0/29/2017 2:46:04 PM	Page 1 of 44			No.		_ 1
		6/16/2017 7:23:35 AM	9/26/2017 9:53:36 AM	Date	Marion County	History Log
		GMS Administrator	Taylora Schlosser	User	/ (375) Public	
		Status changed to 'Not Started'.	Status changed	Status (S) / Comment (C)	District - FY 2018	
		to 'Not Started'.	Status changed to 'District Funding Assurances Started'.	nment (C)	Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0	3
			ces Started'.		nces - Rev 0	
						=
		S	S	S/C		

Local Education Agency: General Assurances

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

31.	30.	29.	28.	27.	26.	25.	24.	23.	22.	21.	20.	19.	18.
The local school district will comply with the Pro-Children Act of 1994.	The local school district will comply with the Gun-Free Schools Act of 1994.	The local school district will comply with assurance of Compliance (Form HEW 441) or any court ordered desegregation plan that applies to this application.	The local school district will comply with the Debarment, Suspension, and other Responsibility matters regulation (34 C.F.R. 85.110).	The local school district will comply with 2 C.F.R. Part 200 Subpart D Property Standards (200.310-200.316).	The local school district will comply with 2 C.F.R. Part 200 Subpart E as it relates to cost principles for federal fund uses.	The local school district will comply with the 2 C.F.R. Part 200 – Uniform Administrative Requirements, Cost Principles, And Audit Requirements for Federal Awards as applicable.	Children served in covered programs will have access to all state and locally funded instructional, social, health, transportation, and nutritional services on the same basis as any other child and have the opportunity to meet the same challenging content and performance standards as any other child.	Any plan, budget, evaluation, periodic program plan, or report relating to the covered programs is made readily available to parents and other members of the general public for the purpose of public inspection (34 C.F.R. 76.304). The local school district will comply with the Open Records Act.	The local school district will maintain procedures to minimize the time elapsing between the transfer of federal grant funds and their disbursement (2 C.F.R. Part 200.305).	Federal funds received will not be used to acquire equipment (including computer software) when such acquisition results in a direct financial benefit to an organization representing the interests of the school district or its employees or any affiliate of such organization [GEPA, Sec. 436].	If the project involves construction, the project is consistent with overall state plans for the construction of school facilities; and, in developing plans for construction, due consideration is given to excellence of architecture and design, compliance with the Americans with Disabilities Act and standards prescribed by the Secretary under Section 504 of the Rehabilitation Act of 1973 in order to ensure that facilities constructed with the use of federal funds are accessible to and usable by individuals with disabilities [GEPA, Sec. 436].	Federal funds received under covered programs are used only to supplement and in no case supplant funds from non-federal sources.	The superintendent shall require that these assurances and certifications be included in the award documents for all sub-grantees.
Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes
													1

		43.	42.	41.	40.	39.	38.	37.	36.	35.	34.	33.	32.
b. A high school student whose score on the college admissions examination under KRS 158.6453 (11)(a)3. in English, reading, or mathematics is below the system-wide standard established by the Council on Postsecondary Education for entry into a credit-bearing course at a public postsecondary institution without placement in a remedial course or an entry-level course, supplementary academic support shall be accountable to provide the opportunity to participate in accelerated learning designed to address his or her identified academic deficiencies prior to high school graduation. KRS 158.6459.	a. A high school student whose scores on the high school readiness examination administered in grade eight (8), on the college readiness examination administered in grade ten (10), or on the WorkKeys indicate that additional assistance or advanced work is required in English, reading, or mathematics shall be provided intervention strategies for accelerated learning incorporated into his or her learning plan. KRS 158.6459	As it relates to student interventions, the local district assures:	The local district assures that all students in grades 6-12 have an Individual Learning Plan. KRS 158.6459 and 704 KAR 3:305.	The local district assures that all students have met the minimum graduation requirements upon graduation. 704 KAR 3:305.	The local district assures that all students have had access and opportunity to learn the standards contained in the Kentucky Academic Standards. 704 KAR 3:303.	The local school district will have a technology plan in place to support the technology initiatives that are funded through various federal and state programs including the Every Student Succeeds Act (ESSA), the Universal Service Administrative Company (USAC) E-Rate program, and the Kentucky Education Technology System (KETS) program.	All current school improvement plans are on file in the district's central office for review.	The district improvement plan includes specific strategies to support schools that have not met the goals of the Interim Performance Report for the Kentucky Performance Rating for Educational Progress (K-PREP).	The district improvement plan includes specific strategies to support schools that have not meet Adequate Yearly Progress.	The local school district will comply with all provisions of KRS 158.649 relating to the reduction of achievement gaps among student populations.	The local school district shall certify that no policy of the district or the school prevents or otherwise denies participation in constitutionally protected prayer in the public schools (K-12) (20 U.S.C. 7904).	The local school district will comply with the Procurement Standards as describe in 2 C.F.R. 200.318-200.326.	The local school district will comply with the Family Educational Rights and Privacy Act of 1974 (FERPA) and the Protection of Pupil Rights Amendment (PPRA).
		Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes

