</strong></th>
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<td>Date;</td>
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| **Governor (Printed Name)**                   |
| John Carney                                   |

| **Signature of Governor**                     |
| Date;                                         |

Date SEA provided plan to the Governor under ESEA section 8540: February 28, 2017 and on March 29, 2017 with revised template questions embedded.
Programs Included in the Consolidated State Plan

Instructions: Indicate below by checking the appropriate box(es) which programs the SEA included in its consolidated State plan. If an SEA elected not to include one or more of the programs below in its consolidated State plan, but is eligible and wishes to receive funds under the program(s), it must submit individual program plans for those programs that meet all statutory and regulatory requirements with its consolidated State plan in a single submission.

☒ Check this box if the SEA has included all of the following programs in its consolidated State plan. or

If all programs are not included, check each program listed below that the SEA includes in its consolidated State plan:

☐ Title I, Part A: Improving Basic Programs Operated by Local Educational Agencies

☐ Title I, Part C: Education of Migratory Children

☐ Title I, Part D: Prevention and Intervention Programs for Children and Youth Who Are Neglected, Delinquent, or At-Risk

☐ Title II, Part A: Supporting Effective Instruction

☐ Title III, Part A: English Language Acquisition, Language Enhancement, and Academic Achievement

☐ Title IV, Part A: Student Support and Academic Enrichment Grants

☐ Title IV, Part B: 21st Century Community Learning Centers

☐ Title V, Part B, Subpart 2: Rural and Low-Income School Program

☐ Title VII, Subpart B of the McKinney-Vento Homeless Assistance Act: Education for Homeless Children and Youth Program (McKinney-Vento Act)

☒ Check this box if the State has developed an alternative template, consistent with the March 13 letter from Secretary DeVos to chief state school officers.

☒ Check this box if the SEA has included a Cover Sheet with its Consolidated State Plan.

☒ Check this box if the SEA has included a table of contents or guide that indicates where the SEA addressed each requirement within the U.S. Department of Education’s Revised State Template for the Consolidated Plan, issued March 2017.

☒ Check this box if the SEA has worked through the Council of Chief State School Officers in developing its own template.

☒ Check this box if the SEA has included the required information regarding equitable access to, and participation in, the programs included in its consolidated State plan as required by section 427 of the General Education Provisions Act. See Appendix D
Table of Contents
Using March 13, 2017, Template Questions

A. Title I, Part A: Improving Basic Programs Operated by Local Educational Agencies (LEAs)
   1. Challenging State Academic Standards and Assessments .................................................. 30
   2. Eighth Grade Math Exception:
      i. Does the State administer an end-of-course mathematics assessment to meet the
         requirements under section 1111(b)(2)(B)(v)(I)(bb) of the ESEA? .................................. 30
      ii. If a State responds “yes” to question 2(i), does the State wish to exempt an eighth-
          grade student who takes the high school mathematics course associated with the end-of-
          course assessment from the mathematics assessment typically administered in eighth
          grade ........................................................................................................................................ 30
         iii. If a State responds “yes” to question 2(ii), describe, with regard to this exception, its
              strategies to provide all students in the State the opportunity to be prepared for and to
              take advanced mathematics coursework in middle school .............................................. N/A
   3. Native Language Assessments:
      i. Provide its definition for “languages other than English that are present to a significant
         extent in the participating student population,” and identify the specific languages that
         meet that definition .................................................................................................................. 30
      ii. Identify any existing assessments in languages other than English, and specify for which
          grades and content areas those assessments are available .................................................. 31
      iii. Indicate the languages identified in question 3(i) for which yearly student academic
           assessments are not available and are needed ................................................................. 31
      iv. Describe how it will make every effort to develop assessments, at a minimum, in languages
          other than English that are present to a significant extent in the participating student
          population including by providing
             a. The State’s plan and timeline for developing such assessments, including a description
                of how it met the requirements of 34 CFR § 200.6(f)(4) ............................................. 32
             b. A description of the process the State used to gather meaningful input on the need for
                assessments in languages other than English, collect and respond to public comment,
                and consult with educators; parents and families of English learners; students, as
                appropriate; and other stakeholders .................................................................................. 33
             c. As applicable, an explanation of the reasons the State has not been able to complete the
                development of such assessments despite making every effort ....................................... 33
   4. Statewide Accountability System and School Support and Improvement Activities:
      i. Subgroups:
         a. List each major racial and ethnic group the State includes as a subgroup of
            students ................................................................................................................................. 44
         b. If applicable, describe any additional subgroups of students other than the statutorily
            required subgroups (i.e., economically disadvantaged students, students from major
            racial and ethnic groups, children with disabilities, and English learners) used in the
            Statewide accountability system ....................................................................................... 45
         c. Does the State intend to include in the English learner subgroup the results of students
            previously identified as English learners on the State assessments? Note that a
student’s results may be included in the English learner subgroup for not more than four years after the student ceases to be identified as an English learner. ......................45
d. If applicable, choose one of the following options for recently arrived English learners in the State. .................................................................................................................46

ii. Minimum N-Size:
a. Provide the minimum number of students that the State determines are necessary to be included to carry out the requirements of any provisions under Title I, Part A of the ESEA that require disaggregation of information by each subgroup of students for accountability purposes. .............................................................................................................46
b. Describe how the minimum number of students is statistically sound. ..........47
c. Describe how the minimum number of students was determined by the State, including how the State collaborated with teachers, principals, other school leaders, parents, and other stakeholders when determining such minimum number. ....................46
d. Describe how the State ensures that the minimum number is sufficient to not reveal any personally identifiable information. .................................................................48
e. If the State’s minimum number of students for purposes of reporting is lower than the minimum number of students for accountability purposes, provide the State’s minimum number of students for purposes of reporting. .........................................................................................47

iii. Establishment of Long-Term Goals:
a. Academic Achievement,
   i. Describe the long-term goals for improved academic achievement, as measured by proficiency on the annual statewide reading/language arts and mathematics assessments, for all students and for each subgroup of students, including: (i) baseline data; (ii) the timeline for meeting the long-term goals, for which the term must be the same multi-year length of time for all students and for each subgroup of students in the State; and (iii) how the long-term goals are ambitious. ................................................................................................................1
   2. Provide the measurements of interim progress toward meeting the long-term goals for academic achievement in Appendix A. .........................................................................................9
   3. Describe how the long-term goals and measurements of interim progress toward the long-term goals for academic achievement take into account the improvement necessary to make significant progress in closing statewide proficiency gaps. ........9
b. Graduation Rate,
   i. Describe the long-term goals for the four-year adjusted cohort graduation rate for all students and for each subgroup of students, including: (i) baseline data; (ii) the timeline for meeting the long-term goals, for which the term must be the same multi-year length of time for all students and for each subgroup of students in the State; and (iii) how the long-term goals are ambitious. .................................................................9
   2. If applicable, describe the long-term goals for each extended-year adjusted cohort graduation rate, including (i) baseline data; (ii) the timeline for meeting the long-term goals, for which the term must be the same multi-year length of time for all students and for each subgroup of students in the State; (iii) how the long-term goals are ambitious; and (iv) how the long-term goals are more rigorous than the long-term goal set for the four-year adjusted cohort graduation rate. ..........10
   3. Provide the measurements of interim progress toward the long-term goals for the four-year adjusted cohort graduation rate and any extended-year adjusted cohort graduation rate in Appendix A. ........................................................................................................12
4. Describe how the long-term goals and measurements of interim progress for the four-year adjusted cohort graduation rate and any extended-year adjusted cohort graduation rate take into account the improvement necessary to make significant progress in closing statewide graduation rate gaps. .......................................................... 12

c. English Language Proficiency.

1. Describe the long-term goals for English learners for increases in the percentage of such students making progress in achieving English language proficiency, as measured by the statewide English language proficiency assessment including: (i) baseline data; (ii) the State-determined timeline for such students to achieve English language proficiency; and (iii) how the long-term goals are ambitious. ........................................................................................................... 12

2. Provide the measurements of interim progress toward the long-term goal for increases in the percentage of English learners making progress in achieving English language proficiency in Appendix A. .......................................................... 12

iv. Indicators

a. Academic Achievement Indicator. Describe the Academic Achievement indicator, including a description of how the indicator (i) is based on the long-term goals; (ii) is measured by proficiency on the annual Statewide reading/language arts and mathematics assessments; (iii) annually measures academic achievement for all students and separately for each subgroup of students; and (iv) at the State’s discretion, for each public high school in the State, includes a measure of student growth, as measured by the annual Statewide reading/language arts and mathematics assessments. .......................................................... 34

b. Indicator for Public Elementary and Secondary Schools that are Not High Schools (Other Academic Indicator). Describe the Other Academic indicator, including how it annually measures the performance for all students and separately for each subgroup of students. If the Other Academic indicator is not a measure of student growth, the description must include a demonstration that the indicator is a valid and reliable statewide academic indicator that allows for meaningful differentiation in school performance. .............................................................................................................................. 34

c. Graduation Rate. Describe the Graduation Rate indicator, including a description of (i) how the indicator is based on the long-term goals; (ii) how the indicator annually measures graduation rate for all students and separately for each subgroup of students; (iii) how the indicator is based on the four-year adjusted cohort graduation rate; (iv) if the State, at its discretion, also includes one or more extended-year adjusted cohort graduation rates, how the four-year adjusted cohort graduation rate is combined with that rate or rates within the indicator; and (v) if applicable, how the State includes in its four-year adjusted cohort graduation rate and any extended-year adjusted cohort graduation rates students with the most significant cognitive disabilities assessed using an alternate assessment aligned to alternate academic achievement standards and awarded a State-defined alternate diploma. ........................................................................ 34

d. Progress in Achieving English Language Proficiency (ELP) Indicator. Describe the Progress in Achieving ELP indicator, including the State’s definition of ELP, as measured by the State ELP assessment. .................................................................................. 35

e. School Quality or Student Success Indicator(s). Describe each School Quality or Student Success Indicator, including, for each such indicator: (i) how it allows for meaningful differentiation in school performance; (ii) that it is valid, reliable, comparable, and statewide (for the grade span(s) to which it applies); and (iii) of how each such indicator annually measures performance for all students and separately for
each subgroup of students. For any School Quality or Student Success indicator that
does not apply to all grade spans, the description must include the grade spans to
which it does apply. ................................................................. 35

v. Annual Meaningful Differentiation

a. Describe the State’s system of annual meaningful differentiation of all public schools
in the State, including a description of (i) how the system is based on all indicators in
the State’s accountability system, (ii) for all students and for each subgroup of students.
Note that each state must comply with the requirements in 1111(c)(5) of the ESEA
with respect to accountability for charter schools. ........................................... 49

b. Describe the weighting of each indicator in the State’s system of annual meaningful
differentiation, including how the Academic Achievement, Other Academic,
Graduation Rate, and Progress in ELP indicators each receive substantial weight
individually and, in the aggregate, much greater weight than the School Quality or
Student Success indicator(s), in the aggregate. ........................................... 51

c. If the States uses a different methodology or methodologies for annual meaningful
differentiation than the one described in 4.3.a. above for schools for which an
accountability determination cannot be made (e.g., P-2 schools), describe the
different methodology or methodologies, indicating the type(s) of schools to
which it applies. ................................................................ 53, 54, and 55

vi. Identification of Schools

a. Comprehensive Support and Improvement Schools. Describe the State’s
methodology for identifying not less than the lowest-performing five percent of all
schools receiving Title I, Part A funds in the State for comprehensive support and
improvement, including the year in which the State will first identify such
schools. ........................................................................... 56

b. Comprehensive Support and Improvement Schools. Describe the State’s methodology
for identifying all public high schools in the State failing to graduate one third or more
of their students for comprehensive support and improvement, including the year in
which the State will first identify such schools. .......................................... 56

c. Comprehensive Support and Improvement Schools. Describe the methodology by
which the State identifies public schools in the State receiving Title I, Part A funds
that have received additional targeted support (based on identification as a school
in which any subgroup of students, on its own, would lead to identification using
the State’s methodology) and that have not satisfied the statewide exit criteria for
such schools within a State-determined number of years, including the year in which
the State will first identify such schools. ...................................................... 56

d. Frequency of Identification. Provide, for each type of school identified for
comprehensive support and improvement, the frequency with which the State will,
thereafter, identify such schools. Note that these schools must be identified at least
once every three years. ...................................................................... 56

e. Targeted Support and Improvement. Describe the State’s methodology for annually
identifying any school with one or more “consistently underperforming” subgroups of
students, based on all indicators in the statewide system of annual meaningful
differentiation, including the definition used by the State to determine consistent
underperformance. ................................................................................. 60

f. Additional Targeted Support. Describe the State’s methodology, for identifying
schools in which any subgroup of students, on its own, would lead to identification
using the State’s methodology, including the year in which the State will first identify
such schools and the frequency with which the State will, thereafter, identify such
schools. ................................................................................................. 61

g. **Additional Statewide Categories of Schools.** If the State chooses, at its discretion, to
include additional statewide categories of schools, describe those categories. ........ 56

vii. **Annual Measurement of Achievement:** Describe how the State factors the requirement
for 95 percent student participation in statewide mathematics and reading/language arts
asessments into the statewide accountability system. ........................................ 53

viii. **Continued Support for School and LEA Improvement**

a. **Exit Criteria for Comprehensive Support and Improvement Schools.** Describe the
statewide exit criteria, established by the State, for schools identified for comprehensive
support and improvement, including the number of years (not to exceed four) over
which schools are expected to meet such criteria. ......................................... 58

b. **Exit Criteria for Schools Receiving Additional Targeted Support.** Describe the
statewide exit criteria, established by the State, for schools receiving additional targeted
support, including the number of years over which schools are expected to meet such
criteria. ................................................................................................. 63

c. **More Rigorous Interventions.** Describe the more rigorous interventions required for
schools identified for comprehensive support and improvement that fail to meet the
State’s exit criteria within a State-determined number of years. ....................... 67

d. **Resource Allocation Review.** Describe how the State will periodically review resource
allocation to support school improvement in each LEA in the State serving a significant
number or percentage of schools identified for comprehensive or targeted support and
improvement. ............................................................................................. 69

e. **Technical Assistance.** Describe the technical assistance the State will provide to each
LEA in the State serving a significant number or percentage of schools identified for
comprehensive or targeted support and improvement. .................................. 66

f. **Additional Optional Action.** If applicable, describe the action the State will take to
initiate additional improvement in any LEA with a significant number or percentage
of schools that are consistently identified by the State for comprehensive support
and improvement and are not meeting exit criteria established by the State or in any
LEA with a significant number or percentage of schools implementing targeted
support and improvement plans. .................................................................. 67

5. **Disproportionate Rates of Access to Educators:** Describe how low-income and minority
children enrolled in schools assisted under Title I, Part A are not served at disproportionate
rates by ineffective, out-of-field, or inexperienced teachers, and the measures the SEA
will use to evaluate and publicly report the progress of the SEA with respect to such
description. .............................................................................................. 85

6. **School Conditions:** Describe how the SEA agency will support LEAs receiving assistance
under Title I, Part A to improve school conditions for student learning, including through
reducing: (i) incidences of bullying and harassment; (ii) the overuse of discipline practices
that remove students from the classroom; and (iii) the use of aversive behavioral interventions
that compromise student health and safety. .................................................. 104

7. **School Transitions:** Describe how the State will support LEAs receiving assistance under
Title I, Part A in meeting the needs of students at all levels of schooling (particularly students
in the middle grades and high school), including how the State will work with such LEAs to
provide effective transitions of students to middle grades and high school to decrease the risk
of students dropping out. ........................................................................... 94
B. Title I, Part C: Education of Migratory Children

1. **Supporting Needs of Migratory Children:** Describe how, in planning, implementing, and evaluating programs and projects assisted under Title I, Part C, the State and its local operating agencies will ensure that the unique educational needs of migratory children, including preschool migratory children and migratory children who have dropped out of school, are identified and addressed through: 113 – 117
   i. The full range of services that are available for migratory children from appropriate local, State, and Federal educational programs;
   ii. Joint planning among local, State, and Federal educational programs serving migratory children, including language instruction educational programs under Title III, Part A;
   iii. The integration of services available under Title I, Part C with services provided by those other programs; and
   iv. Measurable program objectives and outcomes.

2. **Promote Coordination of Services:** Describe how the State will use Title I, Part C funds received under this part to promote interstate and intrastate coordination of services for migratory children, including how the State will provide for educational continuity through the timely transfer of pertinent school records, including information on health, when children move from one school to another, whether or not such move occurs during the regular school year. 111

3. **Use of Funds:** Describe the State’s priorities for the use of Title I, Part C funds, and how such priorities relate to the State’s assessment of needs for services in the State. 119

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

1. **Transitions Between Correctional Facilities and Local Programs:** Provide a plan for assisting in the transition of children and youth between correctional facilities and locally operated programs. 119

2. **Program Objectives and Outcomes:** Describe the program objectives and outcomes established by the State that will be used to assess the effectiveness of the Title I, Part D program in improving the academic, career, and technical skills of children in the program. 121

D. Title II, Part A: Supporting Effective Instruction

1. **Use of Funds:** Describe how the State educational agency will use Title II, Part A funds received under Title II, Part A for State-level activities described in section 2101(c), including how the activities are expected to improve student achievement. 76

2. **Use of Funds to Improve Equitable Access to Teachers in Title I, Part A Schools:** If an SEA plans to use Title II, Part A funds to improve equitable access to effective teachers, describe how such funds will be used for this purpose. 76

3. **System of Certification and Licensing:** Describe the State’s system of certification and licensing of teachers, principals, or other school leaders. 72

4. **Improving Skills of Educators:** Describe how the SEA will improve the skills of teachers, principals, or other school leaders in order to enable them to identify students with specific learning needs, particularly children with disabilities, English learners, students who are gifted and talented, and students with low literacy levels, and provide instruction based on the needs of such students. 78
5. Data and Consultation: Describe how the State will use data and ongoing consultation as described in ESEA section 2101(d)(3) to continually update and improve the activities supported under Title II, Part A. ......................................................................................................................... 88

6. Teacher Preparation: Describe the actions the State may take to improve preparation programs and strengthen support for teachers, principals, or other school leaders based on the needs of the State, as identified by the SEA. ......................................................................................................................... 73

E. Title III, Part A, Subpart 1: English Language Acquisition and Language Enhancement

1. Entrance and Exit Procedures: Describe how the SEA will establish and implement, with timely and meaningful consultation with LEAs representing the geographic diversity of the State, standardized, statewide entrance and exit procedures, including an assurance that all students who may be English learners are assessed for such status within 30 days of enrollment in a school in the State. ......................................................................................................................... 122

2. SEA Support for English Learner Progress: Describe how the SEA will assist eligible entities in meeting: ......................................................................................................................... 124
   i. The State-designed long-term goals established, including measurements of interim progress towards meeting such goals, based on the State’s English language proficiency assessments; and
   ii. The challenging State academic standards.

3. Monitoring and Technical Assistance: Describe:
   i. How the SEA will monitor the progress of each eligible entity receiving a Title III, Part A subgrant in helping English learners achieve English proficiency; and ............... 124
   ii. The steps the SEA will take to further assist eligible entities if the strategies funded under Title III, Part A are not effective, such as providing technical assistance and modifying such strategies ......................................................................................................................... 125

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

1. Use of Funds: Describe how the SEA will use funds received under Title IV, Part A, Subpart 1 for State-level activities. ......................................................................................................................... 125

2. Awarding Subgrants: Describe how the SEA will ensure that awards made to LEAs under Title IV, Part A, Subpart 1 are in amounts that are consistent with ESEA section 4105(a)(2). ........ 125

G. Title IV, Part B: 21st Century Community Learning Centers

1. Use of Funds: Describe how the SEA will use funds received under the 21st Century Community Learning Centers program, including funds reserved for State-level activities. ......................................................................................................................... 126

2. Awarding Subgrants: Describe the procedures and criteria the SEA will use for reviewing applications and awarding 21st Century Community Learning Centers funds to eligible entities on a competitive basis, which shall include procedures and criteria that take into consideration the likelihood that a proposed community learning center will help participating students meet the challenging State academic standards and any local academic standards. ......................................................................................................................... 127
H. Title V, Part B, Subpart 2: Rural and Low-Income School Program

1. Outcomes and Objectives: Provide information on program objectives and outcomes for activities under Title V, Part B, Subpart 2, including how the SEA will use funds to help all students meet the challenging State academic standards. ................................................................. 128

2. Technical Assistance: Describe how the SEA will provide technical assistance to eligible LEAs to help such agencies implement the activities described in ESEA section 5222. .......... 129

I. Education for Homeless Children and Youth program, McKinney-Vento Homeless Assistance Act, Title VII, Subtitle B

1. Student Identification: Describe the procedures the SEA will use to identify homeless children and youth in the State and to assess their needs. ................................................................. 129

2. Dispute Resolution: Describe procedures for the prompt resolution of disputes regarding the educational placement of homeless children and youth. ................................................................. 130

3. Support for School Personnel: Describe programs for school personnel (including the LEA liaisons for homeless children and youth, principals and other school leaders, attendance officers, teachers, enrollment personnel, and specialized instructional support personnel) to heighten the awareness of such school personnel of the specific needs of homeless children and youth, including runaway and homeless children and youth. ................................................................. 129

4. Access to Services: Describe procedures that ensure that: .................................................. 131
   i. Homeless children have access to public preschool programs, administered by the SEA or LEA, as provided to other children in the State;
   
   ii. Homeless youth and youth separated from public schools are identified and accorded equal access to appropriate secondary education and support services, including by identifying and removing barriers that prevent youth described in this clause from receiving appropriate credit for full or partial coursework satisfactorily completed while attending a prior school, in accordance with State, local, and school policies; and
   
   iii. Homeless children and youth who meet the relevant eligibility criteria do not face barriers to accessing academic and extracurricular activities, including magnet school, summer school, career and technical education, advanced placement, online learning, and charter school programs, if such programs are available at the State and local levels.

5. Strategies to Address Other Problems: Provide strategies to address other problems with respect to the education of homeless children and youth, including problems resulting from enrollment delays that are caused by ................................................................. 133
   i. requirements of immunization and other required health records;
   
   ii. residency requirements;

   iii. lack of birth certificates, school records, or other documentation;

   iv. guardianship issues; or

   v. uniform or dress code requirements.

6. Policies to Remove Barriers: Demonstrate that the SEA and LEAs in the State have developed, and shall review and revise, policies to remove barriers to the identification of homeless children and youth, and the enrollment and retention of homeless children and youth in schools in the State, including barriers to enrollment and retention due to outstanding fees or fines, or absences. ................................................................. 130
7. Assistance from Counselors: A description of how youths described in section 725(2) will receive assistance from counselors to advise such youths, and prepare and improve the readiness of such youths for college. ........................................................................................................ 134

Appendix A: Measurements of Interim Progress .............................................................................. 137
   A. Academic Achievement ........................................................................................................ 137
   B. Graduation Rates .............................................................................................................. 138
   C. Progress in Achieving English Language Proficiency ......................................................... 138

Appendix B: Educator Equity Differences in Rates ........................................................................... 139

Appendix C: Educator Equity Extension .......................................................................................... 141

Appendix D: GEPA Assurance Language ......................................................................................... 143
Section 1: Long-Term Goals

Instructions: Each SEA must provide baseline data (i.e., starting point data), measurements of interim progress, and long-term goals for academic achievement, graduation rates, and English language proficiency. For each goal, the SEA must describe how it established its long-term goals, including its State-determined timeline for attaining such goals, consistent with the requirements in section 1111(c)(2) of the ESEA and 34 C.F.R. § 200.13. Each SEA must provide goals and measurements of interim progress for the all students group and separately for each subgroup of students, consistent with the State’s minimum number of students.

In the tables below, identify the baseline (data and year) and long-term goal (data and year). If the tables do not accommodate this information, an SEA may create a new table or text box(es) within this template. Each SEA must include measurements of interim progress for academic achievement, graduation rates, and English language proficiency in Appendix A.

A. Academic Achievement.

i. Description. Describe how the SEA established its ambitious long-term goals and measurements of interim progress for improved academic achievement, including how the SEA established its State-determined timeline for attaining such goals.

March 13, 2017 Revised Template Question
A.4.iii.a.1. Describe the long-term goals for improved academic achievement, as measured by proficiency on the annual statewide reading/language arts and mathematics assessments, for all students and for each subgroup of students, including: (i) baseline data; (ii) the timeline for meeting the long-term goals, for which the term must be the same multi-year length of time for all students and for each subgroup of students in the State; and (iii) how the long-term goals are ambitious.

The Delaware Department of Education (DDOE) updated its vision, mission, and strategic priorities in August 2016 through an internal process that involved all branches of the department. The DDOE consolidated state plan and long-term goals and measurements of interim progress align with the updated statements below.

Delaware Department of Education Vision: Every learner ready for success in college, career, and life.

Delaware Department of Education Mission: To empower every learner with the highest-quality education through shared leadership, innovative practices, and exemplary services.

![Diagram of Delaware Department of Education Vision and Mission]

1
Our priorities:
- Engaged and informed families, schools, districts, communities, and other agencies
- Rigorous standards, instruction, and assessments
- High-quality early learning opportunities
- Equitable access to excellent educators
- Safe and healthy environments conducive to learning

The DDOE has been diligent about engaging a wide variety of stakeholders in conversations around selecting academic and school quality or student success indicators. The interactions have been robust and substantive and pushed the DDOE to extend our thinking beyond what is currently included in the accountability system. The DDOE is also establishing “ambitious state-designed, long-term goals” with measures of interim progress for all students and subgroups of students. These goals are ambitious for Delaware given where students are starting in 2015-16. Delaware is using 2015-16 as the base year since that is the first year Delaware used SAT for accountability in 11th grade. The 2015-16 year is also the second year Delaware used Smarter Assessments for grades 3-8.

The long term goals will increase achievement for all students from 52.09% to 76.05% for ELA and from 40.49% to 70.25% for mathematics an increase of 23.96% and 29.76% respectively. For Delaware’s lowest performing subgroups, students with disabilities and English learners, the ELA proficiency goal is an increase of 43.26% and 42.43% respectively, and the mathematics proficiency goal is an increase of 44.82% and 40.95% respectively. To reach these goals for the lowest performing subgroups it requires approximately a 3 percentage point increase in proficiency year over year, which is extremely ambitious for our LEAs. The rate of growth for the lowest performing subgroups is much greater than the 1.7 percentage point annual growth needed in the All Students subgroup. Other subgroups that are a significant percent of the student population would also have to increase proficiency significantly. Delaware’s African American students are approximately 31% of the total would need to increase proficiency 2.3 percentage points annually in ELA and 2.7 percentage points in mathematics. Low income students are approximately 34% of the total and Hispanic students are approximately 15% of the total. These subgroups would need to increase proficiency 2.3 and 2.1 percentage points in ELA and 2.7 and 2.5 percentage points in mathematics, respectively. Delaware believes these goals are ambitious especially while reducing the n count to 15.