Ö Provide direct, explicit instruction to students lacking skills in how to read, learn, and analyze information in key subjects, including language, reading, English, mathematics, science, social studies, arts and humanities, practical living, and career studies;

a

Ensure that teachers have the skills to help all students develop critical strategies and skills for subject-based reading.

Children in Foster Care

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

0

As a routine school safety measure;

Use of Physical Restraint and Seclusion in Public Schools Assurances

2110	79/2(/6					tt	Page 9 of						Marco.
				က်	2.									*The I
d.	C.	Ď.	a.	It is situ	Eve	g.	f.	.e	d.	C.	b.	ъ	Eac	EA
To prevent property damage, except as permitted under KRS Chapter 503;	As a substitute for appropriate educational or behavioral support;	To force compliance or to retaliate;	As punishment or discipline;	It is the responsibility of the LEA to ensure that physical restraint and seclusion is not being implemented in the following situations:	Every LEA is required to maintain district level policies consistent with this administrative regulation.	Outline a procedure to regularly review data on physical restraint and seclusion usage and revise policies as needed.	Outline a procedure by which parents may submit a complaint regarding the physical restraint or seclusion of their child, which shall require the district and school to investigate the circumstances surrounding the physical restraint or seclusion, make written findings, and if appropriate, take corrective action; and	Require notification, within twenty four (24) hours, to the Kentucky Department of Education and local law enforcement in the event of death, substantial risk of death, extreme physical pain, protracted and obvious disfigurement or protracted loss or impairment of the function of a bodily member, organ, or mental faculty resulting from the use of physical restraint or seclusion;	Outline procedures to be followed during and after each use of physical restraint or seclusion, including notice to parents, documentation of the event in the student information system, and a process for the parent or emancipated youth to request a debriefing session;	Require school personnel to be trained in accordance with the requirements outlined in Section 6 of 704 KAR 7:160;	Are designed to ensure the safety of all students, school personnel, and visitors;	Ensure school personnel are aware of and parents are notified how to access the policies and procedures regarding physical restraint and seclusion;	Each LEA is required to establish policies and procedures that:	*The LEA assures that it will comply with the following provisions:
				Yes	Yes								Yes	

,0:9 t :2 T	102/6	6\76				44 to 01 e	Page										
		6.						٠.							4.		
b. Provide school personnel a view of the student at all times;c. Provide adequate lighting and ventilation;	a. Be free of objects and fixtures with which a student could inflict physical harm to self or others;	The LEA may only implement seclusion as long as an appropriate setting includes the following characteristics:	e. School personnel implementing the physical restraint and seclusion are appropriately trained as required by Section 6(3) of this administrative regulation, except to the extent necessary to prevent physical harm to self or others in clearly unavoidable emergency circumstances where other school personnel intervene and summon trained school personnel as soon as possible.	d. Less restrictive behavioral interventions have been ineffective in stopping the imminent danger of physical harm to self or others, except in the case of a clearly unavoidable emergency situation posing imminent danger of physical harm to self or others;	c. The student's physical and psychological well-being is monitored for the duration of the physical restraint;	b. The physical restraint does not interfere with the student's ability to communicate in the student's primary language or mode of communication, unless the student uses sign language or an augmentative mode of communication as the student's primary mode of communication and the implementer determines that freedom of the student's hands for brief periods during the restraint appears likely to result in physical harm to self or others;	a. The student's behavior poses an imminent danger of physical harm to self or others and as permitted under KRS 503.050, 503.070, and 503.110;	The LEA is required to ensure that physical restraint and seclusion are only implemented if:	f. Physical restraint if they know that physical restraint is contraindicated based on the student's disability, health care needs, or medical or psychiatric condition.	e. Prone or supine restraint; or	d. Physical restraint that is life-threatening;	c. Aversive behavioral interventions;	b. Chemical restraint;	a. Mechanical restraint;	The LEA is also required to ensure school personnel shall not impose the following on any student at any time:	g. As a substitute for a time out	f. As a convenience for staff; or
		Yes						Yes							Yes		