As stated in its June 30, 2015, ESEA Flexibility Waiver, the DDOE’s goal was to decrease the percentage of non-proficient students in each subgroup by 50% by the end of the 2017 school year, thereby reducing achievement gaps. The majority of our stakeholders encouraged DDOE to maintain the gap closing methodology. With a steadfast commitment to our new Vision statement—Every learner ready for success in college, career, and life—we recognize that it is critical to focus energy and resources in order to close gaps and ensure that every learner is able to successfully transition to next steps beyond high school. The non-proficient 50% reduction is calculated by first identifying the 2015-2016 baseline student performance on statewide assessments by subgroup (percentage proficient); subtracting that percentage from 100%; dividing the result by 50%, which represents the gap closure; and adding that percentage to the baseline to identify the long-term goal. For example:
Subgroup: All Students

Step 1: 2015-2016 Baseline Proficiency = 52.09%

Step 2: 100% - 52.09% = 47.91%

Step 3: Reduction goal is 50% of 47.91% = 23.96%

Step 4: Add reduction goal to baseline proficiency to determine long-term goal (increase in proficiency) for the All Students subgroup 23.96% + 52.09% = 76.05%

Under ESSA, we have an opportunity to revisit this approach. The majority of feedback received from stakeholder groups, including district superintendents and charter school leaders, indicated that the DDOE should continue using this methodology.

ii. Provide the baseline and long-term goals in the table below.

The tables below provide the starting point (2015-2016) for academic achievement by subgroup and by grade level in English/language arts (ELA) and mathematics. This was the second year the DDOE implemented the Smarter Balanced Assessment Consortium assessments (Smarter Assessments). The DDOE transitioned from Smarter Assessments to SAT as the high school measure of academic achievement (11th grade of a student’s third year of high school) beginning in the 2015-2016 school year.

The majority of feedback received from stakeholders indicated a strong endorsement for the DDOE to set ambitious and achievable long-term goals. The DDOE set 2030 as the proposed target date for long-term improvement goals. The DDOE continues to consult with stakeholders regarding these targets. Delaware values biliteracy and bilingualism as essential 21st century skills. Therefore, our ESSA goals for ELs include metrics for content knowledge, as well as English proficiency, so LEAs are held accountable for the academic growth of their students and not just their English language proficiency.

Please note: the DDOE does not have three years of longitudinal data for student performance on either the Smarter Assessments in grades 3-8 or the SAT in high school. DDOE will revisit long-term goals once we have three years of data to determine whether the goals are still ambitious and achievable. DDOE may modify the goals based on those data.

Summary Table

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*These subgroups are referred to as low socioeconomic status (low SES) and students with disabilities (SWD) in the state language throughout this document.

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<td>25.02%</td>
<td>62.51%</td>
</tr>
<tr>
<td>White</td>
<td>66.64%</td>
<td>83.32%</td>
<td>51.24%</td>
<td>75.62%</td>
</tr>
</tbody>
</table>

*These subgroups are referred to as low socioeconomic status (low SES) and students with disabilities (SWD) in the state language throughout this document.

**Grade 11 Table (SAT)**

<table>
<thead>
<tr>
<th></th>
<th></th>
<th></th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>All students</td>
<td>52.39%</td>
<td>76.20%</td>
<td>31.31%</td>
<td>65.66%</td>
</tr>
<tr>
<td>Economically disadvantaged students*</td>
<td>32.65%</td>
<td>66.33%</td>
<td>13.68%</td>
<td>56.84%</td>
</tr>
<tr>
<td>Children with disabilities*</td>
<td>11.12%</td>
<td>55.56%</td>
<td>3.99%</td>
<td>52.00%</td>
</tr>
<tr>
<td>English learners</td>
<td>6.21%</td>
<td>53.11%</td>
<td>5.26%</td>
<td>52.63%</td>
</tr>
<tr>
<td>African American</td>
<td>32.50%</td>
<td>66.25%</td>
<td>13.36%</td>
<td>56.68%</td>
</tr>
<tr>
<td>American Indian or Alaska Native</td>
<td>70.37%</td>
<td>85.19%</td>
<td>33.33%</td>
<td>66.67%</td>
</tr>
<tr>
<td>Asian</td>
<td>74.38%</td>
<td>87.19%</td>
<td>62.93%</td>
<td>81.47%</td>
</tr>
<tr>
<td>Native Hawaiian/Other Pacific Islander</td>
<td>40.00%</td>
<td>70.00%</td>
<td>10.00%</td>
<td>55.00%</td>
</tr>
<tr>
<td>Hispanic or Latino</td>
<td>38.71%</td>
<td>69.36%</td>
<td>17.53%</td>
<td>58.77%</td>
</tr>
<tr>
<td>White</td>
<td>64.93%</td>
<td>82.47%</td>
<td>42.36%</td>
<td>71.18%</td>
</tr>
</tbody>
</table>

*These subgroups are referred to as low socioeconomic status (low SES) and students with disabilities (SWD) in the state language throughout this document.
March 13, 2017 Revised Template Questions

A.4.iii.a.2. Provide the measurements of interim progress toward meeting the long-term goals for academic achievement in Appendix A.

A.4.iii.a.3. Describe how the long-term goals and measurements of interim progress toward the long-term goals for academic achievement take into account the improvement necessary to make significant progress in closing statewide proficiency gaps.

DDOE’s goal is to decrease the percentage of non-proficient students in each subgroup by 50% by the end of the 2030 school year, thereby reducing proficiency gaps in subgroups statewide. As such, DDOE has established long-term and interim subgroup proficiency targets beginning in 2017-2018, with 2029-2030 as the target date to achieve its long-term goals (see Appendix A). This approach establishes the same long-term timeframe for all student subgroups, establishes proficiency targets based on the current performance of each subgroup, and expects larger improvements in the same timeframe from subgroups with lower baseline proficiency rates. State progress toward achieving its long-term goals will be monitored by measuring progress against the interim goals at regular intervals. As with the state goals, LEA goals will be set based on their current achievement levels, and their progress will be monitored against their interim and long-term goals for ELA and mathematics academic achievement.

B. Graduation Rate.

i. Description. Describe how the SEA established its ambitious long-term goals and measurements of interim progress for improved four-year adjusted cohort graduation rates, including how the SEA established its State-determined timeline for attaining such goals.

March 13, 2017 Revised Template Question

A.4.iii.b.1. Describe the long-term goals for the four-year adjusted cohort graduation rate for all students and for each subgroup of students, including: (i) baseline data; (ii) the timeline for meeting the long-term goals, for which the term must be the same multi-year length of time for all students and for each subgroup of students in the State; and (iii) how the long-term goals are ambitious.

The DDOE, with the input of its stakeholders, has established ambitious long-term goals with measurements of interim progress for all students and subgroups for the four-year adjusted cohort graduation rates and for extended-year adjusted cohort graduation rates. Based on stakeholder feedback, the DDOE will continue to calculate and report both five- and six-year adjusted cohort graduation rates. Feedback from stakeholders encouraged long-term goals to be set for a length of more than five years.

Ambitious long-term goals were developed to reduce the percentage of non-graduating students by 50% by 2030. This is calculated by first identifying the 2014-2015 baseline cohort graduation rate by subgroup, subtracting that percentage from 100%, dividing the result by 50%, which represents the desired reduction in the percentage of non-graduating students, and adding that percentage to the baseline to identify the long-term goal. For example:

Subgroup: All Students

Step 1: 2014-2015 Graduation Rate = 84.3%

Step 2: 100% - 84.3% = 15.7%
Step 3: Reduction goal is 50% of 15.7% = 7.8%

Step 4: Add reduction goal to baseline graduation rate to determine long-term goal (increase in graduation rate) for the All Students subgroup 84.3% + 7.8% = 92.1%

Ambitious long-term goals were established for the four-year adjusted cohort graduation rate by reducing the amount of non-graduates by 50% through the year 2030. From 2012 to 2016, the all student group has increased by 4.8%. DDOE’s 2030 ambitious goal is to have 92.15% of all students graduating in four years. This is a 7.9% increase over the 2016 baseline. Additionally, the four-year adjusted cohort rate goals are all above 90% for several student groups, including the All Students, African American, Asian or Native Hawaiian/Other Pacific Islander, and White populations.

ii. Provide the baseline and long-term goals for the four-year adjusted cohort graduation rate in the table below.

<table>
<thead>
<tr>
<th>Four-Year Adjusted Cohort Graduation Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Subgroup</strong></td>
</tr>
<tr>
<td>All students</td>
</tr>
<tr>
<td>Economically disadvantaged students*</td>
</tr>
<tr>
<td>Children with disabilities*</td>
</tr>
<tr>
<td>English learners</td>
</tr>
<tr>
<td>African American</td>
</tr>
<tr>
<td>American Indian or Alaska Native</td>
</tr>
<tr>
<td>Asian or Native Hawaiian/Other Pacific Islander</td>
</tr>
<tr>
<td>Hispanic or Latino</td>
</tr>
<tr>
<td>White</td>
</tr>
</tbody>
</table>

*These subgroups are referred to as low socioeconomic status (low SES) and students with disabilities (SWD) in the state language throughout this document.

iii. If applicable, provide the baseline and long-term goals for each extended-year cohort graduation rate(s) and describe how the SEA established its ambitious long-term goals and measurements for such an extended-year rate or rates that are more rigorous as compared to the long-term goals and measurements of interim progress than the four-year adjusted cohort rate, including how the SEA established its State-determined timeline for attaining such goals.

**March 13, 2017 Revised Template Question**

A.4.iii.b.2. If applicable, describe the long-term goals for each extended-year adjusted cohort graduation rate, including (i) baseline data; (ii) the timeline for meeting the long-term goals, for which the term must be the same multiyear length of time for all students and for each subgroup of students in the State; (iii) how the long-term goals are ambitious; and (iv) how the long-term goals are more rigorous than the long-term goal set for the four-year adjusted cohort graduation rate.
The DDOE currently calculates and reports five-year and six-year adjusted cohort graduation rates. Based on stakeholder feedback received to date, DDOE will continue to calculate and report both five- and six-year adjusted cohort graduation rates.

Ambitious long-term goals for five- and six-year adjusted cohort graduation goals were set by reducing the amount of non-graduates by 50% through the year 2030. From 2014-2016, the net change in graduation rate from year 4 to 5 was 1.4%, and the net change in graduation rate from year 5 to year 6 was .1%. DDOE’s 2030 ambitious goal is to have 92.9% of all students graduating in five years and 93% graduating in six years.

<table>
<thead>
<tr>
<th>Subgroup</th>
<th>Starting Point (2013-2014)</th>
<th>Long Term Goal (2030)</th>
</tr>
</thead>
<tbody>
<tr>
<td>All students</td>
<td>85.8%</td>
<td>92.9%</td>
</tr>
<tr>
<td>Economically disadvantaged students*</td>
<td>79.9%</td>
<td>90.0%</td>
</tr>
<tr>
<td>Children with disabilities*</td>
<td>67.6%</td>
<td>83.8%</td>
</tr>
<tr>
<td>English learners</td>
<td>78.8%</td>
<td>89.4%</td>
</tr>
<tr>
<td>African American</td>
<td>82.2%</td>
<td>91.1%</td>
</tr>
<tr>
<td>American Indian or Alaska Native</td>
<td>94.7%</td>
<td>97.4%</td>
</tr>
<tr>
<td>Asian or Native Hawaiian/Other Pacific Islander</td>
<td>94.0%</td>
<td>97.0%</td>
</tr>
<tr>
<td>Hispanic or Latino</td>
<td>82.8%</td>
<td>91.4%</td>
</tr>
<tr>
<td>White</td>
<td>88.1%</td>
<td>94.0%</td>
</tr>
</tbody>
</table>

*These subgroups are referred to as low socioeconomic status (low SES) and students with disabilities (SWD) in the state language throughout this document.

<table>
<thead>
<tr>
<th>Subgroup</th>
<th>Starting Point (2013-2014)</th>
<th>Long Term Goal (2030)</th>
</tr>
</thead>
<tbody>
<tr>
<td>All students</td>
<td>84.4%</td>
<td>93.0%</td>
</tr>
<tr>
<td>Economically disadvantaged students*</td>
<td>77.8%</td>
<td>90.0%</td>
</tr>
<tr>
<td>Children with disabilities*</td>
<td>64.1%</td>
<td>84.1%</td>
</tr>
<tr>
<td>English learners</td>
<td>75.0%</td>
<td>89.4%</td>
</tr>
<tr>
<td>African American</td>
<td>80.1%</td>
<td>91.2%</td>
</tr>
<tr>
<td>American Indian or Alaska Native</td>
<td>89.5%</td>
<td>97.4%</td>
</tr>
<tr>
<td>Asian or Native Hawaiian/Other Pacific Islander</td>
<td>92.2%</td>
<td>97.0%</td>
</tr>
<tr>
<td>Hispanic or Latino</td>
<td>80.9%</td>
<td>91.4%</td>
</tr>
<tr>
<td>White</td>
<td>87.3%</td>
<td>94.1%</td>
</tr>
</tbody>
</table>

*These subgroups are referred to as low socioeconomic status (low SES) and students with disabilities (SWD) in the state language throughout this document.
March 13, 2017 Revised Template Questions

A.4.iii.b.3. Provide the measurements of interim progress toward the long-term goals for the four-year adjusted cohort graduation rate and any extended-year adjusted cohort graduation rate in Appendix A.

A.4.iii.b.4. Describe how the long-term goals and measurements of interim progress for the four-year adjusted cohort graduation rate and any extended-year adjusted cohort graduation rate take into account the improvement necessary to make significant progress in closing statewide graduation rate gaps.

Long-term goals and measurements of interim progress for the four-year adjusted cohort graduation rate were developed to support progress towards closing the statewide graduation rate gaps. Extended five- and six-year adjusted cohort graduation rate goals and measurements of interim progress were also developed to recognize students that may have needed additional time to complete coursework towards a diploma, including those with individualized education plans (IEPs). The long-term goals are higher for students with extended-year adjusted cohort graduation rates, representing expectations for significant progress. Based on the long term goals, the gap between the All Students subgroup and the Children with Disabilities has been decreased to 10.3% for the 4-year graduate rate and to 8.9% for the 6-year graduate rate.

C. English Language Proficiency

i. Description. Describe the State’s uniform procedure, applied consistently to all English learners in the State, to establish research-based student-level targets on which the goals and measurements of interim progress are based. The description must include:

1. How the State considers a student’s English language proficiency level at the time of identification and, if applicable, any other student characteristics that the State takes into account (i.e., time in language instruction programs, grade level, age, Native language proficiency level, or limited or interrupted formal education, if any).

2. The applicable timelines over which English learners sharing particular characteristics would be expected to attain ELP within a State-determined maximum number of years and a rationale for that State-determined maximum.

3. How the student-level targets expect all English learners to make annual progress toward attaining English language proficiency within the applicable timelines.

March 13, 2017 Revised Template Questions

4.iii.c. English Language Proficiency.

1. Describe the long-term goals for English learners for increases in the percentage of such students making progress in achieving English language proficiency, as measured by the statewide English language proficiency assessment including: (i) baseline data; (ii) the State-determined timeline for such students to achieve English language proficiency; and (iii) how the long-term goals are ambitious.

2. Provide the measurements of interim progress toward the long-term goal for increases in the percentage of English learners making progress in achieving English language proficiency in Appendix A.

Feedback from stakeholders participating in the Governor’s Advisory Committee, the English as a second language (ESL) Coordinator Group, and the Spanish-Language Community.
Engagement sessions indicated that English language growth should be calculated from the student’s proficiency level at the point of entry and differentiated by grade level or grade band. As a result of this feedback, the DDOE structured English learner (EL) accountability measures so that they would account for individual differences among ELs. These differences include entering proficiency level and entering grade-level scale score.

The Governor’s Advisory Committee, ESSA Discussion Groups, and ESL Coordinators requested that both short- and long-term growth and attainment targets be based on sound research. In response to this feedback, the DDOE is collaborating with researchers from World Class Instructional Design and Assessment (WIDA) and has held several technical assistance meetings with researchers and psychometricians from the Council of Chief State Officers, State Collaborative on Assessment and Student Standards – English Learners (CCSSO, SCASS-EL).

Through assistance with WIDA researchers, technical assistance from CCSSO, and an analysis of Delaware EL success on the state ELA content assessments, the DDOE has determined that a student’s exit target, or attainment target (AT), will be defined as a 5.0 composite proficiency level (PL) on the ACCESS for ELs 2.0 assessment. Starting with the 2016-2017 assessment cycle, the DDOE will define increases in the percentage of all current ELs making progress in English language proficiency (ELP) as ELs that meet the ELP cut scale score (SS) within the established timeframe consistent with a student’s baseline PL (see Student-Level Interim Growth Targets Table below). Thus, the state will consider a student’s PL on the first annual ACCESS for ELs 2.0 assessment to determine the number of years that a student has to reach proficiency, then set targets for interim progress based on entering grade-level SS accordingly. Under this model, students achieving a PL of 5.0 or higher on their initial ACCESS assessment (Year 1) have met their growth target. The maximum number of years that students have to attain proficiency is six years. This decision is a result of significant stakeholder input, including ESL coordinators, the Governor’s Advisory Committee, and on empirical research in language acquisition.

**Interim ELP Growth Targets**

Each student’s AT is the SS at a PL 5.0 at the grade level for the year that they are expected to reach attainment. The number of years a student has to reach the AT varies from three to six years depending on the Year 1 baseline PL. Each student’s interim growth targets are calculated annually by subtracting their previous year SS from the attainment SS and dividing the difference by the remaining number of years required to reach attainment. The table below illustrates the model.
## EL ACCESS Growth Targets - Annual Calculation Method

<table>
<thead>
<tr>
<th>Year 1 Baseline ACCESS PL</th>
<th>Growth Target</th>
<th>Year 2</th>
<th>Year 3</th>
<th>Year 4</th>
<th>Year 5</th>
<th>Year 6</th>
</tr>
</thead>
<tbody>
<tr>
<td>5.0 or Higher</td>
<td></td>
<td>SS for 5.0 two grades out (AT)</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>4.0 - 4.9</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>3.0 - 3.9</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2.0 - 2.9</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1.0 - 1.9</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Notes:**
1. Attainment targets (AT) are highlighted in yellow.
2. Students receiving a performance level (PL) of 5.0 or higher on their initial ACCESS assessment (Year 1) are considered to have met their growth target.
3. Students scoring below 5.0 on their Year 1 ACCESS assessment have between two to five years to reach attainment depending on their initial PL.
4. Each student's attainment growth target is the scale score (SS) at a PL 5.0 at the grade level for the year that they are expected to reach attainment.
5. Each student's interim growth targets are calculated annually by subtracting their previous year SS from the attainment SS and dividing the difference by the remaining number of years required to reach attainment.
6. This method allows for a variable trajectory depending on each student's progress over the years while still requiring that the AT be reached in the required number of years.

This method allows for a variable growth trajectory depending on each student’s progress over time while still requiring that the AT be reached within the required number of years. The annual reset allows the individual student’s interim SS targets to reflect the amount of growth that the student has made in a year. This yearly reset recognizes the nonlinear growth that students at varying proficiency levels make within a year’s time.

Below are two examples of growth targets for two students. These examples illustrate how the annual target calculation method allows for a trajectory that more closely matches each student’s unique progress. Both students start with a Year 1 SS of 190 in third grade. Since the Year 1 PL is in the 1.0-1.9 category, the students have six years to meet their AT of 412, the corresponding SS of a PL5, in eighth grade.

Student 1’s performance shows rapid SS growth in years two and three but slower growth in years four, five, and six. The student exceeds the AT in year six. The growth trajectory for Student 1 shows a similar pattern to the student’s actual performance trajectory over the years.

Student 2 shows slow SS growth in years two and three but more rapid growth in years four, five, and six. The student exceeds the AT in year six. The growth trajectory for Student 2 shows a similar pattern to the student’s actual performance trajectory over the years. The trajectory is different for Student 1 even though both students started at the same point upon entry.
Student 1
Comparison of ELP Growth Targets and Actual Performance
(Rapid early growth, slower later growth)

Student 2
Comparison of ELP Growth Targets and Actual Performance
(Slow early growth, more rapid later growth)
Student-level targets require that all students make appropriate progress based on individual student initial year ACCESS PL and grade-level SS. All targets are ambitious while still taking into account language acquisition research and the learning differences within the EL population. In order to set the expectation that all ELs make annual progress toward attaining ELP within the applicable timeline, DDOE will award points to the schools for students meeting the annual interim growth targets and on-time attainment of ELP. Index scores for ELP growth will range from 0.00 to 1.10 with:

- 0.00 assigned to students who showed no growth;
- 0.01 to 0.99 assigned to students who have made growth toward the target;
- 1.00 to 1.10 assigned to students who have reached (1.00) or exceeded the target (1.01 to 1.09), with a maximum bonus for exceeding the target by 10% or more (1.10).

The following charts illustrate how the index scores for nonlinear annual growth targets and the on-time attainment of ELP will be calculated. Chart 1 summarizes the accountability rules for the years up to and including the year the student should attain ELP. A bonus of 10% will be awarded to the EL student's score when ELP is achieved prior to the required year of attainment. Chart 2 highlights the rules that apply if a student does not meet attainment within the designated timeframe.

**Chart 1**

**Student-Level ELP Growth Index Score by Student Outcome**
(Rules for years up to and including the designated attainment year)

<table>
<thead>
<tr>
<th></th>
<th>Year</th>
<th>Progress toward target but grade-level attainment target not met</th>
<th>Grade-level attainment target met or exceed</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Non-participant</td>
<td>No progress toward target</td>
<td></td>
</tr>
<tr>
<td>Before designated attainment year</td>
<td>0.00</td>
<td>0.00</td>
<td>0.01 - 1.10* (CY SS - PY SS) / (IT SS - PY SS)</td>
</tr>
<tr>
<td>In designated attainment year</td>
<td>0.00</td>
<td>0.00</td>
<td>0.01 - 0.99 (CY SS - PY SS) / (AT SS - PY SS)</td>
</tr>
</tbody>
</table>
Chart 2
Student-Level ELP Growth Index Score by Student Outcome
(Rules for years after the designated attainment year)

<table>
<thead>
<tr>
<th>Year</th>
<th>Non-participant</th>
<th>Grade-level attainment target</th>
<th>Grade-level attainment target met</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 year late</td>
<td>0.00</td>
<td>0.00</td>
<td>0.75</td>
</tr>
<tr>
<td>2 years late</td>
<td>0.00</td>
<td>0.00</td>
<td>0.50</td>
</tr>
<tr>
<td>3+ years late</td>
<td>0.00</td>
<td>0.00</td>
<td>0.25</td>
</tr>
</tbody>
</table>

PY SS - Previous Year Scale Score
CY SS - Current Year Scale Score
IT SS - Interim Target Scale Score
AT SS - Grade-level Attainment Target Scale Score
*Index score of 1.10 is the maximum (10% credit for exceeding target by 10% or more)

Note:
1. The school-level indicator would be (sum of the student-level scores)/(the number of participants and non-participants) * 100. The possible range of school scores is 0 to 110.

Describe how the SEA established ambitious State-designed long-term goals and measurements of interim progress for increases in the percentage of all English learners in the State making annual progress toward attaining English language proficiency based on L.C.i. and provide the State-designed long-term goals and measurements of interim progress for English language proficiency.

Long-Term State-Level Targets for ELP Growth

DDOE has developed a new model for measuring English language proficiency growth that reflects the trajectory of language development for Delaware students based on historical trend data, and as a result has set ambitious targets for future performance expectations. Previous long-term AMAO I growth and AMAO II attainment percentages from 2010-2016 are reflected below.

DELAWARE'S FORMER AMAO ACCOUNTABILITY MODEL

Table 1.

<table>
<thead>
<tr>
<th>AMAO I Target (% making progress on ELP)</th>
<th>AMAO II Target ( % proficient on ELP)</th>
</tr>
</thead>
<tbody>
<tr>
<td>+0.5 proficiency level annual increase</td>
<td>+1.2/1.3 annual increase in attainment</td>
</tr>
<tr>
<td>2010 Baseline Year: 60%</td>
<td>2010 Baseline Year: 17.5%</td>
</tr>
<tr>
<td>2016 Year: 72%</td>
<td>2016 Year: 25%</td>
</tr>
</tbody>
</table>

English language development. By 2016, a fourth or 25% of English learners within an LEA were expected to attain English proficiency and exit the program. While both targets were
considered ambitious at the time, they did not accurately reflect the non-linear trajectory of the language acquisition process.

This historical data formed the basis and rationale for Delaware stakeholder’s strong recommendations that new long-term goals be derived through an analysis of actual student growth and attainment data to set ambitious targets, which have been set at the 70th percentile of actual performance of all schools.

**Delaware English Language Development Standards and Assessment**

Delaware is a member of the WIDA Consortium. In 2016, the WIDA Consortium undertook a standard setting study to align properly the English language development standards and assessment with college and career ready standards by resetting cut scores. As a result, English learner students must now demonstrate higher and stronger language skills to achieve the same proficiency level scores as in prior years. In Delaware, 2017 ACCESS for ELLs 2.0 scores demonstrate a 21% decrease in the number of EL students reaching the state’s composite score of 5.0 or greater needed to exit the EL program.

WIDA has communicated a memo to the SEAs of all 39 states in the consortium advising them that neither the scale scores nor the proficiency levels are comparable from 2016 to 2017. An excerpt from that memo states:

“Do not use score comparisons from last year (2015-16) for growth analysis or high-stakes decision-making. Rather, consider this year (2016-17) a full reset and plan to resume analyses in the future using 2017 scores as a new baseline for growth. Neither the scale scores nor the proficiency levels are comparable from 2016 to 2017.”

Based upon the new standards set by WIDA, which will significantly affect the trajectory and the amount of time required for English learners to attain English proficiency, the long-term goals that DDOE has submitted are statistically appropriate. In order for long-term goals to be established, trend data must be available for projections to be calculated for subsequent years. The 2017 ACCESS for ELLs 2.0 assessment results will be the first year the rescaled data will be available; therefore it is impossible to run valid models and projections from one year’s data. However, an analysis of 2017 data based on the rescaled assessment is provided in the sections below.

**Delaware ACCESS Data – Comparison between 1.0 (2015) and 2.0 (2017)**

Since per WIDA the 2016 ACCESS for ELLs 2.0 scores were not comparable to the previous scores on ACCESS 1.0 (2011 to 2015) nor were they comparable to the new 2017 ACCESS for ELLs 2.0 scores, DDOE analyzed the differences between the 2015 and 2017 score distributions by performance level (see Table 2 bar graph below). There were increases in the percentage of students that scored at performance levels 1, 2 and 3 from 2015 to 2017. The percentage of students scoring at level 4 remained relatively unchanged. The most notable change was a dramatic decrease in the number of students scoring in levels 5/6 (26.5% in 2015 and 5.4% in 2017). In summary, significantly more students scored at lower performance levels in 2017. Therefore, the Delaware data are consistent with the overall WIDA Consortium results and reflect ambitious long-term goals.
Viewed another way, there was a significant shift in both the typical performance level (median) and the variability around that performance level (interquartile range or IQR). The graph in Table 3 below displays the median performance level in 2015 and 2017 as well as the IQR around the medians. The median for 2015 is on the low end of performance level 4 (4.1), whereas the median for the 2015 is in the mid-range of performance level 3 (3.5). Once again, this illustrates the dramatic shift in the performance distribution with the new ACCESS for ELLs 2.0 toward lower performance. As described earlier, DDOE believes this shift in performance will also reduce the percentage of students meeting their student-level growth targets, thus making the long-term goals highly ambitious.

Table 3.
Setting of Baseline and Long-term Goals

Since the original baseline and long-term goals were set using ACCESS 1.0 data, DDOE re-examined the baselines using the 2017 ACCESS 2.0 data in order determine whether (1) the baselines should be reset, and (2) the long-term goals are ambitious. Based on the analysis, the baseline was reset for percent meeting growth targets from 67.8% to 41.3% and the baseline was reset for the index from 91.1% to 67.9%. The previously established long-term goals were retained since they represent ambitious goals relative to the reset baselines. DDOE still plans to revisit these initial baselines and long-term goals when two years of ACCESS for ELLs 2.0 data are available to determine whether the goals are still ambitious and achievable. DDOE will modify and republish the long-term goals based on those data as appropriate.

Table 4.

<table>
<thead>
<tr>
<th>Subgroup/Measure</th>
<th>Baseline (Data and Year)</th>
<th>Long-Term Goal (Data and Year)</th>
</tr>
</thead>
<tbody>
<tr>
<td>ELs – Percent of Students Meeting Growth Target</td>
<td>▪ 41.3% (2017)</td>
<td>Statewide ELs will meet targets at: ▪ 77.1% (2030)</td>
</tr>
<tr>
<td>ELs – Index – Average Percent of Growth Target Attained</td>
<td>▪ 67.9% (2017)</td>
<td>Statewide ELs will meet targets at: ▪ 98.0% (2030)</td>
</tr>
</tbody>
</table>
Section 2: Consultation and Performance Management

2.1 Consultation.

Instructions: Each SEA must engage in timely and meaningful consultation with stakeholders in developing its consolidated State plan, consistent with 34 C.F.R. §§299.13 (b) and 299.15 (a). The stakeholders must include the following individuals and entities and reflect the geographic diversity of the State:

- The Governor or appropriate officials from the Governor’s office;
- Members of the State legislature;
- Members of the State board of education, if applicable;
- LEAs, including LEAs in rural areas;
- Representatives of Indian tribes located in the State;
- Teachers, principals, other school leaders, paraprofessionals, specialized instructional support personnel, and organizations representing such individuals;
- Charter school leaders, if applicable;
- Parents and families;
- Community-based organizations;
- Civil rights organizations, including those representing students with disabilities, English learners, and other historically underserved students;
- Institutions of higher education (IHEs);
- Employers;
- Representatives of private school students;
- Early childhood educators and leaders; and
- The public.

Each SEA must meet the requirements in 34 C.F.R. §200.21(b)(1)-(3) to provide information that is:

1. Be in an understandable and uniform format;
2. Be, to the extent practicable, written in a language that parents can understand or, if it is not practicable to provide written translations to a parent with limited English proficiency, be orally translated for such parent; and
3. Be, upon request by a parent who is an individual with a disability as defined by the Americans with Disabilities Act, 42 U.S.C. 12102, provided in an alternative format accessible to that parent.

A. Public Notice. Provide evidence that the SEA met the public notice requirements, under 34 C.F.R. §299.13(b), relating to the SEA’s processes and procedures for developing and adopting its consolidated State plan.

In July 2016, the DDOE began sharing stakeholder engagement and plan development information publicly with education stakeholders including district superintendents, charter school leaders, Governor’s office staff, and the State Board of Education.

On August 30, 2016, the DDOE in partnership with the Governor’s office first publicly announced opportunities for stakeholder feedback to inform the state plan. Opportunities for stakeholders to provide feedback included community conversations and online surveys. See press release here.

The DDOE made an additional public announcement on September 7, 2016, that included the ESSA webpage on the DDOE website (http://www.doe.k12.de.us/ESSA) and a DDOE email
address (ESSAStatePlan@doe.k12.de.us) to collect questions and feedback. The DDOE’s ESSA website provided a timeline for stakeholder engagement activities, plan development, and implementation. See press release here.

On October 31, 2016, the first draft of the state plan was posted on the ESSA website for public comment. On November 1, 2016, a press release announced several opportunities for stakeholders to share feedback and ideas for the state plan. See press release here.

The second draft of the state plan was posted on the ESSA website for public comment on January 9, 2017. Public comment period was announced on January 10, 2017. See press release here.

The final draft of the state plan was posted on the ESSA website for public comment on February 28, 2017. Public comment period was also announced on February 28, 2017.

B. Outreach and Input. For the components of the consolidated State plan including Challenging Academic Assessments; Accountability, Support, and Improvement for Schools; Supporting Excellent Educators; and Supporting All Students, describe how the SEA:

i. Conducted outreach to and solicited input from the individuals and entities listed above, consistent with 34 C.F.R. § 299.13(b), during the design and development of the SEA’s plans to implement the programs that the SEA has indicated it will include in its consolidated State plan; and following the completion of its initial consolidated State plan by making the plan available for public comment for a period of not less than 30 days prior to submitting the consolidated State plan to the Department for review and approval.

The DDOE considers education stakeholders to be a vital component in drafting and implementing the state plan. The DDOE carried out stakeholder consultation in multiple ways:
Following the December 2015 reauthorization of ESEA, the DDOE created an internal working group of more than 50 staff members to review and understand the transition from ESEA Flexibility Waiver to ESSA. The group, which was comprised of members of all DDOE branches and federal program managers, met regularly to review new regulations and guidance, incorporate stakeholder feedback into plan sections, and provide recommendations to the state Secretary of Education.

- The DDOE scheduled time at more than 25 existing stakeholder group meetings throughout the state with more than 800 participants to provide an overview of ESSA, share the state plan development timeline, and seek feedback on key questions.
  - Examples of stakeholder groups include the Delaware State Education Association (DSEA), Delaware School Boards Association, Parent Teacher Association (PTA), the Delaware P-20 Council, Delaware Head Start Association, district superintendents, and charter school leaders.

- The DDOE held two rounds of Community Conversations throughout the state. The focus of the first round was to gather feedback to inform the state plan. Throughout the state 107 community members participated in four conversations. The second round focused on collecting feedback on the first draft of the state plan, specifically relating to Targeted and Comprehensive Support and Improvement. Participants included 68 community members in five conversations held throughout the state.

- The DDOE held two Spanish Language Community Conversations in December 2016, where almost 40 participants provided their feedback about state plan supports for EL students and families.

- Through Executive Order 62, the Governor created an ESSA Advisory Committee. This committee brought together a representative group of education leaders and advocates who are required to be a part of the consultation process to provide feedback and make recommendations for the state plan. Members of the Committee:
  - Matthew Burrows (chair) – Superintendent, Appoquinimink School District
  - Teri Quinn Gray – President of the State Board of Education
  - Deborah Stevens – Delaware State Education Association, Director of Instructional Advocacy
  - Kendall Massett – Executive Director, Delaware Charter School Network
  - Eileen DeGregoris – President, Delaware English Language Learners Teachers and Advocates; Educator and ESL Coordinator for Smyrna School District
  - Tammy Croce – Executive Director, Delaware Association of School Administrators
  - Ronda Swenson – President, Lake Forest School Board of Education
  - Tony Allen – Chair, Wilmington Education Improvement Commission
  - Maria Matos – Executive Director and CEO, Latin American Community Center
  - Madeleine Bayard – Co-Chair, Early Childhood Council
  - Representative Kim Williams – Vice-Chair, House Education Committee
  - Senator David Sokola – Chair, Senate Education Committee
  - Leolga Wright – Board Member, Indian River School District; Nanticoke Indian Association
  - Kim Joyce – Associate Vice President for Academic Affairs, Delaware Technical and Community College
• Rod Ward – President and CEO, Corporation Service Company
• Patrick Callihan – Executive Director, Administrative and Development, Tech Impact
• Stephanie DeWitt – Elementary school educator; Special Education Coordinator, Cape Henlopen School District
• LaShanda Wooten – Educator at Shortlidge Elementary School, Red Clay Consolidated School District
• Janine Clarke – Paraprofessional, Red Clay Consolidated School District; Child Advocate
• Wendee Bull – Educator at Georgetown Middle School, Indian River School District; Groves Adult Education Instructor
• Genesis Johnson – Parent representative from Wilmington
• Nancy Labanda – Parent representative from New Castle County
• Catherine Hunt – Parent representative from Kent County
• Nelia Dolan – Parent representative from Sussex County
• Alex Paolano – Educator at Howard High School; 2016-2017 Howard High School Teacher of the Year
• Susan Bunting – Superintendent, Indian River School District (became Delaware’s Secretary of Education in January 2017)
• Laurisa Schutt – Executive Director, Teach for America; Board Member, Leading Youth Through Empowerment
• Cheryl Carey – Counselor, Philip C. Showell Elementary, Indian River; 2015-2016 Delaware Counselor of the Year
• Margie Lopez-Waite – Founder, Head of School, Las Americas ASPIRA Academy, dual-language school
• Atinre Alleyne – Founder, TeenSHARP; parent representative, Board of St. Michael’s School & Nursery

• The DDOE established two discussion groups (technical working groups) for extended stakeholder engagement. The first group focused discussions on technical topics related to measures of school success and public reporting. The second group focused discussions on provisions for student and school supports. Each group was comprised of 27 nominated members, representing various stakeholder groups across all counties in the state. The measures of school support and reporting group met seven times, and the student and school supports group met six times over the course of four months.

• The DDOE established an ESSA state plan email account to share information and collect feedback.

• Prior to drafting the plan, stakeholder consultation surveys were made available on the ESSA website, each addressing one of four topic areas of the plan: Support for All Students, Supporting Excellent Educators, School Support and Improvement, and Measures of School Success and Public Reporting. A wide range of stakeholders completed more than 400 surveys.

• Following the release of the first draft, three additional surveys were made available on the ESSA website to address the following topics: School Support and Improvement,
Measures of School Success and Public Reporting, Long-Term Goals, and Measures of Interim Progress. More than 180 surveys were completed.

- Following the release of the second draft, an online survey was made available on the ESSA website to collect feedback on areas of strength and weakness within the plan. More than 65 surveys were completed.

ii. Took into account the input obtained through consultation and public comment. The response must include both how the SEA addressed the concerns and issues raised through consultation and public comment and any changes the SEA made as a result of consultation and public comment for all components of the consolidated State plan.

The DDOE is committed to providing opportunities for stakeholders to have a meaningful voice in education policy. Stakeholder feedback was fundamental in the work done to develop the strategies captured within this plan. As shown in section 2.1.B.i, stakeholders were engaged in a variety of ways to gather their input, to inform the plan drafts, and to ensure their feedback was incorporated into those drafts.

Summaries of stakeholder feedback from surveys, community conversations, discussion groups, consultation meetings, ESSAStatePlan@doc.k12.de.us emails, and the Governor’s Advisory Committee are posted on our website: http://www.doc.k12.de.us/Page/3019. References to stakeholder feedback are included throughout this plan.

Some themes did emerge from the feedback. For example, the following sections reference DDOE decisions related to student growth measures, which were based on stakeholder feedback:

<table>
<thead>
<tr>
<th>Stakeholders Said ...</th>
<th>... So DDOE will:</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Surveys, community discussions, and various stakeholder groups:</strong></td>
<td>- Keep growth as a measure of performance for elementary, middle, and high schools</td>
</tr>
<tr>
<td>- Growth should be a significant factor in the accountability system</td>
<td>- Seek to include the PSAT in its growth calculation at the high school level</td>
</tr>
<tr>
<td>- Include PSAT at the high school level to provide a more valid, reliable, and comparable growth measure</td>
<td>- Revisit current growth methodology and transition to a growth-to-target methodology that provides transparency and student-level data, replicable at the school level</td>
</tr>
<tr>
<td>- State should have a more transparent student-level methodology</td>
<td>- Include former ELs in academic achievement accountability for four years</td>
</tr>
<tr>
<td><strong>Measures of School Success and Public Reporting discussion group and local education agency ESL coordinators:</strong></td>
<td>- Determine if additional supports are needed for exited students in order to meet academic achievement targets</td>
</tr>
<tr>
<td>- Include former ELs in academic achievement accountability for four years</td>
<td></td>
</tr>
</tbody>
</table>
C. **Governor’s consultation.** Describe how the SEA consulted in a timely and meaningful manner with the Governor consistent with section 8540 of the ESEA, including whether officials from the SEA and the Governor’s office met during the development of this plan and prior to the submission of this plan.

The first draft of the ESSA plan was sent to the Governor’s Education Policy Advisor on October 31, 2016. The Governor by Executive Order also created an ESSA Advisory Committee to review and provide comments to each draft of the ESSA plan. The Governor’s Education Policy Advisor attends each meeting of the ESSA Advisory Committee. The second draft of the plan was sent to the Governor’s Education Policy Advisor, the Governor-Elect’s Policy Advisor, and the Secretary of Education nominee.

Date SEA provided the plan to the Governor: 2/28/2017 and on 3/29/2017 with revised template questions embedded

Check one:
- [x] The Governor signed this consolidated State plan.
- [ ] The Governor did not sign this consolidated State plan.

### 2.2 System of Performance Management.

*Instructions:* In the text boxes below, each SEA must describe consistent with 34 C.F.R. § 299.15 (b) its system of performance management of SEA and LEA plans across all programs included in this consolidated State plan. The description of an SEA’s system of performance management must include information on the SEA’s review and approval of LEA plans, monitoring, continuous improvement, and technical assistance across the components of the consolidated State plan.

A. **Review and Approval of LEA Plans.** Describe the SEA’s process for supporting the development, review, and approval of LEA plans in accordance with statutory and regulatory requirements. The description should include a discussion of how the SEA will determine if LEA activities align with: 1) the specific needs of the LEA, and 2) the SEA’s consolidated State plan. The DDOE will use a streamlined, consolidated, and continuous improvement planning process to support the development, review, and approval of local educational agency (LEA) plans that meet statutory and regulatory requirements. For the purpose of this document, LEA is defined as geographic districts, vocational technical districts, and charter schools.

The plan development process will be driven by LEA data analyses including, but not limited to:

- Performance as measured by the statewide accountability system and captured by the report card;
- Educator equity data;
- Financial risk assessments;
- Program analyses; and/or
- Community input and additional data provided by the LEA.

An LEA will then identify areas of need and prioritize action items and supporting funding.

To support the development, review, and approval of the LEA plan, the DDOE proposes to:

- Provide state accountability metrics, including reported-only metrics;
• Provide LEAs with a comprehensive needs assessment template and technical assistance for collecting and analyzing LEA data to determine gaps and identify root causes;
• Provide a suite of options for targeted technical assistance—including program guidance documents, on-site assistance, program webinars, and statewide trainings; and
• Establish uniform plan review processes within the DDOE to reduce duplication of effort across programs at the SEA and LEA levels, e.g., setting review and approval expectations for DDOE reviewers and providing internal training to calibrate and unify DDOE guidance to LEAs.

B. Monitoring. Describe the SEA’s plan to monitor SEA and LEA implementation of the included programs to ensure compliance with statutory and regulatory requirements. This description must include how the SEA will collect and use data and information which may include input from stakeholders and data collected and reported on State and LEA report cards (under section 1111(h) of the ESEA and applicable regulations), to assess the quality of SEA and LEA implementation of strategies and progress toward meeting the desired program outcomes.

The DDOE will monitor all LEAs a minimum of once every five years. Additional monitoring frequency will be based on the results of:
• Program analyses;
• Financial risk assessment;
• Single-state audit determinations;
• Performance measured by the statewide accountability system and captured by the school profile (report card);
• Educator equity data; and/or
• Additional data provided by the LEA.

Monitoring efforts will be coordinated by one office within the DDOE and will be a consolidated effort of all programs subject to monitoring. This process will maximize DDOE and LEA staff time and resources. By having a consolidated approach, the SEA will be able to determine what types of targeted assistance each LEA needs and to coordinate DDOE services to meet those needs.

C. Continuous Improvement. Describe the SEA’s plan to continuously improve SEA and LEA plans and implementation. This description must include how the SEA will collect and use data and information which may include input from stakeholders and data collected and reported on State and LEA report cards (under section 1111(h) of the ESEA and applicable regulations), to assess the quality of SEA and LEA implementation of strategies and progress toward meeting the desired program outcomes.

As part of the continuous improvement cycle, the DDOE will provide LEAs with technical assistance and guidance for completing a comprehensive needs assessment. The comprehensive needs assessment will be a required component of the consolidated grant application process. The DDOE will also support and guide LEAs as they identify and prioritize needs and as they plan long- and short-term implementation strategies. The DDOE may monitor implementation of targeted strategies through the year and provide evidence-based best practices, supporting resources, on-demand guidance, and technical assistance documents to support effective execution and implementation.
D. Differentiated Technical Assistance. Describe the SEA’s plan to provide differentiated technical assistance to LEAs and schools to support effective implementation of SEA, LEA, and other subgrantee strategies.

The DDOE will implement a system of support to provide LEAs with differentiated technical assistance. The DDOE will offer all supports to any requesting LEA; however, the degree of DDOE-guided support will be based on the comprehensive needs assessment process. Support will be determined based on data from the previous year, which will include performance as measured by:

- The statewide accountability system and captured by the report card;
- Educator equity data;
- Financial risk assessments;
- Program analyses; and
- Community input.

The DDOE continues to develop and enhance a suite of technical assistance options to identify LEA, school, and student needs through data analyses included in the comprehensive needs assessment. Differentiated levels of support will be based on LEA performance characterized by specific criteria including:
- Delaware School Success Framework (DSSF) performance across indicators (see section 4.1.A for detail);
- Financial risk assessment as required by 2 CFR 200.33 – Equipment;
- Program monitoring and analyses—i.e., Title I, Title II, Title III, IDEA, Perkins;
- Educator equity.
Section 3: Academic Assessments

**Instructions:** As applicable, provide the information regarding a State’s academic assessments in the text boxes below.

**March 13, 2017 Revised Template Question**

A.1 Challenging State Academic Standards and Assessments

The Delaware Department of Education has engaged with stakeholders through an English Learner Strategic Plan Guiding Coalition in community feedback sessions and online surveys to develop a comprehensive statewide EL Strategic Plan. As a result of this plan, the SEA will develop a systematic support structure to assist all eligible entities in meeting the State-designed long-term goals, including measurements of interim progress towards meeting such goals, and the challenging State academic standards. The systematic support structure will include the development of a recognition program for districts and charters that achieve significant growth for English learners. The SEA will continue to refine EL education and supports through the intentional analysis of data.

**A. Advanced Mathematics Coursework.**

Does the State: 1) administer end-of-course mathematics assessments to high school students in order to meet the requirements under section 1111(b)(2)(B)(v)(I)(bb) of the ESEA; and 2) use the exception for students in eighth grade to take such assessments under section 1111(b)(2)(C) of the ESEA?

☐ Yes. If yes, describe the SEA’s strategies to provide all students in the State the opportunity to be prepared for and to take advanced mathematics coursework in middle school consistent with section 1111(b)(2)(C) and 34 C.F.R. § 200.5(b)(4).

☒ No.

**March 13, 2017 Revised Template Question**

A.2. Eighth Grade Math Exception (ESEA section 1111(b)(2)(C) and 34 CFR § 200.5(b)(4));

i. Does the State administer an end-of-course mathematics assessment to meet the requirements under section 1111(b)(2)(B)(v)(I)(bb) of the ESEA?

☐ Yes

☒ No

**B. Languages other than English.** Describe how the SEA is complying with the requirements in section 1111(b)(2)(F) of the ESEA and 34 C.F.R. §200.6(f) in languages other than English.

i. Provide the SEA’s definition for “languages other than English that are present to a significant extent in the participating student population,” consistent with 34 C.F.R. § 200.6(f)(4), and identify the specific languages that meet that definition.

**March 13, 2017 Revised Template Question**

A.3.i. Provide its definition for “languages other than English that are present to a significant extent in the participating student population,” and identify the specific languages that meet that definition.

DDOE’s definition for “languages other than English that are present to a significant extent in the participating student population” is, “Any language present statewide in at least 5% of the EL population in tested grades.”
This means that there are only two "significant" languages for grades 3-8 and three in grade 11:
- Spanish – grades 3-8 and grade 11
- Haitian Creole – grades 3-8 and 11
- Arabic – grade 11

The DDOE has identified languages other than English that are present in Delaware LEAs. Spanish is spoken to a significant extent among students in grades 3-8 (3,443 students). At the high school level, 181 assessments were administered to Spanish-speaking students.

**Summary of Top 5 Language Counts – ELs 10/25/16**

<table>
<thead>
<tr>
<th>Grade Level(s)</th>
<th>Spanish</th>
<th>Creole</th>
<th>Arabic</th>
<th>Chinese</th>
<th>Vietnamese</th>
</tr>
</thead>
<tbody>
<tr>
<td>Grades 3-8</td>
<td>3,443</td>
<td>241</td>
<td>100</td>
<td>67</td>
<td>34</td>
</tr>
<tr>
<td>Grade 11</td>
<td>181</td>
<td>18</td>
<td>12</td>
<td>2</td>
<td>1</td>
</tr>
</tbody>
</table>

ii. Identify any existing assessments in languages other than English, and specify for which grades and content areas those assessments are available.

**March 13, 2017 Revised Template Question**
A.3.ii. Identify any existing assessments in languages other than English, and specify for which grades and content areas those assessments are available.

All grade 3-8 mathematics and science assessments are trans-adapted into Spanish. The additional top five languages listed in the above summary chart, except Haitian Creole, have translated glossaries for the Smarter Assessments. Glossaries include customized translations of predetermined construct-irrelevant terms that are most challenging to ELs. The translation of the terms is context-specific and grade-appropriate. In addition, the DDOE has translated the spoken directions for the Smarter Assessments into Delaware’s top five languages.

Directions for the high school assessment (SAT) have also been translated into Delaware’s top five languages listed above. In addition, effective January 1, 2017, EL students taking the SAT during the school day will have access to approved word-to-word bilingual glossaries in these languages. In fall 2017, EL students taking the SAT during the school day can also receive extended testing time (up to time and a half) and the opportunity to test in an environment with reduced distractions. The DDOE does not offer any other native language assessments at this time.

iii. Indicate the languages other than English identified in B.i. above for which yearly student academic assessments are not available and are needed.

**March 13, 2017 Revised Template Question**
A.3.iii. Indicate the languages identified in question 3(i) for which yearly student academic assessments are not available and are needed.

The SAT mathematics assessment is not currently provided in Spanish. DDOE continues to research the feasibility of Spanish, the primary language of our EL population, along with
advocating for Haitian-Creole translations. Haitian Creole is the second most common language after Spanish.

Thus, the DDOE continues to collaborate with the Smarter Balanced Consortium of States for continued development in reference to the number of languages and methods to improve the feasibility of assessments in additional languages as well as other supports for non-English speaking test-takers. Supports such as glossaries and directions in other languages are currently in place and are continually reviewed and expanded.

iv. Describe how the SEA will make every effort to develop assessments, at a minimum, in languages other than English that are present to a significant extent in the participating student population by providing:
1. The State’s plan and timeline for developing such assessments, including a description of how it met the requirements of 34 C.F.R. § 200.6(f)(4);

March 13, 2017 Revised Template Question
A.3.iv. Describe how it will make every effort to develop assessments, at a minimum, in languages other than English that are present to a significant extent in the participating student population including by providing
a. The State’s plan and timeline for developing such assessments, including a description of how it met the requirements of 34 CFR § 200.6(f)(4);

The DDOE is currently developing a plan to further address identified needs in this area. Some strategies that will be included are:

- Continue to investigate EL supports with College Board and other states using SAT for accountability purposes. Beginning January 1, 2017, EL students will have access to the SAT School Day testing instructions in several native languages and will have approved word-to-word bilingual glossaries.
- Conduct feasibility studies for developing additional assessment translations (e.g., Creole) with Delaware Technical Advisory Committee and College Board.
- The Smarter Balanced Assessment Consortium engages an English Language Learners Advisory Committee regularly to review the needs of ELs. The English Language Learners Advisory Committee is comprised of national experts in EL assessment, bilingual education, and language acquisition. This committee will provide feedback to Smarter Balanced Assessment Consortium staff, work groups, and contractors to ensure that the assessments provide valid, reliable, and fair measures of achievement and growth for ELs.
- The Smarter Balanced Assessment Consortium currently provides stacked Spanish translations, glossaries provided in 10 languages and several dialects, as well as translated test directions in 19 languages.
- The grades 5, 8, and 10 science assessment is currently under development. The timeline is as follows:
  - 2016-17: Research and development to pilot new items
  - 2017-18: Field test
  - 2018-19: Operational
During development of this assessment, DDOE will work with the vendor to make every effort to develop the assessments in languages other than English that are present to a significant extent in the participating student population.