e. Have an unlocked and unobstructed door, and f. Have at least an annual fire and safety inspection. 7. The LEA is required to document all physical restraints and seclusions by a written record and maintain documentation in the student seducation record. Each record of a use of physical restraint or seclusions shall be informed by an interview with the student and shall include: a. The student's name; b. A description of the use of physical restraint or seclusion and the student behavior that resulted in the physical restraint or seclusion; c. The date of the physical restraint or seclusion and school personnel involved; d. The beginning and ending times of the physical restraint or seclusion; f. A description of the student's behavior during physical restraint or seclusion including possible factors contributing to the dangerous behavior; f. A description of the student's behavior during physical restraint or seclusion; d. A description of any behavioral interventions used immediately prior to the implementation of physical restraint or seclusion; i. A description of any behavioral interventions used immediately prior to the implementation of physical restraint or seclusion; i. A description of the school personnel response to the dangerous behavior; h. A description of the school personnel response to the dangerous behavior; i. A description of the school personnel response to the dangerous behavior; n. A description of the school personnel response to the dangerous behavior. A description of the school personnel response to the dangerous behavior. I. A description of the school personnel response to the dangerous behavior. A description of the school personnel response to the dangerous behavior. I. A description of the school personnel response to the dangerous behavior. I. A description of the school personnel response to the dangerous behavior. I. A description of the school personnel response to the dangerous behavior. I. A description of the school personnel response to the dangero	M9 40:84:	Z 210Z/6Z/	/6				- annikle ann		b	11 014	oge⊂									
Be reviewed by district administration to ensure programmatic implementation of Have an unlocked and unobstructed door; and Have at least an annual fire and safety inspection. LEA is required to document all physical restraints and seclusions by a written redent's education record. Each record of a use of physical restraint or seclusion shall include: The student's name; A description of the use of physical restraint or seclusion and the student behavior seclusion; The date of the physical restraint or seclusion and school personnel involved; The beginning and ending times of the physical restraint or seclusion; A description of any events leading up to the use of physical restraint or seclusion; A description of the student's behavior during physical restraint or seclusion; A description of techniques used in physically restraining or secluding the student student and school personnel during the use of physical restraint or seclusion; A description of any behavioral interventions used immediately prior to the imple student and school personnel during the use of physical restraint or seclusion; A description of any injuries to students, school personnel, or others; A description of the planned positive behavior posed an imminent danger of phy The date the parent was notified; A description of the school personnel response to the dangerous behavior; A description of the school personnel response to the dangerous behavior; A description of the school personnel response to the dangerous behavior; A description of the school personnel response to the dangerous behavior; A description of the school personnel response to the dangerous behavior; A description of the school personnel response to the dangerous behavior; A description of the planned positive behavioral interventions which shall be use restraint or seclusion of the school personnel response to the dangerous behavior and the school personnel response to the dangerous behavior and school personnel response to the dangerous behavior and sch																	7.			
personnel involved; personnel involved; personnel involved; personnel involved; cal restraint or seclusion; cal restraint or seclusion; iately prior to the imple l, or others; mminent danger of phy seclusion in de-escalati gerous behavior; ons which shall be use ons which shall be use on reither Section 504 of der either law or docum on record as outlined a	The	ó	5	Э.	-	ج	Ļ.	-	ָב	9.	÷	ù	ė	c.	Ď.	ö	The stu	f.	Ġ.	ġ.
Yes	on record as outlined above be completed by the end of the next	For any student not identified as eligible for services under either Section 504 of the Rehabilitation Act or the Individuals with Disabilities Education Act, documentation of a referral under either law or documentation of the basis for declining to refer the student.	A description of the planned positive behavioral interventions which shall be used to reduce the future need for physical restraint or seclusion of the student; and	A description of the school personnel response to the dangerous behavior;	A description of the effectiveness of physical restraint or seclusion in de-escalating the situation;	The date the parent was notified;	A description as to how the student's behavior posed an imminent danger of physical harm to self or others;	A description of any injuries to students, school personnel, or others;	A description of any behavioral interventions used immediately prior to the implementation of physical restraint or seclusion;	A description of techniques used in physically restraining or secluding the student and any other interactions between the student and school personnel during the use of physical restraint or seclusion;	A description of the student's behavior during physical restraint or seclusion;	A description of any events leading up to the use of physical restraint or seclusion including possible factors contributing to the dangerous behavior;	The beginning and ending times of the physical restraint or seclusion;	The date of the physical restraint or seclusion and school personnel involved;	A description of the use of physical restraint or seclusion and the student behavior that resulted in the physical restraint or seclusion;	The student's name;	0	Have at least an annual fire and safety inspection.	Have an unlocked and unobstructed door; and	

	7102/62	//0				-	וע	7 10 6	Page 12							-		
	12.	<u> </u>														10.		9
b	The	The sch	ı	1			ı	ı	1	c.	ь.	1	ı,	ı	ö		ė.	If th
Appropriate procedures for preventing the use of physical restraint except as permitted by this administrative regulation;	The LEA is required to provide a core team of selected school personnel to respond to dangerous behavior and to implement physical restraint of students. The core team shall receive additional yearly training in the following areas:	The LEA will provide all school personnel with annual written or electronic communication identifying core team members in the school setting who have been trained to implement physical restraint.	Proper use of seclusion as established in Section 4 of this administrative regulation, including instruction on monitoring physical signs of distress and obtaining medical assistance if necessary.	De-escalation strategies for responding to inappropriate or dangerous behavior, including verbal de-escalation, and relationship building; and	Crisis prevention;	The continuum of use for alternative behavioral interventions;	Proper use of positive reinforcement;	State administrative regulations and school district policies and procedures regarding physical restraint and seclusion;	Appropriate procedures for preventing the need for physical restraint and seclusion, including positive behavioral supports and interventions;	This training shall include:	This training may be delivered utilizing web-based applications.	Respond to dangerous behavior.	Decrease inappropriate or dangerous student behaviors; and	Increase appropriate student behaviors;	All school personnel shall be trained annually to use an array of positive behavioral supports and interventions to:	The LEA is required to train all school personnel in state administrative regulations and school district policies and procedures regarding physical restraint and seclusion.	The debriefing session shall occur as soon as practicable, but not later than five (5) school days following the request of the parent or the emancipated youth, unless delayed by written mutual agreement of the parent or emancipated youth and the school.	If the parent or emancipated youth requests a debriefing session under Section 2(1)(d) of 704 KAR 7:160, a debriefing session shall be held after the imposition of physical restraint or seclusion upon a student.
	Yes	Yes														Yes		Yes

							13.				
ġ.		O	<u>a</u>	C.	b.	a	13. phy	Φ.	d.	င့	p.
Aggregate number of instances in which a school resource officer or other sworn law enforcement officer is involved in the physical restraint or seclusion of a student. (39 Ky.R. 678; 1207; 1400; eff. 2-1-2013.)	Aggregate number of instances of substantial risk of death, extreme physical pain, protracted and obvious disfigurement or protracted loss or impairment of the function of a bodily member, organ, or mental faculty to school personnel related to physical restraint and seclusion; and	Aggregate number of instances of substantial risk of death, extreme physical pain, protracted and obvious disfigurement or protracted loss or impairment of the function of a bodily member, organ, or mental faculty to students related to physical restraint and seclusion;	Aggregate number of students placed in seclusion;	Aggregate number of uses of seclusion;	Aggregate number of students placed in physical restraint;	Aggregate number of uses of physical restraint;	13. The following data shall be reported by the LEA in the student information system (Infinite Campus) related to incidents of physical restraint and seclusion:	Demonstration by core team members of proficiency in the prevention and use of physical restraint	Instruction regarding documentation and notification requirements and investigation of injuries; and	Simulated experience of administering and receiving physical restraint, and instruction regarding the effect on the person physically restrained, including instruction on monitoring physical signs of distress and obtaining medical assistance;	A description and identification of dangerous behaviors that may indicate the need for physical restraint and methods for evaluating the risk of harm in individual situations, in order to determine whether the use of physical restraint is safe and warranted;
							Yes				