2. A description of the process the State used to gather meaningful input on the need for assessments in languages other than English, collect and respond to public comment, and consult with educators; parents and families of English learners; students, as appropriate; and other stakeholders; and

March 13, 2017 Revised Template Question
A.3.iv.b. A description of the process the State used to gather meaningful input on the need for assessments in languages other than English, collect and respond to public comment, and consult with educators; parents and families of English learners; students, as appropriate; and other stakeholders; and

Organized review events occur on a yearly basis. DDOE participates in review events with both the Smarter Balanced Assessment Consortium and the Consortium of states participating in the SAT as the high school accountability assessment.

The Smarter Balanced Assessment Consortium engages an English Language Learners Advisory Committee regularly to review the needs of ELs. The English Language Learners Advisory Committee is comprised of national experts in EL assessment, bilingual education, and language acquisition. This committee will provide feedback to Smarter Balanced Assessment Consortium staff, work groups, and contractors to ensure that the assessments provide valid, reliable, and fair measures of achievement and growth for ELs.

The DDOE shares information and solicits feedback during established meetings with district superintendents and charter school directors, principals, and district test coordinators, and through its website. The DDOE contracts with a vendor to provide translated parent letters and allows the districts to use this service.

3. As applicable, an explanation of the reasons the State has not been able to complete the development of such assessments despite making every effort.

March 13, 2017 Revised Template Question
A.3.iv.c. As applicable, an explanation of the reasons the State has not been able to complete the development of such assessments despite making every effort.

The DDOE is a member of the Smarter Balanced Assessment Consortium. As a member, DDOE has access to the English Language Learners Advisory Committee. Smarter Balanced currently provides supports such as glossaries in other languages. Additional supports for other languages are being considered and some are under development.

The DDOE is a member of a multistate consortium with College Board for the administration of the SAT. The DDOE is currently working with College Board on the development of support for students whose first language is Spanish.
Section 4: Accountability, Support, and Improvement for Schools

Instructions: Each SEA must describe its accountability, support, and improvement system consistent with 34 C.F.R. §§ 200.12-200.24 and section 1111(c) and (d) of the ESEA. Each SEA may include documentation (e.g., technical reports or supporting evidence) that demonstrates compliance with applicable statutory and regulatory requirements.

4.1 Accountability System.

A. Indicators. Describe the measure(s) included in each of the Academic Achievement, Academic Progress, Graduation Rate, Progress in Achieving English Language Proficiency, and School Quality or Student Success indicators and how those measures meet the requirements described in 34 C.F.R. § 200.14(a)-(b) and section 1111(c)(4)(B) of the ESEA.

i. The description for each indicator should include how it is valid, reliable, and comparable across all LEAs in the State, as described in 34 C.F.R. § 200.14(c).

ii. To meet the requirements described in 34 C.F.R. § 200.14(d), for the measures included within the indicators of Academic Progress and School Quality or Student Success measures, the description must also address how each measure within the indicators is supported by research that high performance or improvement on such measure is likely to increase student learning (e.g., grade point average, credit accumulation, performance in advanced coursework).

iii. For measures within indicators of School Quality or Student Success that are unique to high school, the description must address how research shows that high performance or improvement on the indicator is likely to increase graduation rates, postsecondary enrollment, persistence, completion, or career readiness.

iv. To meet the requirement in 34 C.F.R. § 200.14(e), the descriptions for the Academic Progress and School Quality or Student Success indicators must include a demonstration of how each measure aids in the meaningful differentiation of schools under 34 C.F.R. § 200.18 by demonstrating varied results across schools in the State.

March 13, 2017 Revised Template Questions

A.4.iv.a. Academic Achievement Indicator. Describe the Academic Achievement indicator, including a description of how the indicator (i) is based on the long-term goals; (ii) is measured by proficiency on the annual Statewide reading/language arts and mathematics assessments; (iii) annually measures academic achievement for all students and separately for each subgroup of students; and (iv) at the State’s discretion, for each public high school in the State, includes a measure of student growth, as measured by the annual Statewide reading/language arts and mathematics assessments.

A.4.iv.b. Indicator for Public Elementary and Secondary Schools that are Not High Schools (Other Academic Indicator). Describe the Other Academic indicator, including how it annually measures the performance for all students and separately for each subgroup of students. If the Other Academic indicator is not a measure of student growth, the description must include a demonstration that the indicator is a valid and reliable statewide academic indicator that allows for meaningful differentiation in school performance.

A.4.iv.c. Describe the Graduation Rate indicator, including a description of (i) how the indicator is based on the long-term goals; (ii) how the indicator annually measures graduation rate for all students and separately for each subgroup of students; (iii) how the indicator is based on the four-year adjusted cohort graduation rate; (iv) if the State, at its discretion, also includes one or more extended-year adjusted cohort graduation rates, how the four-year adjusted cohort graduation rate is combined with that rate or rates within the
indicator; and (v) if applicable, how the State includes in its four-year adjusted cohort graduation rate and any extended-year adjusted cohort graduation rates students with the most significant cognitive disabilities assessed using an alternate assessment aligned to alternate academic achievement standards under ESEA section 1111(b)(2)(D) and awarded a State-defined alternate diploma under ESEA section 8101(23) and (25).

A.4.iv.d. Progress in Achieving English Language Proficiency (ELP) Indicator. Describe the Progress in Achieving ELP indicator, including the State’s definition of ELP, as measured by the State ELP assessment.

A.4.iv.e. School Quality or Student Success Indicator(s). Describe each School Quality or Student Success Indicator, including, for each such indicator: (i) how it allows for meaningful differentiation in school performance; (ii) that it is valid, reliable, comparable, and statewide (for the grade span(s) to which it applies); and (iii) of how each such indicator annually measures performance for all students and separately for each subgroup of students. For any School Quality or Student Success indicator that does not apply to all grade spans, the description must include the grade spans to which it does apply.

The DDOE is well positioned to meet the requirements described in 34 C.F.R. § 200.14(a)-(b) and section 1111(c)(4)(B) of ESSA because our existing accountability system incorporates many of the multiple measures required under the new law. Given the new opportunity under ESSA to revisit and refine the existing measures, DDOE elicited feedback from a wide variety of stakeholders over the past several months.

The DDOE has included multiple measures in our accountability system since 2014-2015. The ESEA Flexibility Waiver catalyzed the creation of an accountability system framework anchored around academic achievement, growth, on track to graduation, and college and career preparation. Through early implementation, DDOE learned that a multiple measures accountability system provides a more comprehensive picture of school quality and performance. Stakeholder feedback for the ESSA state plan indicated that while many of the existing metrics are appropriate and meet ESSA statutory requirements, the DDOE should consider additional metrics based on DDOE and the broader education community priorities and values. Stakeholders expressed interest in adding a range of indicators to have a more complete and robust picture of schools.

The metrics illustrated in the graphic below will be included in the accountability system beginning with the 2017-2018 school year. Decisions on which metrics to include in the accountability system were based on LEA and DDOE data experts’ review of each metric’s validity and reliability as a measure of student learning and/or school quality.

DDOE is committed to measuring content knowledge growth of our EL students in the accountability system based on the proposed methodology outlined in section 4.B.iv. Please note that growth from the PSAT 10 to the SAT will not be included in 2017-2018. A thorough review of resources and a review of technical quality are needed before the PSAT can be included in a statewide accountability system.

Other metrics will be reported (but not included in accountability ratings) to provide parents and community members a more complete picture of school performance. These metrics are included in the last table after the graphic.

The following graphic shows the proposed indicators and metrics for the Delaware School Success Framework (DSSF) beginning in school year 2017-2018 based on feedback, and it builds on the DSSF as developed in 2014-2015.
The following measures are included in the DSSF calculation:

<table>
<thead>
<tr>
<th>A Framework of Indicators for School Success (DSSF)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Academic Achievement</strong></td>
</tr>
<tr>
<td>Proficiency for ELA and Math (3–8 and 11)</td>
</tr>
<tr>
<td>Growth in ELA and Math (HS)</td>
</tr>
<tr>
<td>Including Lowest and Highest Quartiles</td>
</tr>
<tr>
<td><strong>Academic Progress</strong></td>
</tr>
<tr>
<td>Growth in ELA and Math (4–8)</td>
</tr>
<tr>
<td>Including Lowest and Highest Quartiles and Growth to Proficiency</td>
</tr>
<tr>
<td><strong>School Quality/Student Success</strong></td>
</tr>
<tr>
<td>Chronic Absenteeism (K–12)</td>
</tr>
<tr>
<td>Proficiency for Science (5, 8, and 10) and Social Studies (4, 7, and HS)</td>
</tr>
<tr>
<td>College and/or Career Preparedness (9–12)</td>
</tr>
<tr>
<td>On Track in 9th Grade</td>
</tr>
<tr>
<td><strong>Graduation Rates</strong></td>
</tr>
<tr>
<td>4-Year Adjusted Cohort Graduation Rates</td>
</tr>
<tr>
<td>5-Year Adjusted Cohort Graduation Rates</td>
</tr>
<tr>
<td>6-Year Adjusted Cohort Graduation Rates</td>
</tr>
<tr>
<td><strong>ELP</strong></td>
</tr>
<tr>
<td>Progress Toward English Language Proficiency (1–12)</td>
</tr>
<tr>
<td>Indicator</td>
</tr>
<tr>
<td>--------------------</td>
</tr>
<tr>
<td>i. Academic</td>
</tr>
<tr>
<td>Achievement</td>
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<tr>
<td>Indicator</td>
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<tr>
<td></td>
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<tr>
<td>ii. Academic Progress</td>
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<td></td>
</tr>
<tr>
<td>Indicator</td>
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<tr>
<td>-----------------------------------</td>
</tr>
<tr>
<td>iii. School Quality or Student Success</td>
</tr>
<tr>
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<td></td>
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<tr>
<td></td>
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<tr>
<td>Indicator</td>
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</tr>
</tbody>
</table>
| College and Career Preparedness (9-12) |                                                                             | Differentiation among all high schools in the State. An analysis of two years of statewide trend data show that in 2014-2015, 69.41% of students were identified as college and/or career ready, and in 2015-2016 46.41% were identified as college and/or career ready as measured by this particular metric area. Further, students have additional opportunities to demonstrate college and/or career readiness through alternative means which are provided locally or as a state support. Each statewide CCP option will include all 12th graders in the denominator, therefore providing a true measure of students’ access to advanced coursework and a measure of performance throughout their high school experiences. Using the Advanced Placement (AP) option as an example, 100% of students in the state of Delaware have access to one AP course, and 96% of Delaware students in grades 9-12 attend a public high school that offer two or more AP courses. The Department is ensuring that exam fees are waived for any student for which the cost is a barrier. Finally, the AP exam is an external measure to ensure consistency and quality and a standard means of comparison between AP courses across the state (and even nationwide). As a result, AP is one of the strongest CCP options in terms of comparability. To operationalize this process, success at the student level is aggregated into a school’s overall rating for the proposed CCP metric area. This calculation is consistent for all high schools regardless of the metric area for which student(s) demonstrate success. The numerator and denominator are summarized below: # of 12th grade students in a high school meeting one or more of the eight College and/or Career Preparedness options divided by # of 12th grade students. Feedback from the Governor’s Advisory Committee, community conversations, the Delaware School Boards Association, and surveys indicate a desire to include additional college and career preparation options within this metric. Based on the feedback received, the DDOE will include the following options in this metric:  

*College Preparedness Options:*
<table>
<thead>
<tr>
<th>Indicator</th>
<th>Measure(s)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>AP (3 or better)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>IB (4 or better)</td>
<td></td>
</tr>
<tr>
<td></td>
<td>Postsecondary credit attainment with a B or higher outside of a state-approved program of study</td>
<td></td>
</tr>
<tr>
<td></td>
<td>SAT College- and Career-Readiness Benchmark (SAT Essay)</td>
<td></td>
</tr>
</tbody>
</table>
| Career Preparedness Options: | DDOE-approved industry credential | Certificate of Multiliteracy: A certificate that honors and recognizes Delaware high school students (grades 9-12) who have attained high levels of proficiency in one or more world languages in addition to English (per Delaware House Joint Resolution No. 4).  
- 25 states and D.C. have a Seal/Certificate of Biliteracy/Multiliteracy  
- Recognizes and values native language proficiency  
- Will be in effect for the 2017-2018 school year  
Based on any nationally recognized assessment of language proficiency such as AAPPL (i.e., intermediate/mid-level on proficiency scale), or AP World Language and Culture (3+), or IB Language exam (4+), in conjunction with demonstration of English proficiency (Smarter/SAT score of 3+, ACCESS score of 5.0)  
Postsecondary credit attainment with a B or higher within a state-approved program of study  
Successful completion of an approved co-operative education and/or work-based learning extension  
Armed Forces Vocational Aptitude Battery (ASVAB) AFQT score of 50+  
*College and Career Preparedness Option:* One college and one career preparedness option (listed above) will receive bonus points. |
|          | On Track for Graduation in 9th Grade (HS only)                            | This high school metric is the percentage of 9th grade students earning a total of four or more combined credits in at least four of the following subjects: ELA, mathematics, science, social studies, and/or world languages.                                                    |
| iv. Graduation Rate (HS only) | Four-Year Adjusted Cohort Graduation Rate  
Five-Year Adjusted Cohort Graduation Rate  
Six-Year Adjusted Cohort Graduation Rate | Delaware’s long-term goals for the four-year adjusted cohort graduation rate, as well as the extended year cohort graduation rates, represent statewide expectations to increase the number of students graduating from high school. School-level and subgroup results will be compared against |
<table>
<thead>
<tr>
<th>Indicator</th>
<th>Measure(s)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>state-level long-term goals on an annual basis to determine progress. Adjusted cohort graduation rates are calculated based on the number of students who earned a regular high school diploma divided by the total number of students in the cohort, accounting for students who are considered dropouts and transfers. Extended graduation rates of five and six years are included in the current DSSF to recognize that some students, including those with extended graduation rate individualized education plans (IEPs), need additional time to graduate. Feedback from multiple stakeholders, such as the Measures of School Success and Reporting discussion group, the Delaware State PTA, community surveys, and the Teachers of the Year Advisory Council, indicated that the four-, five-, and six-year adjusted cohort graduation rates should continue to be used. The DDOE will continue this approach. The four-year, five-year and six-year adjusted cohort graduation rates are calculated and reported separately, with their own metric area weights contributing to the overall Indicator weight. The four-year adjusted cohort graduation rate is weighted substantially higher than the five- and six-year adjusted cohort graduation rates within the Indicator.</td>
</tr>
<tr>
<td>Indicator</td>
<td>Measure(s)</td>
<td>Description</td>
</tr>
<tr>
<td>-----------------------------------------------</td>
<td>-------------------------------------------------</td>
<td>---------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>v. Progress in Achieving English Language Proficiency</td>
<td>WIDA ACCESS 2.0 for ELs (1-12)</td>
<td>The DDOE has developed a growth-to-target model—please refer to Section 1 for details. The measure will be based on the annual WIDA ACCESS 2.0 Assessment for EL Composite Scale Score. Through assistance with WIDA researchers, technical assistance from CCSSO, and an analysis of Delaware EL success on the state ELA content assessments, the DDOE has determined that a student’s exit target, or AT, will be defined as a 5.0 composite PL on the ACCESS for ELs 2.0 assessment. Starting with the 2016-2017 assessment cycle, the DDOE will define increases in the percentage of all current ELs making progress in ELP as ELs that meet the ELP cut SS within the established timeframe consistent with a student’s baseline PL. Thus, the state will consider a student’s PL on the first annual ACCESS for ELs 2.0 assessment to determine the number of years that a student has to reach proficiency, then set targets for interim progress based on entering grade-level SS accordingly. Under this model, students achieving a PL of 5.0 or higher on their initial ACCESS assessment (Year 1) have met their growth target. The maximum number of years that students have to attain proficiency is six years. This decision is a result of significant stakeholder input, including ESL coordinators, the Governor’s Advisory Committee, and on empirical research in language acquisition.</td>
</tr>
</tbody>
</table>

The following measures will be reported only and will not be included in the DSSF calculation.

<table>
<thead>
<tr>
<th>Measure(s)</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>Suspensions/Expulsions (K-12)</td>
<td>The DDOE currently defines this metric as the number of suspensions and expulsions in each school with comparisons to district rates and state rates. Feedback from a variety of stakeholders indicates that reporting on the percentage of suspensions and expulsions in a school helps to provide a picture of the school’s climate and level of student engagement. Stakeholders also expressed concerns that inclusion of this metric in a school’s rating could incentivize schools to underreport infractions. This measure will be reported only.</td>
</tr>
<tr>
<td>Student/Teacher/Parent Survey (K-12)</td>
<td>Feedback from a wide variety of stakeholders, such as discussion groups, DSEA, and community surveys, indicates that student, teacher, and parent engagement surveys provide a comprehensive picture of school climate and should be included in the accountability</td>
</tr>
<tr>
<td>Measure(s)</td>
<td>Description</td>
</tr>
<tr>
<td>-----------</td>
<td>-------------</td>
</tr>
<tr>
<td>Educator/School Administrator Retention (K-12)</td>
<td>Feedback from community conversations recommended including teacher and school administrator retention as a measure of school climate. There is research to support the relationship between teacher and school administrator retention and student learning. These data will be available through the Excellent Educator Dashboard (EED).</td>
</tr>
<tr>
<td>Class Size (K-12)</td>
<td>In grades K-5, class size equals the number of students per homeroom as identified in the state’s pupil accounting system, eSchoolPLUS, while the total number of classes offered throughout the day are used to calculate class-size distribution for grades 6-12. Stakeholders did not provide a strong recommendation regarding inclusion of this metric; however, survey results and community conversations indicated that it is important to report class size. This measure will be reported only.</td>
</tr>
<tr>
<td>Specialist-to-Student Ratio (K-12)</td>
<td>Feedback from community conversations and the Measures of School Success and Public Reporting discussion group indicates that student access to counselors, librarians, nurses, school psychologists, and other school-based specialists is an important measure to report. This measure will be reported only.</td>
</tr>
<tr>
<td>Equitable Access to Effective Teachers (K-12)</td>
<td>Data relating to educator effectiveness, experience, and teaching out of field will be available through the Educator Equity Dashboard. Significant stakeholder feedback indicates a strong desire to include this metric in order to capture which teachers are teaching which students. This measure will be reported only. Inclusion of this metric also reinforces ESSA’s requirement that low SES and students of color in Title I schools not be taught at higher rates by ineffective, out-of-field, or inexperienced teachers.</td>
</tr>
<tr>
<td>Postsecondary Outcomes</td>
<td>Performance for this metric does not currently receive a rating in the accountability system. Rather, the current DSSF reports data associated with this metric, defined as the percent of students who enroll in a postsecondary institution within one year after high school graduation. Feedback from the Governor’s Advisory Committee recommends that this metric continue to be included in the accountability system. As a result of this feedback, this measure will be reported only and will include college, postsecondary education, apprenticeship, military service, and entrance into the workforce at one-year post graduation.</td>
</tr>
<tr>
<td>Rate of ELP Attainment</td>
<td>Percentage of EL students who meet their target (PL 5.0 exit criteria) annually.</td>
</tr>
</tbody>
</table>

**B. Subgroups.**

i. List the subgroups of students from each major and racial ethnic group in the State, consistent with 34 C.F.R. § 200.16(a)(2), and, as applicable, describe any additional subgroups of students used in the accountability system.
March 13, 2017 Revised Template Questions

A.4.i.a. List each major racial and ethnic group the State includes as a subgroup of students, consistent with ESEA section 1111(c)(2)(B).

A.4.i.b. If applicable, describe any additional subgroups of students other than the statutorily required subgroups (i.e., economically disadvantaged students, students from major racial and ethnic groups, children with disabilities, and English learners) used in the Statewide accountability system.

Subgroups included in the DDOE accountability system include
- All Students
- American Indian
- African American
- White
- Hawaiian/Pacific Islander
- Asian
- Hispanic
- Multiracial
- SWD
- EL
- Low SES

Although not required in the accountability determination, consistent with 200.16(a)(2), the DDOE will be also reporting, but not including in DSSF calculations, performance data for the following subgroups: homeless, foster care, and military dependent.

ii. If applicable, describe the statewide uniform procedure for including former children with disabilities in the children with disabilities subgroup for purposes of calculating any indicator that uses data based on State assessment results under section 1111(b)(2)(B)(v)(I) of the ESEA and as described in 34 C.F.R. § 200.16(b), including the number of years the State includes the results of former children with disabilities.

Not applicable.

iii. If applicable, describe the statewide uniform procedure for including former English learners in the English learner subgroup for purposes of calculating any indicator that uses data based on State assessment results under section 1111(b)(2)(B)(v)(I) of the ESEA and as described in 34 C.F.R. § 200.16(c)(1), including the number of years the State includes the results of former English learners.

March 13, 2017 Revised Template Question

A.4.i.e. Does the State intend to include in the English learner subgroup the results of students previously identified as English learners on the State assessments required under ESEA section 1111(b)(2)(B)(v)(I) for purposes of State accountability (ESEA section 1111(b)(3)(B))? Note that a student’s results may be included in the English learner subgroup for not more than four years after the student ceases to be identified as an English learner.

☑ Yes
☐ No
The DDOE will include former ELs in academic achievement and academic progress indicators for four years. This decision is the result of public feedback reported from the Measures of School Success and Public Reporting discussion group and from the LEA ESL Coordinators. The longitudinal data analysis of former ELs will allow the DDOE to determine if exited students need additional supports in order to meet academic achievement targets. The continued tracking and inclusion of this subgroup will also equip LEAs with data to provide continued intensive support to former ELs with low literacy levels and who are at risk of failure or dropout within the four years following their exit from EL services.

iv. If applicable, choose one of the following options for recently arrived English learners in the State:

- Exception under 34 C.F.R. § 200.16(c)(3)(i) or
- Exception under 34 C.F.R. § 200.16(c)(3)(ii) or
- Exception under section 1111(b)(3) of the ESEA and 34 C.F.R. § 200.16(c)(4)(i)(B). If selected, provide a description of the uniform procedure in the box below.

March 13, 2017 Revised Template Question

A.4.i.d. If applicable, choose one of the following options for recently arrived English learners in the State:

- Applying the exception under ESEA section 1111(b)(3)(A)(i); or
- Applying the exception under ESEA section 1111(b)(3)(A)(ii); or
- Applying the exception under ESEA section 1111(b)(3)(A)(i) or under ESEA section 1111(b)(3)(A)(ii). If this option is selected, describe how the State will choose which exception applies to a recently arrived English learner.

The DDOE defines recently arrived ELs as an EL whose enrollment in any public school in the United States has been less than 12 cumulative months (not consecutive). Recently arrived status only applies to content area testing in grades 3-8 and 11.

It is the DDOE’s intention to create an accountability system that is responsive to newly arrived ELs. Historically, newly arrived ELs represent a wide variety of ELP levels as well as diverse prior formal educational experiences. Stakeholders, including the Governor’s Advisory Council, the ESL Coordinators, and ESSA community conversation participants, recognize that a high level of ELP is a necessary precursor to academic proficiency. Current research demonstrates that it will take anywhere from five to seven years to meet this high level of proficiency.

C. Minimum Number of Students.

i. Provide the minimum number of students for purposes of accountability that the State determines are necessary to be included in each of the subgroups of students consistent with 34 C.F.R. § 200.17(a).

March 13, 2017 Revised Template Questions

A.4.ii.a. Provide the minimum number of students for purposes of accountability that the State determines are necessary to be included in each of the subgroups of students

A.4.ii.c. Describe how the minimum number of students was determined by the State, including how the State collaborated with teachers, principals, other school leaders, parents, and other stakeholders when determining such minimum number.
Accountability systems use a minimum number of students (n-size) for determining whether to include a specific metric in a school's accountability rating. The rationale is that, when the number of students is very small, the metric is not likely to be a reliable measure of school performance. Therefore, if the number of students for a metric meets or exceeds the minimum n-size, the measure is considered reliable and is included in the school's rating. The measure is excluded if the minimum n-size is not met.

The majority of feedback received from multiple stakeholder groups, including the National Downs Syndrome Congress and The Advocacy Institute, indicated a strong desire to decrease the current n-size of 30 in order to address the academic needs of all subgroups of students. The DDOE has decided to lower its n-size to 15, which is consistent with current reporting rules and eliminates the disparity between the current n-size for accountability (30) and reporting (15).

ii. If the State’s minimum number of students for purposes of reporting is lower than the minimum number of students for purposes of accountability, provide that number consistent with 34 C.F.R. § 200.17(a)(2)(iv).

March 13, 2017 Revised Template Question
A.4.i.e. If the State’s minimum number of students for purposes of reporting is lower than the minimum number of students for purposes of accountability, provide that number.

The DDOE’s minimum number of students for purposes of reporting is not lower than the minimum number of students for purposes of accountability.

iii. Describe how the State's minimum number of students meets the requirements in 34 C.F.R. § 200.17(a)(1)-(2);

March 13, 2017 Revised Template Question
A.4.i.b. Describe how the minimum number of students is statistically sound.

ESSA Section 200.17(a)(1) prohibits a state from using disaggregated data for reporting purposes or accountability determinations if the number of students in the subgroup is insufficient to yield statistically reliable information. Using a minimum n of 15 for accountability provides both statistical reliability across accountability metric calculations and privacy protection for those subgroups too small to report without disclosing personally identifiable information.

iv. Describe how other components of the statewide accountability system, such as the State’s uniform procedure for averaging data under 34 C.F.R. § 200.20(a), interact with the minimum number of students to affect the statistical reliability and soundness of accountability data and to ensure the maximum inclusion of all students and each subgroup of students under 34 C.F.R. § 200.16(a)(2);

The DDOE’s accountability system does not average data across years or subgroups. The DSSF uses multiple measures for each required subgroup under Section 200.16(a)(2). To ensure the statistical reliability and soundness of the accountability data, the DDOE will use an n-size of 15.
v. Describe the strategies the State uses to protect the privacy of individual students for each purpose for which disaggregated data is required, including reporting under section 1111(h) of the ESEA and the statewide accountability system under section 1111(c) of the ESEA;

**March 13, 2017 Revised Template Question**

A.4.ii.d. Describe how the State ensures that the minimum number is sufficient to not reveal any personally identifiable information.

The DDOE uses a two-tiered approach to disclosure avoidance. When reporting aggregate counts for mutually exclusive subgroups (e.g., race/ethnicity subgroups or subgroups by grade) where the total for all subgroups is also reported, the DDOE suppresses aggregate data reporting for subgroups smaller than the minimum n-size. When reporting percentages, true percentages will be capped if those percentages and the counts that underlie them compromise student privacy. The DDOE will use an n-size of 15.

vi. Provide information regarding the number and percentage of all students and students in each subgroup described in 4.B.i above for whose results schools would not be held accountable under the State’s system for annual meaningful differentiation of schools required by 34 C.F.R. § 200.18;

The table below shows the number of students excluded from accountability calculations based on changes in n-size. The current n-size is n=30. The proposed n-size is n=15.

For example, using an n-size of 30, 366 African American students are excluded from accountability statewide. By decreasing the n-size to 20, 138 African American students are excluded. If the n-size is reduced to 15, 60 African American students are excluded, and with an n-size of 10, 14 are excluded.

<table>
<thead>
<tr>
<th>Demographic</th>
<th>Total n</th>
<th>n=30</th>
<th>n=20</th>
<th>n=15</th>
<th>n=10</th>
</tr>
</thead>
<tbody>
<tr>
<td>African American</td>
<td>38,765</td>
<td>366</td>
<td>138</td>
<td>60</td>
<td>14</td>
</tr>
<tr>
<td>American Indian</td>
<td>512</td>
<td>512</td>
<td>512</td>
<td>512</td>
<td>424</td>
</tr>
<tr>
<td>Hispanic/Latino</td>
<td>19,243</td>
<td>760</td>
<td>352</td>
<td>158</td>
<td>70</td>
</tr>
<tr>
<td>Asian</td>
<td>4,629</td>
<td>1,556</td>
<td>1,023</td>
<td>750</td>
<td>401</td>
</tr>
<tr>
<td>Hawaiian</td>
<td>151</td>
<td>151</td>
<td>151</td>
<td>151</td>
<td>140</td>
</tr>
<tr>
<td>White</td>
<td>59,626</td>
<td>437</td>
<td>224</td>
<td>140</td>
<td>91</td>
</tr>
<tr>
<td>Multiracial</td>
<td>3,507</td>
<td>2,079</td>
<td>1,132</td>
<td>679</td>
<td>316</td>
</tr>
<tr>
<td>EL</td>
<td>8,329</td>
<td>1,291</td>
<td>877</td>
<td>491</td>
<td>248</td>
</tr>
<tr>
<td>Low SES</td>
<td>42,867</td>
<td>366</td>
<td>171</td>
<td>77</td>
<td>26</td>
</tr>
<tr>
<td>SWD</td>
<td>19,157</td>
<td>377</td>
<td>74</td>
<td>41</td>
<td>41</td>
</tr>
</tbody>
</table>

Feedback from the Governor’s Advisory Committee indicated an interest in seeing how many schools would be excluded at each n-size. The table below illustrates how many schools, out of 215 total statewide, would meet the various minimum thresholds for each demographic area. As n-size decreases, the number of schools held accountable for each subgroup increases.


<table>
<thead>
<tr>
<th>Schools Excluded</th>
<th>n=30</th>
<th>n=20</th>
<th>n=15</th>
<th>n=10</th>
<th>Total # of Schools</th>
</tr>
</thead>
<tbody>
<tr>
<td>African American</td>
<td>14</td>
<td>6</td>
<td>3</td>
<td>0</td>
<td>215</td>
</tr>
<tr>
<td>American Indian</td>
<td>215</td>
<td>215</td>
<td>213</td>
<td>205</td>
<td>215</td>
</tr>
<tr>
<td>Hispanic/Latino</td>
<td>34</td>
<td>22</td>
<td>14</td>
<td>7</td>
<td>215</td>
</tr>
<tr>
<td>Asian</td>
<td>168</td>
<td>140</td>
<td>129</td>
<td>108</td>
<td>215</td>
</tr>
<tr>
<td>Hawaiian</td>
<td>215</td>
<td>215</td>
<td>215</td>
<td>214</td>
<td>215</td>
</tr>
<tr>
<td>White</td>
<td>25</td>
<td>18</td>
<td>13</td>
<td>8</td>
<td>215</td>
</tr>
<tr>
<td>Multiracial</td>
<td>161</td>
<td>120</td>
<td>91</td>
<td>61</td>
<td>215</td>
</tr>
<tr>
<td>EL</td>
<td>105</td>
<td>83</td>
<td>72</td>
<td>47</td>
<td>215</td>
</tr>
<tr>
<td>Low SES</td>
<td>8</td>
<td>7</td>
<td>2</td>
<td>0</td>
<td>215</td>
</tr>
<tr>
<td>SWD</td>
<td>12</td>
<td>4</td>
<td>3</td>
<td>3</td>
<td>215</td>
</tr>
</tbody>
</table>

vii. If an SEA proposes a minimum number of students that exceeds 30, provide a justification that explains how a minimum number of students provided in 4.C above promotes sound, reliable accountability determinations, including data on the number and percentage of schools in the State that would not be held accountable in the system of annual meaningful differentiation under 34 C.F.R. § 200.18 for the results of students in each subgroup in 4.B.i above using the minimum number proposed by the State compared to the data on the number and percentage of schools in the State that would not be held accountable for the results of students in each subgroup if the minimum number of students is 30.

The DDOE is not considering using an n-size that exceeds 30.

D. Annual Meaningful Differentiation. Describe the State’s system for annual meaningful differentiation of all public schools in the State, including public charter schools, consistent with the requirements of section 1111(c)(4)(C) of the ESEA and 34 C.F.R. §§ 200.12 and 200.18.

March 13, 2017 Revised Template Question

A. 4.v.a. Describe the State’s system of annual meaningful differentiation of all public schools in the State, consistent with the requirements of section 1111(c)(4)(C) of the ESEA, including a description of (i) how the system is based on all indicators in the State’s accountability system, (ii) for all students and for each subgroup of students. Note that each state must comply with the requirements in 1111(c)(5) of the ESEA with respect to accountability for charter schools.

Starting in the summer of 2014, the DDOE engaged with stakeholders across the state to devise a comprehensive and authentic structure for measuring school and LEA performance. As a result of these consultations, the DSSF was designed to incorporate multiple academic and nonacademic measures related to college and career readiness for all students.

The DDOE will continue to implement the DSSF to categorize performance of all public schools. To aid in meaningful differentiation between schools and between LEAs, ratings are based on performance in each indicator (Academic Achievement, Academic Progress, School Quality/Student Success, Graduation Rate, and Progress toward English Language Proficiency).
Student data for each indicator will be reported and disaggregated at the school and LEA levels. Data will be aggregated to generate a numeric score for each indicator. Weighted indicator scores will then be combined to create a summative index score for the school. The summative index score will then be translated into an overall text-based identification (i.e. exceeds, meets or meets few expectations) based on a summative index score. Terminology to be used for text-based identifications will be developed through stakeholder consultation.

Summative index scores will also be used to identify schools for Comprehensive Support and Improvement (CSI), while subgroup summative index scores will be used to identify schools for Targeted Support and Improvement (TSI). Schools that do not fall in one of these two categories will be identified as “Other”. DDOE will develop final school support designation titles for CSI, TSI, and “other” schools through stakeholder consultation. Schools identified as CSI will receive the highest level of supports, and TSI schools will receive supports targeted to supporting specific populations in order to foster continuous improvement.

While the DSSF applies to all schools, Delaware charter schools are also held to additional standards of accountability and transparency. Adherence to state Charter School Performance Frameworks (http://www.doe.k12.de.us/Page/2267) is required at the point of application as well as during annual reporting of charter school performance, formal review, and renewal processes as mandated by Delaware’s charter school law. Charter school performance is reported for each charter school and collectively for all charter schools annually.

Describe the following information with respect to the State’s system of annual meaningful differentiation:

i. The distinct and discrete levels of school performance, and how they are calculated, under 34 C.F.R. § 200.18(a)(2) on each indicator in the statewide accountability system;

Under the current multiple measures accountability system, schools and districts receive ratings based on performance in each indicator (e.g., Academic Achievement, Growth, On Track to Graduation, and College and Career Preparation). With the proposed refinements to the DSSF, there are five indicators (Academic Achievement, Academic Progress, School Quality/Student Success, Graduation Rate, and Progress toward English Language Proficiency). Student data for each indicator will be reported and disaggregated at the school and LEA levels. Data will be aggregated to generate a numeric score for each indicator. Weighted indicator scores will then be combined to create a summative index score for the school. The summative index score will then be translated into an overall text-based identification (i.e., exceeds, meets, or meets few expectations) based on the summative index score. Terminology used for text-based identifications will be developed through stakeholder consultation.

Summative index scores will also be used to identify schools for CSI, while subgroup summative index scores will be used to identify schools for TSI. Schools that do not fall in one of these two categories will be identified as “Other”. DDOE will develop final school support designation titles for CSI, TSI, and “other” schools through stakeholder consultation. Schools identified as CSI will receive the highest level of supports, and TSI schools will receive supports targeted to supporting specific populations in order to foster continuous improvement.
Under ESSA, schools will be identified for CSI and TSI during the 2018-2019 school year using 2017-2018 data. DDOE will have the ability to calculate the new DSSF by the end of November 2018, which will afford identified schools time to conduct their comprehensive needs assessments and develop plans during the remainder of the 2018-2019 school year. Implementation of those plans must begin no later than the beginning of the 2019-2020 school year.

ii. The weighting of each indicator, including how certain indicators receive substantial weight individually and much greater weight in the aggregate, consistent with 34 C.F.R. § 200.18(b) and (c)(1)-(2).

March 13, 2017 Revised Template Question

A.4. v.b. Describe the weighting of each indicator in the State’s system of annual meaningful differentiation, including how the Academic Achievement, Other Academic, Graduation Rate, and Progress in ELP indicators each receive substantial weight individually and, in the aggregate, much greater weight than the School Quality or Student Success indicator(s), in the aggregate.

Feedback from community conversations, surveys, DSEA, the Governor’s Advisory Committee, and the Measures of School Success and Public Reporting Discussion Group highlighted the importance of weighting student growth more than absolute proficiency in order to capture progress at the school level. Feedback also highlighted the importance of providing considerable weight to learning conditions such as school quality and student learning opportunities.

Based on this feedback, combined with the ESSA requirement that academic factors, in the aggregate, be given more “substantial weight” than nonacademic indicators, the DDOE seeks to utilize the following weights at the indicator level:

<table>
<thead>
<tr>
<th>DSSF Indicator</th>
<th>Weight For Elementary and Middle Schools</th>
<th>Weight for High Schools</th>
</tr>
</thead>
<tbody>
<tr>
<td>Academic Achievement</td>
<td>30%</td>
<td>40%</td>
</tr>
<tr>
<td>Academic Progress</td>
<td>40%</td>
<td>N/A</td>
</tr>
<tr>
<td>School Quality/Student Success</td>
<td>20%</td>
<td>35%</td>
</tr>
<tr>
<td>Graduation Rate</td>
<td>N/A</td>
<td>15%</td>
</tr>
<tr>
<td>Progress Toward ELP</td>
<td>10%</td>
<td>10%</td>
</tr>
</tbody>
</table>

The School Quality/Student Success indicator is comprised of the following measures: Chronic Absenteeism, Science Proficiency, Social Studies Proficiency, On Track in 9th Grade and College and/or Career Preparedness. In 2017-2018, the weight allocated to science and social studies proficiency will be redistributed across the remaining measures without having an impact on the overall weight of the indicator. For Elementary and Middle Schools, Chronic Absenteeism will absorb all of the weight from science and social studies proficiency. For High Schools, Chronic Absenteeism, On Track in 9th Grade and College and Career Preparedness will equally absorb the weight from science and social studies.
proficiency. In 2018-2019, science and social studies proficiency will be included in the indicator for Elementary/Middle Schools and High Schools.

Math and ELA are weighted equally in relation to one another within the Academic Achievement Indicator. The four-year, five-year and six-year adjusted cohort graduation rates are calculated and reported separately, with their own metric area weights contributing to the overall Indicator weight. The four-year adjusted cohort graduation rate is weighted substantially higher than the five- and six-year adjusted cohort graduation rates within the Indicator. With the proposed weighted measures outlined above, the DDOE’s accountability system will contain an aggregate of 65% academic metrics. For any school with an Indicator for which the minimum n is not reached, weighting will be adjusted by a redistribution of points or they will be subtracted from the total number of points possible. A group of data stewards and experts representative of all LEAs in Delaware and data experts at the DDOE will model and vet the final weighting of the metrics within the DSSF.

iii. The summative determinations, including how they are calculated, that are provided to schools under 34 C.F.R. § 200.18(a)(4).

DDOE will calculate summative index scores and provide both summative text-based identifications and summative school support designations. The summative index score will be translated into an overall text-based identification (i.e., exceeds, meets, or meets few expectations) based on the summative index score. Terminology used for text-based identifications will be developed through stakeholder consultation.

Identification of public schools for CSI will be calculated by rank ordering Title I schools as measured by the overall score on the DSSF and identifying the 5% lowest-performing Title I schools.

Feedback from the School Support and Improvement Survey, the Governor’s Advisory Committee, and the community conversations indicates that DDOE stakeholders believe that “all schools” should be considered when identifying CSI status rather than just Title I only or Title I eligible schools. More than twice as many participants in the community conversations felt that all schools should be considered for identification, a vast majority of the advisory committee agreed, and 55% of those surveyed indicated the same. Based on this stakeholder feedback, the DDOE will consider all schools when identifying schools for CSI. The DDOE will allocate state school improvement funds to support non-Title I schools that perform as low or lower than the 5% lowest-performing Title I schools.

TSI-2 schools will be identified based on an index across all indicators of the DSSF for each student subgroup for each of two consecutive years beginning with 2016-17. All subgroup index scores will be ranked in a single list irrespective of subgroup for each of the two consecutive years. The 5% of accountability schools with the lowest overall performance will be identified in each year skipping any schools on the list that are currently identified as CSI-R, CSI or TSI-1. Schools that appear on the list for each of the two years for the same subgroup will be identified as TSI-2. Any of the TSI-2 schools that fall at or below the threshold for CSI for an identified subgroup during the year beginning a three-year identification cycle will be identified as TSI-1 schools.
Feedback from chiefs and charter school directors indicate that, in addition to summative index scores and summative text-based identifications, summative school determinations as CSI, TSI, and a third “Other” determination should be reported on school report cards. DDOE will include both the summative text-based identification and the summative school support designation for each school on the school report cards. DDOE will develop final school support designation titles for CSI, TSI, and “other” schools through stakeholder consultation.

iv. How the system for meaningful differentiation and the methodology for identifying schools under 34 C.F.R. § 200.19 will ensure that schools with low performance on substantially weighted indicators are more likely to be identified for comprehensive support and improvement or targeted support and improvement, consistent with 34 C.F.R. § 200.18(c)(3) and (d)(i)(ii).

The DSSF is comprised of indicators, or metric areas, that have varying weights. The academic achievement, academic progress, graduation rate, and progress toward ELP indicators, in aggregate, weigh substantially more than the school quality/student success indicator.

All indicators, with their varying weights, will be aggregated into an overall score. The range of possible overall scores is from 0 to 500. Actual overall scores for schools based on current data for all students range from about 80 to 450. Based on current data, the schools in the lowest-performing 5% of Title I schools (potential CSI schools) for their overall DSSF score are also consistently among the lowest-performing schools on the substantially weighted indicators.

Weighted DSSF calculations will also be performed for each subgroup in each school to identify TSI schools. Data modeling shows that the schools with the lowest-performing subgroups will be the ones most likely identified for TSI.

E. Participation Rate. Describe how the State is factoring the requirement for 95 percent student participation in assessments into its system of annual meaningful differentiation of schools consistent with the requirements of 34 C.F.R. § 200.15.

March 13, 2017 Revised Template Question
A.4.vii. Annual Measurement of Achievement (ESEA section 1111(c)(4)(E)(iii)): Describe how the State factors the requirement for 95 percent student participation in statewide mathematics and reading/language arts assessments into the statewide accountability system.

As required by federal law, the DDOE is committed to all schools meeting the 95% student participation for all students and for all subgroups. DDOE will report the participation rates for schools. For schools that do not meet the 95% participation rate, DDOE will require each school to submit a plan that includes strategies for meeting participation requirements. For schools that do not meet the participation rate for multiple years or that do not show sustained improvement in meeting the 95% participation rate, DDOE will implement additional actions and interventions as appropriate.
F. **Data Procedures.** Describe the State’s uniform procedure for averaging data, including combining data across school years, combining data across grades, or both, in a school as defined in 34 C.F.R. § 200.20(a), if applicable.

The DDOE does not currently average data across school years. However, DDOE is considering data averaging as this procedure helps to mitigate statistical anomalies. These anomalies tend to be seen in small schools where one student’s data could dramatically sway overall school performance.

G. **Including All Public Schools in a State’s Accountability System.** If the States uses a different methodology for annual meaningful differentiation than the one described in D above for any of the following specific types of schools, describe how they are included, consistent with 34 C.F.R. § 200.18(d)(1)(iii):

i. Schools in which no grade level is assessed under the State’s academic assessment system (e.g., P-2 schools), although the State is not required to administer a standardized assessment to meet this requirement;

**March 13, 2017 Revised Template Question**
A.4.v.c. If the States uses a different methodology or methodologies for annual meaningful differentiation than the one described in 4.v.a. above for schools for which an accountability determination cannot be made (e.g., P-2 schools), describe the different methodology or methodologies, indicating the type(s) of schools to which it applies.

For those schools whose grade configuration does not require the administration of a statewide academic assessment (e.g., K-2 schools), the DDOE’s current accountability system attributes a portion of each applicable third grader’s academic performance on a prorated basis to the schools in which they attended grades K-2. That performance is then aggregated to attribute an accountability score to those schools with non-assessed grades. The school that provided kindergarten services would be accountable for 10% of the score; the school that provided first grade services gets 20% of the score; the school that provided second grade services gets 30% of the score; the school that provided third grade services gets 40% of the score. DDOE will continue to use this methodology.

ii. Schools with variant grade configurations (e.g., P-12 schools);

All schools with variant grade configurations receive an overall rating. For those schools with grade configurations that span both elementary and secondary grades, (e.g., P-12 schools), the DDOE’s current accountability system treats these schools as secondary schools to generate an accountability rating. In the future, one of three methodologies will apply based on the grade levels served by the school: Elementary School/Middle School, High School, and High School Plus for schools that serve grades beyond 9-12.

iii. Small schools in which the total number of students who can be included in any indicator under 34 C.F.R. § 200.14 is less than the minimum number of students established by the State under 34 C.F.R. § 200.17(a)(1), consistent with a State’s uniform procedures for averaging data under 34 C.F.R. § 200.20(a), if applicable;

Any metric with an n-size smaller than the accountability threshold will not be included when calculating accountability ratings. The points associated with those metrics will either be redistributed to other metrics within that indicator, or they will be subtracted from the total
number of points possible. For example, if a school has no tested grades in science, either the points associated with the science metric will be redistributed to ELA, mathematics, and social studies, or the total number of points for the academic achievement indicator will be reduced according to the business rules.

iv. Schools that are designed to serve special populations (e.g., students receiving alternative programming in alternative educational settings; students living in local institutions for neglected or delinquent children, including juvenile justice facilities; students enrolled in State public schools for the deaf or blind; and recently arrived English learners enrolled in public schools for newcomer students); and

March 13, 2017 Revised Template Question
A.4.v.c. If the States uses a different methodology or methodologies for annual meaningful differentiation than the one described in 4.v.a. above for schools for which an accountability determination cannot be made (e.g., P-2 schools), describe the different methodology or methodologies, indicating the type(s) of schools to which it applies.

All public schools that are identified as “accountability schools” (see below) under State policy will receive overall text-based summative ratings annually, in addition to text-based ratings for each indicator in the DSSF where applicable. Please see section A.4.v.i.a. for additional details regarding identification of schools for comprehensive and targeted support and improvement. As described above, for schools that serve non-tested grades, specifically schools that serve grades K-2 only, student performance is tracked to the school that provided ELA and Mathematics instructional services in prior grades on a pro-rated basis. When a 3rd grade student who is full academic year takes the grade 3 assessment in ELA and/or mathematics, the school that provided that student K grade services gets 10% of the score, the school that provided 1st grade services gets 20% of the score, the school that provided 2nd grade services gets 30% of the score, and the school that provided 3rd grade services gets 40% of the score. Scores for science and social studies are also apportioned back in a similar manner to the schools that provided instructional services prior to the tested grades.

For newly opened charter schools that are adding grades on an annual basis, 14 Del Code Chapter 5 requires an annual report on performance, including academic achievement. Newly opened charter schools will provide evidence of academic performance using local assessment achievement data for grades that are not assessed by the statewide summative assessments. Therefore, every school will have achievement data by which to be evaluated.

There are two categories used to identify the accountability status of a school, including schools that serve special populations:
- Category 1 – Schools that are Title I schools for the given year.
- Category 2 – Schools that are not Title I schools for the given year but have enrolled students generated through the unit count process.

If a school falls within either of these two categories, the school receives an accountability rating. However, some schools serving special populations are not considered accountability schools. In this case, students are reassigned back to an appropriate accountability school. As such, the DDOE accountability system captures all students regardless of the school they attend. Charter schools that are identified as serving “at-risk” students are governed under
state charter school law and may have alternate measures above and beyond the measures included in the statewide accountability system.

v. Newly opened schools that do not have multiple years of data, consistent with a State’s uniform procedure for averaging data under 34 C.F.R. § 200.20(a), if applicable, for at least one indicator (e.g., a newly opened high school that has not yet graduated its first cohort for students).

March 13, 2017 Revised Template Question
A.4.v.c. If the States uses a different methodology or methodologies for annual meaningful differentiation than the one described in 4.v.a. above for schools for which an accountability determination cannot be made (e.g., P-2 schools), describe the different methodology or methodologies, indicating the type(s) of schools to which it applies.

Newly opened schools with at least one state assessment-eligible grade currently receive an accountability determination per the DDOE’s accountability business rules. If the newly opened school has a grade configuration that does not require a statewide assessment, current business rules stipulate they do not receive an accountability score until such time as their grade configuration expands to state assessment-eligible grades or their students matriculate into state assessment-eligible grades, whichever comes first.

4.2 Identification of Schools.

A. Comprehensive Support and Improvement Schools. Describe:
   i. The methodologies, including the timeline, by which the State identifies schools for comprehensive support and improvement under section 1111(c)(4)(D)(i) of the ESEA and 34 C.F.R. § 200.19(a) and (d), including: 1) lowest-performing schools; 2) schools with low high school graduation rates; and 3) schools with chronically low-performing subgroups.

March 13, 2017 Revised Template Questions
A.4.v.i.a. Comprehensive Support and Improvement Schools. Describe the State’s methodology for identifying not less than the lowest-performing five percent of all schools receiving Title I, Part A funds in the State for comprehensive support and improvement, including the year in which the State will first identify such schools.

A.4.v.i.b. Comprehensive Support and Improvement Schools. Describe the State’s methodology for identifying all public high schools in the State failing to graduate one third or more of their students for comprehensive support and improvement, including the year in which the State will first identify such schools.

A.4.v.i.c. Comprehensive Support and Improvement Schools. Describe the methodology by which the State identifies public schools in the State receiving Title I, Part A funds that have received additional targeted support under ESEA section 1111(d)(2)(C) (based on identification as a school in which any subgroup of students, on its own, would lead to identification under ESEA section 1111(c)(4)(D)(i)(I) using the State’s methodology under ESEA section 1111(c)(4)(D)) and that have not satisfied the statewide exit criteria for such schools within a State-determined number of years, including the year in which the State will first identify such schools.

A.4.v.i.d. Frequency of Identification. Provide, for each type of school identified for comprehensive support and improvement, the frequency with which the State will,
thereafter, identify such schools. Note that these schools must be identified at least once every three years.

A.4.vi.g. Additional Statewide Categories of Schools. If the State chooses, at its discretion, to include additional statewide categories of schools, describe those categories.

CSI School Identification: ESSA specifies that SEAs “establish a state-determined methodology to identify beginning with school year 2017-2018, and at least once every three school years thereafter one statewide category of schools for comprehensive support and improvement”. Schools meeting the following criteria are required to be identified:

- **Lowest-Performing 5% of Title I Schools (CSI-1):** The lowest-performing 5% of all Title I schools in the state (based on performance on accountability framework over no more than 3 years).

- **Low Graduation Rate High Schools (CSI-2):** All public schools (Title I or non-Title I) that graduate less than 67% of their students. States can set a higher graduation rate requirement.

- **Schools with Chronically Low-Performing Subgroups (CSI-3):** Any Title I school with at least one chronically low-performing subgroup of students. Chronically low-performing subgroup of students is defined as a subgroup that is performing as poorly as all students in any of the lowest performing 5% of Title I schools and that has not sufficiently improved (as defined by the state) after implementation of a TSI plan over no more than three years.

- **CSI-Re-identified (CSI-R):**
  - Schools identified as Priority Schools under ESEA Flex and have not yet met exit targets will automatically be elevated to CSI-R status if they are re-identified under ESSA accountability measures.
  - Schools initially identified under ESSA that do not meet CSI targets within the identification cycle will be “re-identified” as CSI-R.

The identification of CSI schools will be determined based on an index across all indicators of the DSSF. DDOE will use summative index scores to identify the lowest-performing schools in the state. Using this methodology, the state will identify CSI schools every three years.

Feedback from the School Support and Improvement Survey, the Governor’s Advisory Committee, and the community conversations indicates that DDOE stakeholders believe that “all schools” should be considered when identifying CSI status rather than just Title I only or Title I-eligible schools. More than twice as many participants in the community conversations felt that all schools should be considered for identification, a vast majority of the Governor’s Advisory Committee agreed, and 55% of those surveyed indicated the same. Based on this stakeholder feedback, the DDOE will consider all schools when identifying CSI schools. With regard to the consideration of all schools for CSI identification, the DDOE will allocate state school improvement funds to support non-Title I schools that perform as low or lower than the 5% lowest-performing Title I schools.

When asked to consider whether the state should use the lowest 5% of all schools or the lowest 5% of schools by each grade span (elementary, middle, and high), two stakeholder groups (surveys and community conversations) clearly indicated that the state should identify
schools by grade span. Conversely, the majority of the Governor’s Advisory Committee conveyed that the schools should be determined by rank order.

Subsequent data modeling suggests that rank order will identify schools across all grade spans. Therefore, the DDOE decided to identify the lowest 5% of schools in rank order. In addition, all public high schools (Title I or non-Title I) that graduate less than 67% of their students will be identified for CSI beginning in the 2018-2019 school year using 2017-2018 four-year cohort graduation rate data.