The local

Every Student Succeeds Act (ESSA) Title I, Part A Assurances: Improving Basic Programs

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

* The LEA assures the that it will comply with the following provisions

2. Districts and schools receiving Title I, Part A funds will maintain records that support their compliance with Title I, Part A	1. Districts and schools receiving Title I, Part A funds will comply with all requirements outlined in Title I, Part A of the Every Student Succeeds Act of 2015, unless a notice of the waiver of specific requirements has been issued by the Kentucky Department of Education.
I, Part A * Yes	the Every * Yes (entucky

- requirements and approved plans.
- ω that result of such monitoring If selected, the district will submit to state-conducted Title I, Part A monitoring and will comply with all corrective actions

Yes

Yes

4 Districts will comply with the following assurances as outlined within Title I, Part A, Section 1112 of the Every Student Succeeds Act of 2015, unless a notice of the waiver of specific requirements has been issued by the Kentucky Department of Education.

agency will: educational

- inform eligible schools and parents of schoolwide program authority and the ability of such schools to participate, if selected, in the State National Assessment of Educational Progress in 4th and 8th grade reading and mathematics.
- provide technical assistance and support to schoolwide programs;

consolidate funds from Federal, State, and local sources;

- work in consultation with schools as they develop plans pursuant to section 1114 and assist schools with challenging State academic standards; the implementation of such plans or undertake activities pursuant to section 1115 so that all students meet
- fulfill such agency's school improvement responsibilities under section 1116;
- accordance with section 1117, and timely and meaningful consultation with private school officials provide services to eligible children attending private elementary schools and secondary schools in regarding such services;
- of relevant scientifically based research indicating that services may be most effective if focused on take into account the experience of model programs for the educationally disadvantaged, and the findings students in the earliest grades at schools that receive funds under this part;

- promulgated under the ESSA, which are coordinated with the regulations promulgated under the Head Start Act; ensure that such services comply with the performance standards established in the regulations childhood development services to low-income children below the age of compulsory school attendance in the case of a local educational agency that chooses to use funds under this part to provide early
- work in consultation with schools as the schools develop and implement their plans or activities under sections 1118 and 1119;
- inform eligible schools of the local educational agency's authority to obtain waivers on the school's behalf Flexibility Partnership Act of 1999; under title IX and, if the State is an Ed-Flex Partnership State, to obtain waivers under the Education
- coordinate and collaborate, to the extent feasible and necessary as determined by the local educational that have significantly affected student achievement at the school; families with respect to a school in school improvement, corrective action, or restructuring under section agency, with the State educational agency and other agencies providing services to children, youth, and 1116 if such a school requests assistance from the local educational agency in addressing major factors
- ensure, through incentives for voluntary transfers, the provision of professional development, recruitment higher rates than other students by unqualified, out-of-field, or inexperienced teachers; programs, or other effective strategies, that low-income students and minority students are not taught at
- use the results of the student academic assessments required under section 1111(b)(3), and other the agency and receiving funds under this part to determine whether all of the schools are making the measures or indicators available to the agency, to review annually the progress of each school served by State academic assessments described in section 1111(b)(3). progress necessary to ensure that all students will meet the State's proficient level of achievement on the
- ensure that the results from the academic assessments required under section 1111(b)(3) will be provided uniform format and, to the extent practicable, provided in a language that the parents can understand. to parents and teachers as soon as is practicably possible after the test is taken, in an understandable and

Every Student Succeeds Act (ESSA) TITLE I, Part C Assurances: Education of Migratory Children