Per ESSA Section 1111(d)(3)(A)(i)(II), TSI-1 schools that do not meet exit targets within three years will be identified for CSI beginning November 2021.

The DDOE will identify CSI schools by the end of November 2018 using 2017-2018 school year data. LEAs and schools will then conduct needs assessment and planning prior to implementation by the beginning of the 2019-2020 school year. LEAs will assist schools in conducting a needs assessment, analyzing the data, and developing school improvement plans. The DDOE will provide support and assistance to LEAs in the form of:

- Planning tools and templates;
- Sample needs assessment tools;
- Root cause analysis;
- Fiscal and plan monitoring;
- Evidence-based resources/strategies;
- Assistance in plan development and grant application; and
- Deploying DDOE experts for ongoing support.

LEAs will not be required to use the DDOE identified tools and resources; however, if an LEA elects to use a locally developed template, it must meet DDOE approval and ESSA needs assessment, planning, and budgeting requirements.

CSI schools will be identified in November every three years beginning in November 2018. Identification will be based on the prior school year’s data (DSSF indicator index, four-year graduation cohort rate), and whether prior-cycle TSI exit targets are or are not met.

ii. The uniform statewide exit criteria for schools identified for comprehensive support and improvement established by the State, including the number of years over which schools are expected to meet such criteria, under section 1111(d)(3)(A)(i) of the ESEA and consistent with the requirements in 34 C.F.R. § 200.21(f)(1).

March 13, 2017 Revised Template Question
A.4.viii.a. Exit Criteria for Comprehensive Support and Improvement Schools. Describe the statewide exit criteria, established by the State, for schools identified for comprehensive support and improvement, including the number of years (not to exceed four) over which schools are expected to meet such criteria.

Exit criteria for CSI schools:

ESSA requires the state to establish uniform statewide exit criteria for schools implementing a CSI plan. At a minimum, exit criteria must require that within a state-determined number of years (not to exceed four years), the school: 1) improves student outcomes; and 2) no
longer meets the criteria for identification as a CSI school (suggesting that exit criteria need to be aligned to the state’s accountability framework).

The majority of individuals across all the stakeholder groups agreed that the exit criteria for schools identified for CSI status should be the same as the criteria for which the school was identified. Similarly, the stakeholder groups agreed that schools should have up to four years to exit CSI status. When asked, “If a school meets its exit criteria early (less than four years), what should be the next step?” once again most stakeholders (surveys, community conversations, Governor’s Advisory Committee) conveyed that the state should require schools to meet targets for a second year in order to validate and sustain outcomes for students. In that regard, the stakeholders also indicated that schools should develop a “sustainability plan” while receiving additional funding as well as ongoing monitoring and technical assistance from the DDOE.

Schools identified for CSI status will be identified every three years. LEAs will have up to one year for improvement planning and up to three years to exit CSI status (not exceeding four years in total). The DDOE will identify the first cohort of CSI schools by the end of November 2018, using 2017-2018 data. The subsequent cohorts of CSI schools will be identified in November for each identification cycle.

The circumstances and factors contributing to the status of each school vary. This will require the DDOE to provide individualized support to schools and LEAs. During the “Needs Analysis” phase, the DDOE will work with the LEA and school to examine previous school improvement efforts. This will include examining evidence of effectiveness and implementation of programs, systems, strategies, initiatives, assessments, staffing, and other factors that were intended to drive improvement.

ESSA Title I, Part A, § 1111(d)(3) requires states to establish exit targets for identified schools. Once schools are identified, the DDOE will negotiate CSI exit targets with LEAs based on the data from the 2017-2018 school year. The DDOE will collaborate with LEAs to establish ambitious but achievable targets that will improve outcomes for students as indicated by the DSSF. The intent is to set targets that are relevant and appropriate to the needs of the individual school communities and that are reasonable to the extent that the school will not be immediately re-identified in the next identification cycle. When determining the exit targets, the DDOE will examine performance on each DSSF indicator for the identified school and work with the LEA to customize the individual indicator targets to reflect appropriate growth needed for the individual school.

Exit criteria will be set at the indicator level across all DSSF indicators. It is important to note that metrics within indicators vary by grade-span. Therefore, DDOE will set targets at specific indicator levels to address the individual needs for improvement in each school. The intent is to use target setting to inform, support, and motivate behaviors that will most likely result in improved student outcomes within the context of each identified school and to set expectations that will not result in re-identification.

Additional data modeling needs to be conducted in order to determine individual indicator target setting methodologies. The DDOE will work with stakeholders to review data models
and to identify specific methodologies. Pending this work, the DDOE proposes that individual indicator targets be set for the All Students subgroup. Indicator targets would be set by reducing the gap between current performance and 100% by 50% over three years OR meeting state measures of interim progress (for academic achievement, graduation rate, and/or ELP indicators), within three years.

Please note: the DDOE does not have three years of longitudinal data for student performance on either the Smarter Assessments in grades 3-8 or the SAT in high school. DDOE will conduct data modeling once we have three years of data.

Note: As outlined in 14 Del Code § 515, charter schools are held to a higher level of accountability in that a charter school may be subject to remedial measures such as charter revocation and subsequent closure. Any charter school identified for CSI based on the DSSF index score will 1) be subject to additional review (i.e., needs analysis), 2) receive exit targets via the same process as traditional public schools, and 3) be provided supports through the charter school oversight and revocation process as outlined in 14 Del Code § 515.

If a school does not exit CSI status within four years, what should be the next step?

The participants from the community conversations most commonly identified the need to conduct a comprehensive analysis to diagnose the reasons why the school did not exit and develop a new plan to address the specific issues based on root causes. The survey feedback echoed similar sentiments with 60% of respondents indicating, “Enhanced on-site technical assistance and professional learning,” provided by the DDOE with an additional 40% requesting, “More intensive support and oversight to schools,” and a “Leadership capacity review.”

Schools identified as Priority Schools under ESEA Flex and have not yet met exit targets will automatically be elevated to CSI-R status if they are re-identified under ESSA accountability measures. In addition, schools that do not exit CSI status within four years will enter CSI-R status. DDOE will work collaboratively with the LEA and CSI-R school to identify an external partner to conduct qualitative needs assessments at both the school and district levels.

The qualitative needs assessments will examine the efficacy of previous school improvement efforts/plans and current school conditions. This will also include an assessment of the leadership capacity/competency at the school and district level. By using an external partner to conduct the qualitative needs assessment, the LEA/school will get an unbiased, objective assessment of the school from a fresh perspective.

The results of these qualitative needs assessments will be one component of the required comprehensive needs assessment, which also includes quantitative data analysis related to DSSF measures, school profile data, educator equity data, financial risk assessments, program analyses, community input, and additional LEA data. Funding for the external needs assessment may come from the CSI-R grant or other funding sources. The DDOE will work
with IHEs and other external partners to develop local, effective, and cost-efficient external evaluators and evaluation systems.

The DDOE will work collaboratively with the LEA/school to examine the findings of the needs assessment and provide support in the development of an appropriate and actionable improvement plan. Additional data analyses (quantitative data described above) will be used to identify which of the previous interventions should or should not be continued and to determine if other evidence-based strategies are needed.

B. Targeted Support and Improvement Schools. Describe:

i. The State’s methodology for identifying any school with a “consistently underperforming” subgroup of students, including the definition and time period used by the State to determine consistent underperformance, under 34 C.F.R. § 200.19(b)(1) and (c).

March 13, 2017 Revised Template Questions

A.4.vi.e. Targeted Support and Improvement. Describe the State’s methodology for annually identifying any school with one or more “consistently underperforming” subgroups of students, based on all indicators in the statewide system of annual meaningful differentiation, including the definition used by the State to determine consistent underperformance. (ESEA section 1111(c)(4)(C)(iii))

TSI School Identification: ESSA calls for schools to be identified as in need of “targeted support and improvement” if they have at least one subgroup of students underperforming. ESSA calls for two types of TSI schools:

- **Low-Performing Subgroup at Level of Lowest 5% of Schools (TSI-1):** Schools (Title I or non-Title I) with at least one low-performing subgroup of students, defined as a subgroup of students that is performing as poorly as all students in any of the lowest-performing 5% of Title I schools (CSI schools).
- **Consistently Underperforming Subgroups (TSI-2):** Schools (Title I or non-Title I) that have at least one “consistently underperforming” subgroup as identified through a DDOE-established methodology based on the state’s accountability system.

TSI-2 schools are any public schools, including charter schools (Title I or non-Title I) that meet the definition below. TSI-2 schools will be identified based on an index across all indicators of the DSSF for each student subgroup for each of two consecutive years. The first TSI-2 identifications will be in November 2018 based on data from the 2016-17 and 2017-18 school years. All subgroup index scores will be ranked in a single list irrespective of subgroup for each of the two consecutive years. The 5% of accountability schools with the lowest overall performance will be identified in each year skipping any schools on the list that are currently identified as CSI-R, CSI or TSI-1. Schools that appear on the list for each of the two years for the same subgroup will be identified as TSI-2. Any of the TSI-2 schools that fall at or below the threshold for CSI for an identified subgroup during the year beginning a three-year identification cycle will be identified as TSI-1 schools. The first TSI-1 identifications will be in November 2018 based on TSI-2 identifications from the 2016-17 and 2017-18 school years also identified in November 2018.

The DDOE will consider TSI-2 schools that are not identified as TSI-1 as “watch list” schools and will provide technical assistance to support LEAs, similar to the supports
provided to TSI-1 schools. The LEA will help schools develop and monitor a plan for targeted support and improvement. If TSI-2 schools do not make sufficient progress prior to the next identification cycle for CSI and TSI-1, they may be identified for TSI-1.

ii. The DDOE's methodology, including the timeline, for identifying schools with low-performing subgroups of students under 34 C.F.R. § 200.19(b)(2) and (d) that must receive additional targeted support in accordance with section 1111(d)(2)(C) of the ESEA.

March 13, 2017 Revised Template Questions

A.4.vi.f. Additional Targeted Support. Describe the State’s methodology, for identifying schools in which any subgroup of students, on its own, would lead to identification under ESEA section 1111(c)(4)(D)(i)(l) using the State’s methodology under ESEA section 1111(c)(4)(D), including the year in which the State will first identify such schools and the frequency with which the State will, thereafter, identify such schools. (ESEA section 1111(d)(2)(C)-(D))

The DDOE will first identify schools for CSI as outlined in section 4.2.A. The DDOE will then identify TSI-1 schools as outlined in section 4.2.B.

Please see above section 4.2.A for stakeholder feedback regarding school improvement identification.
<table>
<thead>
<tr>
<th>Year</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>SY 17-18</td>
<td>• Continuation of school support and improvement cycle under Ed Flex Waiver</td>
</tr>
<tr>
<td></td>
<td>• Year 2 implementation for Focus</td>
</tr>
<tr>
<td></td>
<td>• Year 3 for Focus Plus, and Priority Schools</td>
</tr>
<tr>
<td></td>
<td>• DDOE technical assistance and support to LEAs and schools</td>
</tr>
<tr>
<td></td>
<td><strong>Baseline data for first cohort identification, support and improvement cycle (under ESSA)</strong></td>
</tr>
<tr>
<td>SY 18-19</td>
<td>• Year 3 implementation for Focus</td>
</tr>
<tr>
<td></td>
<td>• Sustainability for Focus Plus and Priority Schools until ESSA identification in November 2018</td>
</tr>
<tr>
<td></td>
<td>• DDOE technical assistance and support to LEAs and schools</td>
</tr>
<tr>
<td></td>
<td><strong>First cohort identification and improvement cycle begins (under ESSA)</strong></td>
</tr>
<tr>
<td></td>
<td>• November (2018): CSI, TSI-2 and TSI-1 schools identified</td>
</tr>
<tr>
<td></td>
<td>• November-May (2018-2019): CSI and TSI-1 target setting and needs assessment/planning support to LEAs and schools; may include planning grants, depending on funding</td>
</tr>
<tr>
<td></td>
<td>• May-July (2019): CSI plan and grant submission to DDOE; TSI-1 plan approval by LEA + TSI-1 grant submission to DDOE</td>
</tr>
<tr>
<td>SY 19-20</td>
<td>• July-August (2019): CSI plan approval and funding to LEAs</td>
</tr>
<tr>
<td></td>
<td>• Year 1 implementation for CSI and TSI-1 schools</td>
</tr>
<tr>
<td></td>
<td>• DDOE technical assistance and support to LEAs and schools</td>
</tr>
<tr>
<td></td>
<td>• November (2019): annual TSI-2 schools identified</td>
</tr>
<tr>
<td></td>
<td>• November-May (2019-2020): TSI-2 target setting, needs assessment and planning support to LEAs and schools</td>
</tr>
<tr>
<td></td>
<td>• May-July (2020): CSI &amp; TSI-1 year 2 plan review/reflect and grant submission to DDOE</td>
</tr>
<tr>
<td>SY 20-21</td>
<td>• July-August (2020): CSI plan approval and funding to LEAs</td>
</tr>
<tr>
<td></td>
<td>• Year 2 implementation for CSI and TSI-1 schools</td>
</tr>
<tr>
<td></td>
<td>• DDOE technical assistance and support to LEAs and schools</td>
</tr>
<tr>
<td></td>
<td>• Year 1 implementation for TSI-2 schools</td>
</tr>
<tr>
<td></td>
<td>• November (2020): annual TSI-2 schools identified</td>
</tr>
<tr>
<td></td>
<td>• November-May (2020-2021): TSI-2 target setting, needs assessment and planning support to LEAs and schools</td>
</tr>
<tr>
<td></td>
<td>• May-July (2021): CSI &amp; TSI-1 year 3 plan review/reflect and grant submission to DDOE</td>
</tr>
<tr>
<td>SY 21-22</td>
<td>• July-August (2021): CSI funding to LEAs</td>
</tr>
<tr>
<td></td>
<td>• Year 3 implementation for CSI and TSI-1 schools</td>
</tr>
<tr>
<td></td>
<td>• Year 2 implementation for TSI-2 schools</td>
</tr>
<tr>
<td></td>
<td>• November (2021): annual TSI-2 schools identified</td>
</tr>
<tr>
<td></td>
<td>• November-May (2021-2022): TSI-2 target setting, needs assessment and planning support to LEAs and schools</td>
</tr>
<tr>
<td></td>
<td>• DDOE technical assistance and support to LEAs and schools</td>
</tr>
<tr>
<td></td>
<td><strong>Second Cohort school identification and improvement cycle begins (under ESSA)</strong></td>
</tr>
<tr>
<td></td>
<td>• November (2021): <strong>CSI-R</strong>, TSI-1, and CSI schools identified</td>
</tr>
<tr>
<td></td>
<td>• November-May (2021-2022): <strong>CSI-R</strong>, TSI-1, and CSI target setting and needs assessment/planning support to LEAs and schools</td>
</tr>
<tr>
<td></td>
<td>• May-July (2022): <strong>CSI-R</strong>, TSI-1, and CSI plan and grant submission to DDOE; TSI-1 plan approval by LEA</td>
</tr>
<tr>
<td></td>
<td>• November (2021): annual TSI-2 schools identified</td>
</tr>
<tr>
<td></td>
<td>• November-May (2021-2022): TSI-2 target setting, needs assessment and planning support to LEAs and schools</td>
</tr>
<tr>
<td></td>
<td>• DDOE technical assistance and support to LEAs and schools</td>
</tr>
</tbody>
</table>

TSI-1: Low-Performing Student Subgroup at level of lowest 5% of school (based on DSSF scoring index)

TSI-2: Consistently Underperforming Schools (based on DSSF scoring index)

CSI-R: Re-Identified CSI Schools; at each three-year school identification and improvement analysis

Exit Targets: Set at time of identification; specific DSSF score index is the determining factor for identification and exit
The uniform exit criteria, established by the SEA, for schools participating under Title I, Part A with low-performing subgroups of students, including the number of years over which schools are expected to meet such criteria, consistent with the requirements in 34 C.F.R. § 200.22(f).

March 13, 2017 Revised Template Question
A.4.viii.b. Exit Criteria for Schools Receiving Additional Targeted Support. Describe the statewide exit criteria, established by the State, for schools receiving additional targeted support under ESEA section 1111(d)(2)(C), including the number of years over which schools are expected to meet such criteria.

Schools identified for TSI-1 status will be identified every three years. LEAs will have up to one year for improvement planning and up to three years to exit TSI-1 status (not exceeding four years in total). The DDOE will identify the first cohort of TSI schools by November 2018. LEAs and schools will then conduct a comprehensive needs assessment and planning prior to implementation by the beginning of the 2019-2020 school year. Subsequent cohorts of TSI-1 schools will be identified every three years. Schools and LEAs will conduct needs assessments between November and May, and begin implementation prior to the following school year.

ESSA Title I, Part A, § 1111(d)(3) requires states to establish exit targets for identified schools. Once identified, the DDOE will negotiate with LEAs to determine TSI-1 exit targets using baseline data from the 2017-2018 school year. The DDOE in collaboration with the LEAs will establish ambitious but achievable targets that will improve outcomes for students as indicated by the DSSF. The intent will be to set targets that are relevant and appropriate to the needs of the individual school communities and that are reasonable to the extent that the school will not be identified as CSI status in the next identification cycle. When determining the exit targets, the DDOE will examine performance on each DSSF indicator for the identified school in each subgroup that led to identification. The DDOE will work with the LEA to customize the individual indicator targets to reflect appropriate growth needed for the individual school.

Exit criteria will be set at the indicator level across all DSSF indicators. It is important to note that metrics within indicators vary by grade-span. Therefore, DDOE will set targets at specific indicator levels for the subgroup(s) that led to identification in order to address the individual needs for improvement in each school.

The intent is to use target setting to inform, support, and motivate behaviors that will most likely result in improved student outcomes within the context of each identified school and to set expectations that will not result in re-identification.

Additional data modeling needs to be conducted in order to determine individual indicator target setting methodologies. The DDOE will work with stakeholders to review data models and to identify specific methodologies. Pending this work the DDOE proposes that individual indicator targets for each subgroup that led to identification be set by reducing the gap between current performance and 100% by 50% over three years OR meeting state measures of interim progress (for academic achievement, graduation rate, and/or ELP indicators), within three years.
Please note: the DDOE does not have three years of longitudinal data for student performance on either the Smarter Assessments in grades 3-8 or the SAT in high school. DDOE will conduct data modeling once we have three years of data.

Per ESSA Section 1111(d)(3)(A)(i)(II), TSI-1 schools that do not meet exit targets within three years will be identified for CSI. If a TSI-1 school does not meet targets within three years (moves to CSI status), then targets for that school will again be set at the indicator level for the subgroup(s) that led to identification.

4.3 State Support and Improvement for Low-Performing Schools.

A. School Improvement Resources. Describe how the SEA will meet its responsibilities, consistent with 34 C.F.R. § 200.24(d) under section 1003 of the ESEA, including the process to award school improvement funds to LEAs and monitoring and evaluating the use of funds by LEAs.

The DDOE intends to build sustainable continuous improvement leadership at the LEA and school level by providing differentiated supports throughout the needs assessment, planning, and implementation process. DDOE supports will be provided based on the individual needs of each LEA and school and will be reduced as LEA and school expertise grow. The following graphic summarizes the range of individualized supports the DDOE will provide to schools and LEAs in need of improvement.

DDOE will provide **individualized support** to schools and LEAs in need of improvement

<table>
<thead>
<tr>
<th>Needs Assessment</th>
<th>Monitoring</th>
<th>Resources</th>
<th>Technical Assistance</th>
<th>More Rigorous Interventions</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Examine past improvement plans</td>
<td>• Monitor implementation of planned strategies throughout the school year</td>
<td>• Distribute federal resources for CSI schools through formula-based and competitive grants</td>
<td>• Provide on/off-site assistance, embedded and virtual professional learning, guidance documents, and templates</td>
<td>• For schools that do not exit CSI status, identify external partner to conduct more rigorous needs assessment</td>
</tr>
<tr>
<td>• Analyze programs, systems, strategies, initiatives, assessments, staffing</td>
<td>• Monitor expenditures of funds for school improvement</td>
<td>• Approx. $2.4m available to CSI schools through formula; approx. $600K-$700K available through competitive grant</td>
<td>• Develop resource hub with regionally implemented evidence-based strategies</td>
<td>• Will include analysis of leadership capacity, competency at school level</td>
</tr>
<tr>
<td>• Engage community members in improvement planning</td>
<td>• For LEAs with large numbers of schools in need of improvement, conduct resource review to identify equity gaps</td>
<td>• Use all remaining funds for distribution to TSI schools through per-pupil formula</td>
<td>• Explore ways to support social-emotional learning, school climate, class size reduction, and wraparound services</td>
<td>• Work with school and LEA to develop new improvement plan that includes new, more rigorous evidence-based interventions</td>
</tr>
</tbody>
</table>

Individualization will be key in the school improvement process. The circumstances and factors contributing to the status of each school vary from school to school. This will require the DDOE to provide **individualized** support to schools and LEAs. During the “Needs Analysis” phase, the
DDOE will work with the LEA and school to examine previous school improvement efforts/plans. This will include looking at programs, systems, strategies, initiatives, assessments, staffing, and all factors that were intended to bring about change in that school. It will be important for the school/LEA to understand the context and environment in which these prior efforts occurred and the fidelity of implementation. The intent is to conduct an honest and comprehensive needs assessment; develop an actionable, ambitious, and realistic plan with a clear focus; and implement that plan with fidelity and support.

Another element necessary for successful school improvement is community engagement. Schools under improvement must engage stakeholders in a meaningful way to conduct an honest needs assessment and develop an appropriate improvement plan to address identified needs.

The DDOE will work with LEAs/schools to engage the community in a much more open, comprehensive way. The DDOE will support LEA and school engagement efforts with families, the community, local businesses, and other agencies.

As mentioned in Section 2.2.C with regard to the continuous improvement cycle, the DDOE will provide technical assistance and guidance to LEAs to assist in completing a comprehensive needs assessment. The comprehensive needs assessment will be required as part of the consolidated grant application process. The DDOE will support and guide LEAs in identifying and prioritizing greatest needs and in planning long- and short-term implementation strategies. The DDOE intends to build continuous improvement leadership at the LEA and school level by providing supports throughout the needs assessment, planning, and implementation process.

The DDOE will monitor implementation of targeted strategies throughout the year and provide information on evidence-based best practices, supporting resources, on-demand guidance, and other technical assistance to support effective execution and implementation. In particular, the DDOE will monitor school improvement implementation and expenditures of related funds as part of the monthly check-ins. This will include the examination of progress implementing evidence-based strategies and whether the LEA is on track in spending funds aligned to the improvement plan strategies and by funding category.

When considering how the DDOE should distribute Title I funds for schools identified for CSI, the DDOE asked stakeholders to consider whether it should be a formula-based grant, a competitive grant, or a hybrid of the two. More than twice as many participants in the stakeholder community conversations supported the hybrid approach compared to the formula grant, while none supported the use of a competitive grant process. Similarly, stakeholders that responded to the School Support and Improvement Survey agreed that the DDOE should distribute funds through a hybrid funding mechanism versus a strict formula grant. None of those surveyed indicated that the distribution of funds should be through a competitive grant.

The DDOE will award school improvement funds through a hybrid grant process that combines a formula-based allocation with optional additional competitive funds also available. Each school will receive a formula-based amount of funds determined by student enrollment. The LEA may also apply for and receive additional funds allocated through a rubric-based competitive grant process.

The DDOE will have approximately $3.2 million in 1003(a) school supports and improvement funds, of which, approximately $160,000 are set aside for state administration purposes. The
remaining amount of just over $3 million would be available as pass-through funds to support school improvement.

Since the DDOE would need to identify eight CSI schools to meet the 5% identification requirement, there would be less than $400,000 available per school. Therefore, the DDOE proposes to provide a formula grant for CSI schools based on a per-pupil amount for the first $2.4 million. Based on estimates of the total enrollment across identified schools of approximately 3,000 students, the per-pupil amount for formula awards will be approximately $800. If the formula amount does not sufficiently enable effective implementation of selected improvement strategies, then the LEA may also apply for a portion of the remaining $600,000 to $700,000 on a competitive basis. Competitive grant awards will be determined based on strategy alignment to identified needs, evidence base of selected strategies, and verified costs. This information will be included in the formula funds application, and will not require significant additional work for the LEA or school.

The DDOE will allocate state school improvement funds to provide CSI supports to non-Title I schools performing as low or lower than the 5% lowest-performing Title I schools.

DDOE funding available under ESSA section 1003(a) will very likely be insufficient to fund TSI-I schools at a significant level. Once all CSI school improvement funds have been allocated, the DDOE will examine the remaining funds to determine available money to best support TSI schools.

Any remaining 1003(a) funds will be combined with any excess program state administration funds and/or available state funds in order to provide fiscal support for TSI school improvement efforts. Once this amount is determined, LEAs will be eligible to apply for TSI support based on a per-pupil amount. Regardless of funding amounts, the DDOE will still provide technical assistance to support LEAs and schools identified as TSI-1 and TSI-2 and recommend that the LEA set aside funds to provide additional support to each TSI school.

B. Technical Assistance Regarding Evidence-Based Interventions. Describe the technical assistance the SEA will provide to each LEA in the State serving a significant number or percentage of schools identified for comprehensive or targeted support and improvement, including how it will provide technical assistance to LEAs to ensure the effective implementation of evidence-based interventions, consistent with 34 C.F.R. § 200.23(b), and, if applicable, the list of State-approved, evidence-based interventions for use in schools implementing comprehensive or targeted support and improvement plans consistent with § 200.23(c)(2)-(3).

March 13, 2017 Revised Template Question

A.4.viii.e. Technical Assistance. Describe the technical assistance the State will provide to each LEA in the State serving a significant number or percentage of schools identified for comprehensive or targeted support and improvement.

ESSA requires each SEA to describe its processes for approving, monitoring, and periodically reviewing LEA CSI plans. The DDOE will offer a variety of supports to schools and LEAs that could include on-site technical assistance; off-site networking sessions; embedded professional learning; virtual learning experiences; guidance documents; and templates to support needs assessment, improvement planning, and monitoring.
The DDOE will collaborate with LEAs and regional assistance centers to develop a resource hub with regionally implemented, evidenced-based strategies. In addition, the DDOE will assist LEAs in exploring and identifying appropriate resources in national clearinghouses, such as:

- What Works Clearinghouse
- Results First
- Regional Education Laboratories
- Best Evidence Encyclopedia

As mentioned previously throughout this plan, the DDOE conducted a variety of stakeholder engagement activities to elicit input. Community Meeting participants provided valuable feedback for the DDOE to consider when outlining options for technical assistance and identifying evidence-based strategies for ESSA. While opinions often varied by topic and question, a set of common themes did emerge:

- **Addressing social and emotional skills.** Participants discussing both measures of student readiness and early learning programs stressed the need to prioritize social and emotional learning as an area to provide instruction and measure student ability.
- **Developing a positive school climate.** Participants felt that it was important that school climate be included as an indicator of school quality and enhanced as a strategy for improving teacher recruitment and retention.
- **Ensuring smaller class sizes.** Ensuring smaller class sizes was emphasized as an important strategy during discussions about how to help ELs, special education students, and students experiencing poverty or trauma, and in conversations about recruiting and retaining teachers.
- **Providing access to wraparound services.** The availability of “wraparound” services, such as mental and physical health care, counseling, after school programs, tutoring, and other supports, were discussed in a variety of ways across all three topic areas.

The DDOE will explore and identify strategies, resources, and opportunities that can assist in addressing the themes outlined above. The DDOE will work with LEAs, the business community, and other state agencies to address common needs identified through the LEA-led needs assessments, root cause analyses, and school improvement plan processes.

C. **More Rigorous Interventions.** Describe the more rigorous interventions required for schools identified for comprehensive support and improvement that fail to meet the State’s exit criteria within a State-determined number of years consistent with section 1111(d)(3)(A)(i) of the ESEA and 34 C.F.R. § 200.21(f)(3)(iii).

**March 13, 2017 Revised Template Questions**

A.4.vii.c. More Rigorous Interventions. Describe the more rigorous interventions required for schools identified for comprehensive support and improvement that fail to meet the State’s exit criteria within a State-determined number of years consistent with section 1111(d)(3)(A)(i)(I) of the ESEA.

A.4.vii.f. Additional Optional Action. If applicable, describe the action the State will take to initiate additional improvement in any LEA with a significant number or percentage of schools that are consistently identified by the State for comprehensive support and improvement and are not meeting exit criteria established by the State or in any LEA with a significant number or percentage of schools implementing targeted support and improvement plans.
As mentioned previously in section 4.2.A.ii:

The participants from the community conversations most commonly identified the need to conduct a comprehensive analysis to diagnose the reasons why the school did not exit and develop a new plan to address the specific issues based on root causes. The survey feedback echoed similar sentiments with 60% of respondents indicating, “Enhanced on-site technical assistance and professional learning” provided by the DDOE, with an additional 40% requesting, “More intensive support and oversight to schools,” and a “Leadership capacity review.”

Schools identified for improvement under previous iterations of the law and re-identified under ESSA will automatically be elevated to CSI-R status. In addition, schools that do not exit CSI status within four years will enter CSI-R status. DDOE will work collaboratively with the LEA and CSI-R school to identify an external partner to conduct qualitative needs assessments at both the school and district levels.

The qualitative needs assessments will examine previous school improvement efforts/plans, programs, strategies, initiatives, instructional practices, assessments, staffing, systems development, and all factors that were intended to bring about change in that school. This will also include an assessment of the leadership capacity/competency at the school and district level. By using an external partner to conduct the qualitative needs assessment, the LEA/school will get an unbiased, objective assessment of the school from a fresh perspective.

The results of these qualitative needs assessments will be one component of the required comprehensive needs assessment, which also includes quantitative data analysis related to DSSF measures, school profile data, educator equity data, financial risk assessments, program analyses, community input and additional LEA data. Funding for the external needs assessment may come from the CSI-R grant or other funding sources. The DDOE will work with IHEs and other external partners to develop local, effective, and cost-efficient external evaluators and evaluation systems.

The DDOE will work collaboratively with the LEA/school to examine the findings of the needs assessment and provide support in the development of an appropriate and actionable improvement plan. Additional data analyses (quantitative data described above) will be used to identify which of the previous interventions should or should not be continued and to determine if other evidence-based strategies are needed.

Based on comprehensive needs analysis, including the qualitative needs analyses, an LEA will be required to amend its comprehensive support and improvement plan to:

1. Address the reasons the school did not meet the exit criteria, including whether the school implemented the interventions with fidelity and sufficient intensity, and the results of the new needs assessment.
2. Update how the LEA will continue to address previously identified resource inequities and identify any new resource inequities consistent with the requirements to review those inequities in its original plan.
3. Include the implementation of additional evidence-based interventions in the school that are identified by an external LEA needs assessment and that are more rigorous and based on strong or moderate levels of evidence.
The DDOE will provide support and guidance to the LEA for providing operational and financial flexibility for schools identified for improvement.

Note: Determining what constitutes a “more rigorous intervention” will depend in part on what interventions the school previously implemented, the effectiveness of implementation, and other factors that did not lead to improved outcomes. This will take a concerted effort between DDOE and the LEA to examine programs, systems, strategies, and financial alignments that were contributing factors to the lack of improved outcomes. The determination of a “more rigorous intervention” will be made on a school-by-school basis. Interventions will be aligned to the school’s needs assessments and the indicator areas for which the schools were identified.

See previous section 4.2.A.ii in which the exit criteria for CSI is described. The process outlined in this section will be considered as part of the “more rigorous intervention” strategy.

D. Periodic Resource Review. Describe how the SEA will periodically review, identify, and, to the extent practicable, address any identified inequities in resources to ensure sufficient support for school improvement in each LEA in the State serving a significant number or percentage of schools identified for comprehensive or targeted support and improvement consistent with the requirements in section 1111(d)(3)(A)(ii) of the ESEA and 34 C.F.R. § 200.23(a).

**March 13, 2017 Revised Template Question**

A.4.viii.d. Resource Allocation Review. Describe how the State will periodically review resource allocation to support school improvement in each LEA in the State serving a significant number or percentage of schools identified for comprehensive or targeted support and improvement.

ESSA requires states to review resource allocation between LEAs and between schools for those LEAs with a significant number of schools identified as TSI or CSI. A review of resource allocation must include a review of LEA- and school-level resources, among and within schools, including:

- Disproportionate rates of ineffective, out-of-field, or inexperienced teachers identified by the state and LEA consistent with sections 1111(g)(1)(B) and 1112(b)(2) of the Act; and
- Per-pupil expenditures of federal, state, and local funds required to be reported annually consistent with section 1111(h)(1)(C)(x) of the Act.

Also including, at the school’s discretion, a review of LEA- and school-level budgeting and resource allocation with respect to resources described above and the availability and access to any other resource provided by the LEA or school, such as advanced coursework, preschool programs and instructional materials, and technology.

As mentioned earlier in section 4.2 regarding identification for CSI and TSI, LEAs will conduct a needs assessment to assist schools in developing appropriate improvement plans using evidence-based strategies. However, at the beginning of each four-year improvement cycle, those LEAs determined to have a significant number of schools identified for school improvement will work in collaboration with the DDOE to conduct a comprehensive needs assessment to identify any resource inequities. LEA size varies across the state of Delaware, and, therefore, a “significant number” of schools will depend on the total number of schools in the LEA. The DDOE will work in cooperation with the LEAs to determine what a significant number means on a case-by-case basis. For example, in a district with only four schools, a significant number may be one
school, whereas in a district with ten or more schools, a significant number may be more than two.

Staff members across DDOE branches and workgroups will work in collaboration with the LEAs to assess resource inequities and provide support for improvement plan development and implementation. Internal collaboration and coordination across the various branches and workgroups will allow the DDOE to more efficiently and effectively support and monitor LEA school improvement planning and implementation. In that regard, ongoing assessment of potential resource inequities will be included as part of the regular monitoring that the DDOE already conducts for federal and state programs. By including this ongoing assessment and feedback as part of required monitoring, the DDOE will be efficient in supporting LEAs.
Section 5: Supporting Excellent Educators

Educator quality remains the most significant in-school factor affecting whether Delaware’s students receive the great education that they deserve.

Across the nation, poor and minority students frequently have access to fewer quality educators and educational resources than their nonminority and more affluent peers. Delaware has long focused on closing educator equity gaps because we, as a state, believe that the achievement gap will only close for our highest need students when all students have equitable access to the most effective and well-prepared educators.

While some schools in Delaware have closed educator equity gaps, statewide student achievement data reveals we have more work ahead. With increased federal and stakeholder attention on educator equity, the urgency to spread these pockets of success across the state has never been greater.

The DDOE has one team solely focused on educator and leader quality. The following nine guiding principles govern the work of this team and enable the DDOE to provide supports directly to LEAs.

- Improve School Leadership
- Strengthen Educator Preparation
- Enhance Educator Selection and Retention
- Improve Professional Learning,
- Reinforce Teacher Leadership
- Increase Fidelity of Educator Evaluation to Provide Actionable Feedback
- Use High-Quality Data to Make Decisions
- Enhance Licensure and Certification Requirements
- Strengthen Child Protection

Some of these principles are expanded upon below as meets the requirements of the ESSA statute. Others are specific to Delaware law and needs, and, therefore, are not expanded upon below as they are not required by ESSA statute. For a more in-depth look at Delaware’s Plan to Ensure Excellent Educators for All, please see this link—Delaware’s Plan for Excellent Educators for All. DDOE provides supports to all schools across the state that indicate the desire to increase their educator and leader quality. There is a specific focus on how to support those schools that have faced significant challenges.

DDOE will continue to work with the Educator Equity Steering Committee on all of this work to determine how to best support educators and leaders.

Delaware will only close the achievement gap for our students if all students (including students in poverty, students of color, students with special needs, and students who speak English as a second language) have equitable access to the most well-prepared and effective educators.
5.1 Educator Development, Retention, and Advancement.

Instructions: Consistent with sections 2101 and 2102 of the ESEA, if an SEA intends to use funds under one or more of the included programs for any of the following purposes, provide a description with the necessary information.

A. Certification and Licensure Systems. Does the SEA intend to use Title II, Part A funds or funds from other included programs for certifying and licensing teachers and principals or other school leaders?
  ☑ Yes. If yes, provide a description of the systems for certification and licensure below.
  □ No.

March 13, 2017 Revised Template Question
D.3. System of Certification and Licensing (ESEA section 2101(d)(2)(B)): Describe the State’s system of certification and licensing of teachers, principals, or other school leaders.

The following is a basic description of the licensure and certification requirements for the field of education in Delaware. Delaware has a three-tiered licensure system for educators (see 14 Del. Code, Chapter 12). Regulations governing the educator licensure and certification system were developed by the Professional Standards Board (PSB) and were approved by the State Board of Education (http://regulations.delaware.gov/AdminCode/title14/1500/index.shtml#TopOfPage). The DDOE is responsible for the implementation of this licensure system.

Licensure – The three tiers of the state licensure system are:

- Tier One – Initial License (4 years) – A four-year Initial License is awarded to an applicant who has
  - Completed a bachelor’s degree from a regionally accredited, four-year college, or university.
  - Achieved a passing score on a content-readiness exam.
  - Either completed a student teaching program or a state-approved equivalent: (a) 91 days in lieu of student teaching but not for educators in core content areas; (b) is enrolled and participating in an Alternate Route to Certification (ARTC) program; (c) is applying for an Initial License and certification as a specialist and completes practical experience.
  - Upon initial application, if a novice educator has not successfully completed an approved performance assessment, they will have two years to successfully complete one during the Initial License timeframe.

- Tier Two – Continuing License (5 years) – Renewable license for educators with four or more years of experience. Educators must complete 90 clock hours of professional development and complete a criminal affirmation to renew this license.

- Tier Three – Advanced License (10 years) – Educators holding National Board Teaching Certificates are placed on an Advanced License. An Advanced License is renewed when the National Board Teaching Certificate is renewed. If an educator does not renew, the educator will be placed on a Continuing License.
Certification – The Professional Standards Board regulates certification. For specific certification requirements, each subject area has a specified list of requirements that can be found at http://regulations.delaware.gov/AdminCode/title14/1500/index.shtml#TopOfPage

B. Educator Preparation Program Strategies. Does the SEA intend to use Title II, Part A funds or funds from other included programs to support the State’s strategies to improve educator preparation programs consistent with section 2101(d)(2)(M) of the ESEA, particularly for educators of low-income and minority students?
☒ Yes. If yes, provide a description of the strategies to improve educator preparation programs below.
☐ No.

March 13, 2017 Revised Template Question
D.6. Teacher Preparation (ESEA section 2101(d)(2)(M)): Describe the actions the State may take to improve preparation programs and strengthen support for teachers, principals, or other school leaders based on the needs of the State, as identified by the SEA.

Educator Preparation Program Strategies
The DDOE is committed to promoting well-designed education preparation programs and supporting program graduates during their early years in the classroom and to preparing a diverse pool of aspiring educators who will enter the classroom learner-ready. The DDOE will achieve this by:
• Collecting and reporting key indicator data on educator preparation programs. These indicators will enable the DDOE to make informed decisions regarding program renewal and will support educator preparation provider continuous improvement efforts.
• Aligning educator preparation programs with current and projected workforce needs and providing authentic clinical experiences in Delaware schools.

The DDOE publishes Educator Preparation Program Reports biennially that reflect levels of program effectiveness. Program performance is categorized based on program candidate and graduate data over the last five years. The reports review metrics across a variety of domains including recruitment, candidate performance, placement, retention, graduate performance, and perceptions. Student growth and teacher performance are included in the graduate performance domain. Programs are categorized as renewed, renewed with conditions, or on probation. If programs are renewed with conditions or placed on probation, they will enter a cycle of continuous improvement and are required to develop a plan of actions and indicators of progress.

Based on stakeholder feedback, additional metrics will be included in the fall of 2018 to track equitable access to effective educators and educator preparation program effectiveness. These metrics include student teaching placements in high-need schools and effectiveness of recent graduates in high-need schools.

The DDOE will provide annual reporting beginning in the 2018-2019 school year. Reports may be accessed at http://www.doe.k12.de.us/domain/398

Competitive Innovation Grants
To address needs highlighted by the Educator Preparation Program Reports, the DDOE aims to provide Competitive Innovation Grants, contingent on available funding. These innovation
grants will provide supports for educator preparation programs and P-12 partners to focus on recruitment, deepening clinical practice, and supporting novice educators with priority given to our high-need schools and LEAs. The grants provide an opportunity for schools and districts to work more closely with educator preparation programs to ensure aspiring educators are ready to meet the needs of all students.

*All funding is subject to available capital, determined on an annual basis. Even if funding is not available, the DDOE is committed to working with LEAs and IHEs to meet the overall needs of our newest educators to serve all of our children.*

C. **Educator Growth and Development Systems.** Does the SEA intend to use Title II, Part A funds or funds from other included programs to support the State’s systems of professional growth and improvement for educators that addresses: 1) induction; 2) development, consistent with the definition of professional development in section 8002(42) of the ESEA; 3) compensation; and 4) advancement for teachers, principals, and other school leaders. This may also include how the SEA will work with LEAs in the State to develop or implement systems of professional growth and improvement, consistent with section 2102(b)(2)(B) of the ESEA; or State or local educator evaluation and support systems consistent with section 2101(c)(4)(B)(ii) of the ESEA?

☑ Yes. If yes, provide a description of the educator growth and development systems below.

☐ No.

**New Educator Induction and Mentoring** (see 14 Del. Admin Code §1503)

Current research and stakeholder feedback received from survey results and educator equity focus groups highlight the need to provide greater support for Delaware’s newest educators to ensure all of Delaware’s students receive a quality education and are college and/or career ready.

By providing comprehensive support to novice educators, the DDOE and LEAs work together toward increasing educator retention rates, improving best practices of both new and veteran staff members, and positively impacting student achievement. The DDOE has provided support for induction and mentoring since 1994.

The DDOE began offering competitive grant opportunities to LEAs in the 2013-2014 school year. Induction grants fund LEA development and/or delivery of innovative induction program models for new educators. The DDOE also provides new teacher and mentor academies as well as an online professional ethics course to support mentors and new teachers. This includes programming that:

- Increases teachers’ understanding of how students learn;
- Enhances classroom management skills;
- Helps teachers directly align curriculum with academic goals; and
- Provides strategies for engaging parents and families.

Given that professional learning activities are more likely to be effective if they are ongoing, supported, and sustained, the DDOE’s commitment to educator equity includes programs designed to create embedded, continuous, and effective professional learning opportunities for educators at all stages of the profession.
Teacher Leadership Initiatives and Pilot

While the DDOE recognizes that LEAs are crucial partners in preparing leaders, many leadership pathways currently require teachers to leave the classroom for administrative positions. Feedback from stakeholders, via survey responses, focus groups, and emails, has emphasized the importance of opportunities for educator professional growth and for keeping strong teachers in the classroom.

The DDOE directly provides leadership opportunities to educators, supports LEAs in creating teacher-leader pathways, and works to elevate the profession by providing:

- The Teacher-Leader Toolkit, which equips LEAs with clearly defined, yet locally adaptable, strategies to leverage the value of teacher leaders.
- The Teacher-Leader Pilot program in select LEAs, which is designed to develop teacher leadership in partner schools and identify best practices to spread throughout the state.
- The Delaware Talent Cooperative identifies and financially rewards highly effective educators that exhibit commitment and service to their communities. It serves as a forum for professional learning, collaboration, and recognition among Delaware’s top educators in high-need schools.
- Support to LEAs and other stakeholders for improving compensation, incentives, and leadership opportunities for teachers.

Educator Feedback Cycles and Evaluation (see 14 Del. Code, Chapter 12)

DDOE has a statewide educator evaluation system and alternatively approved educator evaluation systems as permitted by state law. The statewide educator evaluation system incorporates multiple measures of educator performance, including, but not limited to, planning, classroom management, instruction, and student growth. DDOE approval of alternative evaluation systems requires assessment of multiple performance metrics, with student growth being a mandatory component.

District administrators, charter school leaders, educators, and DDOE officials have consistently noted that stakeholders must work together to bring greater integrity to educator evaluation. Specifically, evaluation must provide individualized feedback/coaching, accurate ratings, and an overall integration of multiple measures of student growth and teacher effectiveness. The DDOE will provide training and coaching supports for principals and LEAs to enhance educator evaluation implementation and thereby improve instruction through more regular and targeted observations and individualized feedback.

5.2 Support for Educators.

Instructions: Consistent with sections 2101 and 2102 of the ESEA, if the SEA intends to use funds under one or more of the included programs for any of the following purposes, provide a description with the necessary information.

A. Resources to Support State-Level Strategies. Describe how the SEA will use Title II, Part A funds and funds from other included programs, consistent with allowable uses of funds provided under those programs, to support State-level strategies designed to:
   i. Increase student achievement consistent with the challenging State academic standards;
   ii. Improve the quality and effectiveness of teachers, principals, and other school leaders;
Increase the number of teachers, principals, and other school leaders who are effective in improving student academic achievement in schools; and

Provide low-income and minority students greater access to effective teachers, principals, and other school leaders consistent with the educator equity provisions in 34 C.F.R. § 299.18(c).

March 13, 2017 Revised Template Questions

D.1. Use of Funds (ESEA section 2101(d)(2)(A) and (D)): Describe how the State educational agency will use Title II, Part A funds received under Title II, Part A for State-level activities described in section 2101(e), including how the activities are expected to improve student achievement.

D.2. Use of Funds to Improve Equitable Access to Teachers in Title I, Part A Schools (ESEA section 2101(d)(2)(E)): If an SEA plans to use Title II, Part A funds to improve equitable access to effective teachers, consistent with ESEA section 1111(g)(1)(B), describe how such funds will be used for this purpose.

Supporting School Leaders

Delaware believes the following strategies will address current challenges related to school leader effectiveness and retention, particularly for students who need them the most. Following is a brief summary of the potential new strategies.

Increase high-quality preparation programs for leaders in high-need schools.

Regulation 1595 allows for new and innovative approaches to developing school leaders. Delaware seeks to address the challenges associated with poor leader preparation for high-need schools. New programs include the University of Delaware’s Principal Preparation Program (PPP) and Teach for America’s Lead for Delaware. Organizations such as Wilmington University are also exploring new pre-service pathways in partnership with schools serving low-income communities. Delaware’s major pre-service partners are working to address the unique challenges of turnover and effectiveness in order to close educator equity gaps.

Create a network of leaders in high-need schools.

Delaware will support at least 10 principals of high-need schools to attend robust, rigorous school leadership training. In addition, DDOE will support the ongoing development of school leaders and their teams through training and by sharing key lessons learned.

Supporting Recruitment and Selection of Effective Educators

Join Delaware Schools (www.joindelawareschools.org) is a statewide educator recruitment portal that went live in May 2013 and was one of the first of its kind in the country, notably due to the high level of district and charter participation. The purpose of this initiative is to provide education professionals seeking employment an easy and effective way to search for available jobs throughout the state. Job seekers also can apply for multiple available positions with one application. Through the Join Delaware Schools online portal, potential candidates can search openings, learn about districts and individual schools, and post their résumés to one centralized site where districts or charter schools looking for talented teachers and leaders can access them.

Plans include linking the portal to the state financial system, which will allow LEA human resource users to cross-reference and link a variety of information on applicants without the need to input the same information more than once. DDOE also is exploring ways to strengthen the
site’s ability to capture and display recruitment and hiring data, which inform districts of hiring trends, identify gaps in recruitment related to hiring needs, and inform statewide policy.

DDOE is committed to working alongside LEAs and educator preparation programs to build stronger pipelines and selection models. This could include helping to develop robust selection models that identify specific competencies related to serving students from disadvantaged backgrounds during the interview process. DDOE can connect LEAs to one another to share best practices and can provide national resources for this work as well. One LEA in the state has been using an effective and efficient model for leader selection. DDOE has committed to encouraging this LEA to share across the state with charters and traditional districts.

**Supporting Recruitment, Selection, and Retention**

In addition to a robust focus on school leadership and recruitment and selection of educators, the DDOE uses a combination of Title II, Part A program and state funds to improve educator effectiveness and equity by:

- Supporting LEA efforts to recruit, develop, and retain the best educators;
- Providing resources for comprehensive induction and mentoring programs; and
- Making robust and actionable educator effectiveness and preparation program effectiveness data available to LEAs.

Focus groups, online survey comments, and feedback from school leaders also support development of a comprehensive induction program to support new school leaders and to provide greater access to leadership development.

Based on stakeholder feedback, the DDOE will offer the following supports:

- Offer LEAs competitive grant opportunities (contingent on available funding) to design, implement, and support school leadership opportunities to build local capacity with a focus on recruitment and preparation, professional learning, retention, and compensation.
- Support a comprehensive induction program for new or novice school leaders.
- Develop high-quality educator preparation programs and alternative routes to certification by raising standards and strengthening assessment and support. This includes evaluating program effectiveness by compiling data on the qualifications of enrollees, considering student achievement in schools led by program graduates, and tracking placements in schools that predominantly serve low-income students and students of color. DDOE is also committed to facilitating partnerships between LEAs and educator preparation programs that institutionalize best practices, increase quality and effectiveness, and ultimately improve student achievement.

- Offer resources and tools to LEAs, including district and school level data, Excellent Educator Dashboard (EED) and Educator Equity LEA Planning Toolkit.

**B. Skills to Address Specific Learning Needs.** Describe how the SEA will improve the skills of teachers, principals, or other school leaders in identifying students with specific learning needs and providing instruction based on the needs of such students, consistent with section 2101(d)(2)(J) of the ESEA.
March 13, 2017 Revised Template Question

D.4. Improving Skills of Educators (ESEA section 2101(d)(2)(J)): Describe how the SEA will improve the skills of teachers, principals, or other school leaders in order to enable them to identify students with specific learning needs, particularly children with disabilities, English learners, students who are gifted and talented, and students with low literacy levels, and provide instruction based on the needs of such students.

State and local leaders are committed to providing educators opportunities to improve their practice through meaningful and differentiated professional learning experiences aligned with the state’s standards for professional learning. The Learning Forward standards were adopted as the state standards for professional learning in 2012 (see 14 Del. Admin Code).

The examples below include professional learning designed to improve educator practice and student outcomes. Key aspects of professional learning are quality experiences that are responsive to emerging educator and student needs, customized resources designed to build knowledge and skills and provide follow-up support, and structures that are maximized to build teacher-leader and/or administrator capacity.

These initiatives will continue to be evaluated and discussed with stakeholders to determine the need to continue and improve them as necessary for efficiency and effectiveness.

Key levers for advancing strong professional learning systems include:

- Training – directors of instruction trained in each of the professional learning standards via the Teaching and Learning Cadre and Literacy Coalition.
- Technical assistance – during the Consolidated Grant writing process.
- Support structures – school site visits, teacher leader academies, eLearning resources.
- Program evaluation support – educating central office staff members and modeling the evaluation of program effectiveness according to Guskey’s 5 Levels for Evaluating Professional Development framework.
- Applying the Guskey framework to the evaluation of DDOE-led initiatives.
- Stakeholder engagement – development of a statewide vision for professional learning and gathering feedback.

While educator professional learning can come in various forms, professional learning content should be related to both professional growth needs and the needs of students. Examples of initiatives to improve the skills of educators in identifying and providing instructional skills based on student needs are outlined below:

Delaware Early Literacy Initiative

The DDOE provides early literacy supports to SWD in grades K-3 that enhances literacy skills for all students. Delaware’s State Systemic Improvement Plan (SSIP) is a six-year effort to develop, implement, and scale-up the supports and resources available to SWD in Delaware. As part of SSIP, Delaware established the Delaware K-3 Early Literacy Initiative to begin with Cohort I in the 2016-2017 school year. The purpose of the initiative is to provide targeted professional learning, technical assistance, and coaching to elementary schools to support teachers in identifying root causes of individual student skill gaps, matching the student’s specific area of need to targeted instructional strategies and/or interventions, and utilizing progress monitoring data to guide instruction. The SSIP was designed in collaboration with the SSIP
Advisory Council, the state’s stakeholder committee comprised of teachers, specialists, administrators, parents, and advocacy groups. The SSIP Advisory Council analyzed state achievement data and identified the following as the SSIP’s State Identified Measureable Result: Increase the literacy proficiency of SWD in K-third grade as measured by a decrease in the percentage of third grade SWD scoring below proficiency on Delaware’s statewide assessment.