1. Districts will not discriminate against children who are not legally admitted to the United States by denying them access to educational programs offered to children of U. S. citizens. Neither shall the district. a. Require students or parents to disclose or document their immigration status. b. Make inquiries of students or parents which may expose their undocumented status. c. Require social security numbers of all students, as it may expose their undocumented status of students or parents (Plyler v. Doe, 457 U.S. 202. (1982)) 2. Section 1304(b)(3) of the Every Student Succeeds Act states that the Kentucky Department of Education must promote interstate and intrastate coordination of migrant education services, including the transfer of pertinent school records, for migratory children. School districts must meet privacy requirements of FERPA as listed in General Assurances No. 27. In carrying out this requirement, the signed Certificate of Eligibility (COE), by the migrant child's parent or legal guardian will serve as a consensual written permission to share personally identifiable information from their migrant record with local educational agencies and migrant regional service centers and to transfer such information to appropriate education officials in other states having migrant programs. Regional migrant service centers will have oversight of district programs in their region. b. Districts and regional offices agree to comply with any and all requests for data, documentation, etc. made by the KDE in the manner in which it is requested (hard copy, electronic, etc.) within the timeline requested. Districts, educational cooperatives or public colleges and universities serving as a local operating agency or migrant regional service centers will maintain a written record operational cooperatives or public colleges and universities serving as a local operation of the Migrant Student information exchange (MSIX) minimum data elements applicable to the child's age and grade within the timefrane establ								=	
ted to the United States by denying them access hall the district: or document their immigration status. ich may expose their undocumented status. ich may expose their undocumented status. dents, as it may expose the undocumented status. (U.S. 202, (1982)) Kentucky Department of Education must promote sluding the transfer of pertinent school records, for FERPA as listed in General Assurances No. 27. In by the migrant child's parent or legal guardian will le information from their migrant record with local sfer such information to appropriate education vice centers will have oversight of district programs mply with any and all requests for data, the manner in which it is requested (hard copy, sted. sted. mply with any and all requests for data, the manner in which it is requested (hard copy, sted.) sted. Is upply the Kentucky Department of Education on exchange (MSIX) minimum data elements within the timeframe established in 34 CFR 200.85 the child is enrolled (e.g. public, private, or home and contact or home.)	Ç	b.	ъ	Section 1304(b)(3) of the Eventerstate and intrastate coor interstate and intrastate coor migratory children. School discarrying out this requirement serve as a consensual writteeducational agencies and miofficials in other states having their region.	ç	b.	a	Districts will not discriminate to educational programs offe	LEW assertes the that it will
	Districts and local operating agencies will supply the Kentucky Department of Education with all of the Migrant Student Information eXchange (MSIX) minimum data elements applicable to the child's age and grade within the timeframe established in 34 CFR 200.85 regardless of the type of school in which the child is enrolled (e.g. public, private, or home school) or whether a child is enrolled in any school	Districts will comply with the written requirements of the state migrant regional service centers to ensure the accuracy of data and the transfer of migrant student records. Districts, educational cooperatives or public colleges and universities serving as a local operating agency or migrant regional service centers will maintain a written record (Certificate of Eligibility) of the basis on which each child was determined to be eligible.	Districts and regional offices agree to comply with any and all requests for data, documentation, etc. made by the KDE in the manner in which it is requested (hard copy, electronic, etc.) within the timeline requested.	very Student Succeeds Act states that the Kentucky Department of Education must promote rdination of migrant education services, including the transfer of pertinent school records, for istricts must meet privacy requirements of FERPA as listed in General Assurances No. 27. In t, the signed Certificate of Eligibility (COE), by the migrant child's parent or legal guardian will an permission to share personally identifiable information from their migrant record with local igrant regional service centers and to transfer such information to appropriate education g migrant programs. Regional migrant service centers will have oversight of district programs				against children who are not legally admitted to the United States by denying them access ared to children of U.S. citizens. Neither shall the district:	in comply with the following provisions.