Response to Intervention Guiding Coalition

The DDOE provides supports and structures to all stakeholders on providing high-quality instruction and interventions matched to students’ needs through the Response to Intervention (RTI) Guiding Coalition. The Coalition includes stakeholders from each of the three counties at the elementary and secondary levels in both mathematics and reading/writing. The RTI Guiding Coalition will:

1. Identify barriers to implementation of RTI at each of the three tiers, with recommendations on how to clear the path;
2. Identify bright spots of RTI implementation as opportunities for larger replication; and
3. Research and make recommendations about resource allocations and professional learning.

Reading-Writing Project

The DDOE provides systemic structures and supports for teachers to identify students with specific learning needs and provide instruction based on student needs. The DDOE will support cohorts of grade-level teams, including special education teachers, to create Delaware state standards-aligned ELA units for statewide use. Cohort professional learning will focus on:

1. Learning progressions to help teachers understand the trajectory of instruction toward mastery of each standard; and
2. Formative assessments aligned to learning progressions to better ascertain where learning breaks down and to determine appropriate instruction based on the needs of students.

Learning Leader

The DDOE provides supports for school leaders to identify effective instruction and provide effective feedback to teachers based on student achievement by implementing the strategies learned through this network. A cohort of principals and other school leaders will participate in formative classroom walkthroughs in schools throughout the state. Successful implementation will include:

- A common language for educators (principals, teachers, central office, coaches) to describe the impact of effective instruction on student learning and achievement.
- The knowledge, skills, and confidence for principals to drive professional learning forward for individual teachers and instructional teams.
- The knowledge, skills, and confidence to design and differentiate professional learning plans for individuals and groups.

Reimagining Professional Learning Innovation Grants

The DDOE provides innovation grants designed to improve standards-based instruction. Reimagining Professional Learning Grants support the work of schools to improve the quality and efficacy of professional learning for educators. In spring 2016, the DDOE awarded over
$400,000 to 21 elementary, middle, and high schools across the state to support their efforts towards job-embedded, intensive, collaborative, data-driven, outcome-focused professional learning. Awards were based on each school’s integration of the DDOE’s professional learning standards (Learning Forward). Grants incorporate innovative, rigorous models of professional learning for instructional strategies to strengthen teaching and learning in areas specific to the school’s needs assessment, as well as address issues of equity and access. Awarded schools received technical assistance from DDOE in changed leadership, program evaluation, learning designs, as well as through a midyear and end-of-year checkpoint.

Cadre and Coalition Meeting Structures

The DDOE convenes LEA leaders monthly through Coalitions and Cadres for science, mathematics, ELA, and social studies. These meetings provide a structure for professional learning, resource development and dissemination, trainings, cross-LEA collaboration, and strategic planning. In most cases, these meetings are co-led by LEA and SEA leaders.

School Site Visits

For the past three years, DDOE has conducted site visits to Delaware schools to provide feedback on the implementation of the state standards. A team of content experts spends a full day on site—interviewing teachers, students, parents, and administrators; analyzing important documents; and conducting classroom walkthroughs. Following the visit, the school is provided a report, which summarizes the commendations, recommendations, and expectations in four areas of focus: implementation of the standards, supporting each learner, professional learning and support, and leading and problem solving.

eLearning, Anytime Anywhere Learning for Educators

In response to the patterns noticed through DDOE school site visits, professional learning opportunities are put in place to address major areas of need. The team keeps a tracker of the themes that emerge from the visits each year and uses this data to guide the development of eLearning options to make available statewide.

Math Curriculum Academy

Teachers statewide are convened to focus on specific areas of challenge within the mathematics standards and to develop curricular resources. Districts and charter schools can adopt or adapt these resources for use within their local curriculum. The Academy started by addressing middle school, where a significant drop in student proficiency occurs (grade 6), and is now including the high school and elementary levels.

Science Teacher Leader Project

A cohort of 200 teacher leaders from every Delaware school district and a majority of charter schools meets monthly to support the implementation of state science standards. In its third year, these teacher leaders have unpacked the standards, are engaged in professional learning with national experts to know the standards deeply, take the lead in providing turn-key professional learning in their schools, and gather to share evidence of impact and share best practices across schools.
Professional Learning Plan Technical Assistance

The DDOE will provide LEAs technical assistance for developing professional learning plans. Technical assistance will support data analyses, identification of needs, and identifying evidence-based strategies to improve leadership practice, teacher practice, and student learning.

EL Strategic Statewide Plan 2022

First and foremost, Delaware is working to develop a pipeline of diverse, qualified educators to support our children who do not speak English as a first language. DDOE is working with educator preparation programs to ensure all educators graduate with a minimum of 3 credits dedicated to how to teach EL students. In addition, the DDOE will identify potential clinical placements (student teacher placements) in schools with high EL populations.

In addition, DDOE is working to provide high quality statewide professional learning that will support educators and their needs on how to instruct ELs. Professional learning will also be offered to leadership of schools as well. This professional learning will be incorporated into our statewide mentoring for our novice educators and our currently developing statewide mentoring for new administrators.

DDOE will also develop a statewide EL Cadre to support educators across the state and to increase district and charter level capacity to implement and sustain high-quality programs for ELs.

Supporting our Gifted and Talented Students

In May 2013 a Legislative Task Force for Gifted & Talented Education produced a report with recommendations. With regard to personnel preparation the charge was to establish by July 2014, regulation requiring the use of the Teacher of Students Who Are Gifted and Talented certificate based on the current Delaware Administrative Code, Title 14 Del.C. §1220.

The task force’s rationale as described in the report:

In order to teach in programs that are identified as specific to students who have been identified as gifted and talented through assessments and other criteria, educators must satisfy the requirements for a Teacher of Students Who Are Gifted and Talented certificate.

Research suggests that educators need to know the professional standards in their field to maintain high levels of professional competence. Standards are used to legitimize educators’ knowledge and skills. According to Darling-Hammond (2000), teachers with full certification status are by far the most important determinant of student achievement (p.30). Educators with advanced certificates have increased knowledge and skills that relate to higher student achievement and have a better longevity rate in their field of practice as compared to other educators (Hake, Koenig, & Elliott, 2008, p.9). Moreover, successful teachers in gifted education programs use strategies commonly cited in the standards and are more confident in their abilities (Siegle & Powell, 2004; Starko & Schack, 1989; Story, 1985). Those with graduate degrees in gifted education understand ways to meet the instructional needs where as teachers with limited training do not meet
learner's needs (Johnsen, 2012). Students are therefore, ultimately beneficiaries of their teachers' knowledge and skills of the standards and of ways to implement and facilitate a standard based education process.

The task force presented several certificate options:

a. *College Course Work for Certificate*

   Educators holding an existing license/certification and wish to add the Teacher of Students Who Are Gifted and Talented certification may do so by completing academic semester credits from a regionally accredited college or university (from the United States) (12 credits: four courses)

b. *Delaware Department of Education: 1572 Teacher of Students Who Are Gifted and Talented*

   - Foundations of Giftedness, including Cultural and Socioeconomic Equity (3 credits)
   - Curriculum Design and Instructional Strategies for Gifted Students (3 credits)
   - Psychology of Gifted Students (3 credits)
   - Creative and Critical Thinking Skills (3 credits)

c. *Alternative Route for Certificate*

   Educators holding an existing license/certification and wish to add the Teacher of Students Who Are Gifted and Talented certification may do so by taking and receiving a passing score on the PRAXIS II examination in Gifted Education. (Recommended cut score 154, similar to the state of Iowa)

Recertification:

   a. *Professional Development*

   Minimum of 90 clock hours over five year for recertification: 45 hours dedicated to gifted and talented education and 45 hours of general education professional development

A Statewide Advisory Council on Programs for the Gifted and Talented (SACP GT) meets quarterly on matters related to Gifted and Talented education, including the areas related to personnel certification, curriculum, professional development, and student identification and programming. The Council is an advisory body consisting of representatives from Delaware School Districts, Charter Schools, and Institutions of Higher Education. The purpose of the council is to provide leadership, advocacy, and guidance for informed decision making involving programs for the gifted and talented.
Micro-Credentialing

Micro-credentials are an emerging learning design that shows promise for offering educators an on-ramp for identifying and meeting classroom-specific professional learning needs. A few key features define educator micro-credentials. First, they are competency-based, meaning that the educator will need to demonstrate the skill and translate it to learning outcomes for students. Second, they are personalized, and can be accessed in an on-demand schedule. As a personalized learning design, micro-credentials allow educators to focus on a discrete skill related to their professional practice, student needs, or school goals. The DDOE, in consultation with the Professional Standards Board's professional development and associate compensation committee, is currently developing a process to use micro-credentials as another option available to educators to earn clock hours for re-licensure. Organizations such as Educators Rising and the National Education Association currently offer micro-credentials, which target effective pedagogical practices in areas such as cultural competencies on anti-bias instruction and equitable classroom culture. The DDOE will work with DASA, DSEA, and the districts to explore ways to offer professional learning and micro-credentials in a way that will support excellent educators across the state.

School Leader Supports & Development

The DDOE in conjunction with the Governor's office is developing a statewide strategy to support our school leaders in all areas of leadership with a special focus on instructional leadership. Part of this strategy is being developed with engagement from DASA to build a supportive program to support our new administrators with state trained mentors.

The DDOE will provide a series of trainings to support the development of current school leaders. These trainings will apply to key areas of focus which have been identified as areas of growth. The development areas include, but are not limited to - 1) Instructional practices to support English Language Learners, 2) Instructional practices to support Student with Disabilities, 3) Developing systems and best practices to accelerate the growth of struggling readers, 4) Instructional practices to support gifted and talented learners and 5) People, Systems and Operations knowledge and skills.

The DDOE will also work with school leader preparation programs so that preparation programs in the state are incorporating these competencies and associated development progressions into their programs. The state will also explore adding these competencies into the program renewal processes as it relates to educator preparation.
5.3 Educator Equity.

A. Definitions. Provide the SEA’s different definitions, using distinct criteria, for the following key terms:

<table>
<thead>
<tr>
<th>Key Term</th>
<th>Statewide Definition (or Statewide Guidelines)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ineffective teacher*</td>
<td><strong>Educator Evaluation Summative Ratings:</strong> An ineffective educator has earned an overall unsatisfactory summative rating (either &quot;Ineffective&quot; or &quot;Needs improvement&quot;) on his/her most recent overall summative evaluation. The overall summative rating reflects educator performance in five equally weighted components using Delaware's Performance Appraisal System II (DPAS-II) or an equivalent, alternative evaluation system and is aligned with the requirements contained within Delaware statute.</td>
</tr>
<tr>
<td>Out-of-field teacher*+</td>
<td>Teachers who do not hold full certification required for a particular class in which they are the teacher of record and have not demonstrated subject-matter competence for the content of the class as outlined in Delaware statute (reference <a href="http://delcode.delaware.gov/title14/c012/sc02/index.shtml">http://delcode.delaware.gov/title14/c012/sc02/index.shtml</a>).</td>
</tr>
<tr>
<td>Inexperienced teacher*+</td>
<td><strong>Rates of First-Year Teachers:</strong> Most teachers improve considerably during their first year of practice. The prevalence of first-year teachers is one indicator of equity. For the purpose of this metric, “Inexperienced Teachers” have less than a year of experience. <strong>Rates of Novice Teachers:</strong> In Delaware, an “Experienced Educator” is defined as an educator who holds a Continuing or Advanced License. In order to earn a continuing license, an educator must have completed four or more years of successful teaching experience. For the purpose of this metric, “Inexperienced Teachers” have less than four years of experience.</td>
</tr>
<tr>
<td>Low-income student</td>
<td>Students are categorized as “low-income” if they receive either Temporary Assistance for Needy Families (TANF) or Supplemental Nutritional Assistance Program (SNAP)—jointly referred to as “Direct Certification”.</td>
</tr>
<tr>
<td>Minority student</td>
<td>Students of color who identify as any race/ethnicity other than white.</td>
</tr>
</tbody>
</table>

*Definitions of these terms must provide useful information about educator equity.

+Definitions of these terms must be consistent with the definitions that a State uses under 34 C.F.R. § 200.37.

<table>
<thead>
<tr>
<th>Other Key Terms (optional)</th>
<th>Statewide Definition</th>
</tr>
</thead>
</table>
| High-need school           | A school is classified “high-need” if it is in the top quartile among either elementary or secondary schools in three or more of the following:  
  - Percent low-income students, |
B. Rates and Differences in Rates. In Appendix B, calculate and provide the statewide rates at which low-income and minority students enrolled in schools receiving funds under Title I, Part A are taught by ineffective, out-of-field, and inexperienced teachers compared to non-low-income and non-minority students enrolled in schools not receiving funds under Title I, Part A using the definitions provided in section 5.3.A. The SEA must calculate the statewide rates using student-level data.

C. Public Reporting. Provide the Web address or URL of, or a direct link to, where the SEA will publish and annually update, consistent with 34 C.F.R. § 299.18(c)(4):

i. The rates and differences in rates calculated in 5.3.B;

ii. The percentage of teachers categorized in each LEA at each effectiveness level established as part of the definition of “ineffective teacher,” consistent with applicable State privacy policies;

iii. The percentage of teachers categorized as out-of-field teachers consistent with 34 C.F.R. § 200.37; and

iv. The percentage of teachers categorized as inexperienced teachers consistent with 34 C.F.R. § 200.37.

March 13, 2017 Revised Template Question

A.5. Disproportionate Rates of Access to Educators (ESEA section 1111(g)(1)(B)): Describe how low-income and minority children enrolled in schools assisted under Title I, Part A are not served at disproportionate rates by ineffective, out-of-field, or inexperienced teachers, and the measures the SEA will use to evaluate and publicly report the progress of the SEA with respect to such description.

<table>
<thead>
<tr>
<th>Other Key Terms (optional)</th>
<th>Statewide Definition</th>
</tr>
</thead>
<tbody>
<tr>
<td>Percent ELL students,</td>
<td></td>
</tr>
<tr>
<td>Percent SWD,</td>
<td></td>
</tr>
<tr>
<td>Percent underrepresented minority students, or if the school has more than 90% of their students classified as low-income, ELL, or underrepresented minority.</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>The rates and differences in rates calculated in 5.3.B.</th>
<th><a href="http://www.doe.k12.de.us/Page/2520">http://www.doe.k12.de.us/Page/2520</a></th>
</tr>
</thead>
<tbody>
<tr>
<td>The percentage of teachers categorized in each LEA at each effectiveness level established as part of the definition of “ineffective teacher,” consistent with applicable state privacy policies.</td>
<td><a href="http://www.doe.k12.de.us/domain/186">http://www.doe.k12.de.us/domain/186</a> and <a href="http://www.doe.k12.de.us/Page/2520http://www.doe.k12.de.us/Page/2520">http://www.doe.k12.de.us/Page/2520http://www.doe.k12.de.us/Page/2520</a></td>
</tr>
<tr>
<td>The percentage of teachers categorized as out-of-field</td>
<td><a href="http://www.doe.k12.de.us/Page/2520">http://www.doe.k12.de.us/Page/2520</a></td>
</tr>
</tbody>
</table>
DDOE is committed to improving educational outcomes for all students. “Equitable access to excellent educators” is one of the DDOE’s strategic priorities. The DDOE’s educator equity plan outlines specific DDOE activities, and provides recommended actions and supports for LEAs to ensure that inexperienced, ineffective, or out-of-field teachers are not disproportionally assigned to students from low-income families or students of color, or that these students are not exposed to significantly higher rates of teacher turnover. The plan not only includes general statewide reporting on the equitable distribution of effective educators, but it also denotes creating measures that DDOE will use to evaluate and publicly report state and/or LEA progress. Given the importance of strong school leadership, the plan also addresses students from low-income families and students of color’s access to high-performing school principals.

The DDOE has identified the following data sets for educator equity data reporting and analysis:
- Climate survey with an emphasis on teaching and learning working conditions;
- Ongoing educator evaluation data for all educators;
- Fiscal auditing and management;
- New licensure and educator preparation standards implementation; and
- Ongoing protocols of stakeholder groups.

The DDOE will provide annual public reporting of these data sets. This will include progress reports on the DDOE website with notification to LEAs and stakeholders. The DDOE will engage stakeholders and formally update this plan at least every three years based on new data, new analyses of root causes, and new strategies. This information will also be published on LEA and school profiles (Annual Local Education Agency Report Cards) as required in ESSA.

Beginning in fall 2017, the DDOE will publicly release annual EED reports that track state-, LEA-, and school-level progress toward reducing educator equity gaps. EED reports will include educator effectiveness metrics as outlined in the DDOE Educator Equity Plan. The DDOE released a version of this data to LEAs in fall 2016. These data will be used by LEAs to create their respective LEA equity plans. Over the course of the 2016-2017 school year, stakeholders from across the state will meet to provide feedback on the data reporting structure and components in preparation for a full public release in fall 2017. DDOE would like to highlight that making public reporting decisions with stakeholders will be key to closing educator equity gaps. An example of data that may be misinterpreted is data around inexperienced educators. It is important to consider all data holistically when considering individual metrics. In other words, just because an educator may be newer to the profession does not necessarily mean they are ineffective. The inexperienced data looked at in the aggregate may show patterns that we hope to avoid in the future as we look to retain effective educators at our highest need schools.
The EED may track key leading and lagging indicators of educator effectiveness—pre-service preparation, recruitment, induction and mentoring, educator evaluation outcomes, professional learning opportunities, compensation and career pathways, retention, etc. The compilation of metrics could result in a score/tier for the state and for each LEA and school. Scores could also be used to determine progress toward closing equity gaps and to identify differentiated supports for LEAs and schools. LEAs and schools will also use these data during their comprehensive needs analysis and planning processes.

The DDOE is vetting, refining, and further defining metrics listed below in consultation with stakeholders. During the ongoing consultation process, component weights will be determined and continued alignment with Delaware State Code will be considered.

Metrics (based upon priority equity gaps and stakeholder input) may include:

**Student Access to Experienced Educators**

- Percentage of students scoring in the bottom quartile of state assessment performance who are taught by novice (inexperienced) educators as compared with students in other quartiles;
- Percentage of novice teachers in high-need schools compared with non-high-need schools;
- Percentage of first-year teachers in high-need schools compared with non-high-need schools.

**Student Access to Excellent Educators**

- Percentage of educators in tested subjects earning an “Exceeds” rating on the DPASII student growth measure in high-need versus non-high-need schools;
- Average educator evaluation criterion-level ratings for educators in high-need versus non-high-need schools;
- Percentage of educators earning highly effective summative ratings in high-need versus non-high-need schools.

**Student Exposure to Exiting Educators**

- Total rate of educator turnover, pooled over five years, in high-need versus non-high-need schools;
- Rate of highly effective educator turnover in high-need versus non-high-need schools;
- Total rate of school leader turnover in high-need versus non-high-need schools.

**Student and Educator Access to “Positive” Environment**

- Percentage of educators reporting their school is a “good place to work and learn” in high-need versus non-high-need schools;
- Gap between average compensation in high-need versus non-high-need schools;
- Other school climate or educator working conditions metric (to be determined).

The following metrics may also be included as part of the EED:

- Percentage of all educators who are new to a district and who are hired by June 15 (recruitment);
- Increase in number of applications for positions in high-need schools (recruitment);
- Percentage of first-year mathematics and ELA teachers rated "Exceeds" on Student Growth Component (recruitment/induction);
• Increase in the percentage of educators agreeing with the following statement: “Provided supports (i.e., instructional coaching, professional learning communities) translate to improvements in instructional practices by teachers” (professional learning);
• Percentage of an LEA’s schools in the top quartile for teacher ratings and the lowest quartile for student achievement (evaluation);
• Percentage of an LEA’s schools with less than 50% of students proficient and more than 90% of educators rated satisfactory on all observational components (evaluation);
• Percentage of an LEA’s experienced educators with a Student Growth Component score lower than the LEA’s average novice teacher score (evaluation).

D. Likely Causes of Most Significant Differences. If there is one or more difference in rates in 5.3.B, describe the likely causes (e.g., teacher shortages, working conditions, school leadership, compensation, or other causes), which may vary across districts or schools, of the most significant statewide differences in rates in 5.3.B. The description must include whether those differences in rates reflect gaps between districts, within districts, and within schools.

March 13, 2017 Revised Template Question

D.5. Data and Consultation (ESEA section 2101(d)(2)(K)): Describe how the State will use data and ongoing consultation as described in ESEA section 2101(d)(3) to continually update and improve the activities supported under Title II, Part A.

Delaware will use cycles of data analysis and technical assistance to aid LEAs in using Title II, Part A funds toward ensuring equitable access to excellent educators.

The state will first provide LEAs with annual school-level data relating to gaps in educator effectiveness, educator retention, educator experience, and out-of-field educators. With technical assistance and support from the state, LEAs will have the opportunity to identify potential root causes for key gap area(s). This identification process may include additional data analysis done at the LEA or state level, as well as interviews, focus groups, and surveys conducted at the LEA or school level. LEAs must solicit stakeholder feedback in the identification of root causes.

Following the identification of the root causes, LEAs can select activities supported by Title II, Part A funds to target those root causes. LEAs must also solicit stakeholder feedback when selecting activities. Annual monitoring and technical assistance will require LEAs to revisit equity data, track progress toward equity gap closure in identified area(s), and modify activities supported by Title II, Part A accordingly. Stakeholder is defined as educators, leaders, district office, school boards, parents, and community members. This is not meant to be an all-inclusive list and could include other groups.

The teaching environment includes many complex variables (i.e., demands on scheduling and teacher time, autonomy, professional development opportunities) that together can influence student-learning gains, student perceptions of support and rigor, and teacher effectiveness. A Delaware State Education Association (DSEA) 2009 whitepaper cited the importance of teaching conditions and urged “DOE to partner with Dr. Eric Hirsch and the New Teacher Center to conduct an ongoing teaching and learning conditions survey statewide” as part of its planning. In response, DDOE worked with a coalition of partners (including DSEA, the Delaware Association of School Administrators, the State Board of Education, the Governor’s office, etc.) to launch the TELL Delaware survey (www.telldelaware.org) in January 2013. TELL Delaware is an
anonymous, statewide survey of licensed, school-based educators designed to assess teaching conditions at the school, district, and state levels.

School-based licensed educators completed the survey during a five-week period through an anonymous online access code. This was Delaware’s first statewide survey about teaching conditions and the first statewide survey where results were reported publicly at school, district, and state levels online.

Fifty-nine percent of Delaware educators responded to the survey, representing 6,153 out of a reported 10,392 school-based licensed educators in Delaware. Nearly 80% of schools (175 out of 225, 78%) met the 50% and minimum of five respondents response rate threshold required to receive an individual school-level data report. Results were published and made available online through the TELL Delaware website.

After the results of the TELL Delaware survey were published, the DDOE conducted a workshop for district leaders on “taking action with TELL DE data” for district leaders. The workshop demonstrated how resources provided by the New Teacher Center could be used to reflect upon the data at the school- and district-level and make any needed changes.

TELL Delaware will be given again in May 2017 and will be given biannually thereafter.

Development of the equity plan included stakeholder engagement with:

- District administrators
- Delaware Principals Advisory Group
- Delaware Talent Cooperative
- Nonprofit partners
- Charter school leaders
- Data Analyst Working Group
- DSEA
- DASA
- DDOE’s Directors Council
- Licensure and Certification Committee
- Delaware Workforce Development Board
- Wilmington Education Think Tank
- P-20 Council
- Teaching and Learning Cadre
- Delaware’s Congressional Delegation
- LEA Human Resource Directors
- Parent Advocacy Council for Education (PACE)
- Professional Standards Board (PSB)
- Delaware State Board of Education (SBE)

The Excellent Educator Steering Committee is made up of a diverse group of stakeholders (including representatives from all the groups listed above) that will meet monthly. They have met several times over the last 18 months to give feedback for the ESSA plan and for how data will be publically reported on educator equity. In addition to the equity work, the committee will provide ongoing feedback for the DDOE specific to statewide Title II A activities to include...
licensure/certification requirements, providing professional learning, retaining/recruiting excellent educators, mentoring/induction of new educators, and educator evaluation. This committee will examine data and review presentations from DDOE and LEAs in order to provide feedback on how to increase the effectiveness of all programs and initiatives.

E. **Identification of Strategies.** If there is one or more difference in rates in 5.3.B, provide the SEA’s strategies, including timelines and Federal or non-Federal funding sources, that are:

i. Designed to address the likely causes of the most significant differences identified in 5.3.D and

ii. Prioritized to address the most significant differences in the rates provided in 5.3.B, including by prioritizing strategies to support any schools identified for comprehensive or targeted support and improvement under 34 C.F.R. § 200.19 that are contributing to those differences in rates.

Stakeholders, including human resource directors, Teaching and Learning Cadre members, the Excellent Educator Steering Committee, and the Delaware SBE, also identified strategies for addressing significant differences in the rates for which student subgroups are taught by ineffective, out-of-field, and inexperienced teachers. The DDOE is in continued consultation with these stakeholders to identify root causes, formulate effective strategies, and develop a prudent timeline for implementation. The table below outlines previously identified plausible causes and possible strategies to address them. The Educator Equity Plan Steering Committee will continue to provide feedback on these strategies. In addition, DDOE will work in consultation with LEAs to assist with their identification of possible strategies and implementation.

<table>
<thead>
<tr>
<th>Likely Causes of Most Significant Differences in Rates</th>
<th>Strategies (Including Timeline and Funding Sources)</th>
</tr>
</thead>
<tbody>
<tr>
<td>School leadership, including leadership skills, principal turnover, resource allocation, and school leader autonomy.</td>
<td>Provide training and support in educator evaluation, including supporting administrators in using multiple tools to differentiate supports to each teacher’s needs.</td>
</tr>
<tr>
<td>Educator preparation, including not preparing educators for success in high-needs schools, too little hands-on experience, and a lack of collaboration between LEAs and IHEs.</td>
<td>Publish scorecards for educator preparation programs, work with IHEs to meet LEA needs, and pursue alternative educator programs that are high quality and targeting high-needs schools.</td>
</tr>
<tr>
<td>Recruitment, selection, and staff management practices, including strategic placement, late hiring, contractual hindrances, and difficulty removing ineffective educators.</td>
<td>Continue to provide JoinDelawareSchools.com; improve educator data and analytics, including support for using numerous platforms currently provided, and developing an EED; support school leaders to effectively use educator evaluation systems to target supports to teachers.</td>
</tr>
<tr>
<td>Induction and mentoring of new educators, including strategic execution of existing mentoring programs.</td>
<td>Continue to support LEA’s improvement of Delaware’s Comprehensive Induction program, including performance requirements.</td>
</tr>
</tbody>
</table>