apency mests its responsibility of this section for collecting MIDEs applicable to the private school child; age and grade level by advising the parent of the migratory child, or the migratory child if the child is examcipated, of the necessary information from the child's school records— i. Directly to the parent or emancipated child, or the private school that it provide all necessary information from the child's school records— ii. To the SEA, or a specific local operating agency, for forwarding to MSIX, in which case the SEA or local operating agency must follow up with the parent, emancipated child, or the private school to make sure that the records requested by the parent or emancipated child have been forwarded. b. For migratory children who are or were emolled in home schools, the local operating agency mests its responsibility for collecting MDEs applicable to the child's age and grade level by requesting agency is required to use the Consolidated Student Record for all migratory children who have changed residence to a new school district within the State or in another State in order to facilitate school emollment, grade and course placement, accrual of high school credits, and participation in the MEP. The local operating agency is required to use the Consolidate and appropriate measures determined by the Kentucky Department of Education to ensure that all data submitted to MSIX are accurate and complete and to respond promptly to any request by the US MSIX Policies and Procedures guidebook for correcting data as requested by parents; suitable of the Every Student Record for all migratory children, and there SEAs. All districts are encouraged to use the Consolidated Student Record for all migratory children who have changed residence to a new school district within the State or in another State in order to licalitate school emollment, grade and course p	4.	ώ							
agency meets its responsibility of this section for collecting MDEs applicable to the child's age and grade level by advising the parent of the migratory child or the migratory child of the child's age and grade level by advising the parent or enancipated child's records from the private school, and by facilitating the parent or enancipated child's request to the private school that it provide all necessary information from the child's school records— i. Directly to the parent or emancipated child, in which case the local operating agency must follow up directly with the parent or child; or the private school to make sure that the records requested by the parent or emancipated child, or the private school to make sure that the records requested by the parent or emancipated child. For migratory children who are or were enrolled in home schools, the local operating agency meets its responsibility for collecting MDEs applicable to the child's age and grade level by requesting these records, either directly from the parent or emancipated child. The local operating agency is required to use the Consolidated Student Record for all migratory children who have changed residence to a new school district within the State or in another State in order to facilitate school enrollment, grade and course placement, accrual of high school credits, and participation in the MEP. The local operating agency is required to use reasonable and appropriate measures determined by the Kentucky Department of Education to ensure that all data submitted to MSIX are accurate and complete; and to respond promptity to any request by the US Department of Education for information needed to meet the Department's responsibility for the accuracy and completeness of data in MSIX. The local operating agency is required to use reasonable and appropriate responsibility for the accuracy and completeness of data in MSIX. Department of Education for information needed to meet the Department's responsibility for the accuracy and completeness of data	Sections 1304 and 1 identify and address Districts will coordina should identify all av	All districts are encoresidence to a new scourse placement, a	<u> </u>	ф	ρ.				
icable to the child's e migratory child if ords from the private the private school the private deancipated child. It Record for all the state or the state or the state measures are placement, the state or the parents of the state or the state or the school the state or the state or the school the sc	nd 1306 of the Every Student Succeeds Act states that the Kentucky Department of ress the needs of migrant students through the appropriate coordination of local, stardinate the migrant program with schoolwide projects and other programs within the lavailable resources for migrant students who are most academically at need.	ncouraged to use the Consolidated Student Record for all migratory children who have school district within the State or in another State in order to facilitate school enrous, accrual of high school credits, and participation in the MEP. 34 CFR 200.85 (b)(B	proce ting d	The local operating agency is required to use reasonable and appropri determined by the Kentucky Department of Education to ensure that a MSIX are accurate and complete; and to respond promptly to any requipepartment of Education for information needed to meet the Department of Education for information needed to meet the Department of Education for information needed to meet the Department of Education for information needed to meet the Department of Education for information needed to meet the Department of Education for information needed to meet the Department of Education for information needed to meet the Department of Education for information needed to meet the Department of Education to ensure that a MSIX.	The local operating agency is required to use the Consolidated Studer migratory children who have changed residence to a new school distring another State in order to facilitate school enrollment, grade and count accrual of high school credits, and participation in the MEP.			Directly to the parent or emancipated child, in which case follow up directly with the parent or child; or	
	Education shall te and federal funds. district. Districts	ave changed ollment, grade and ()(c)(2).	ed in the Kentucky sted by parents,	iate measures Ill data submitted to Jest by the US ent's responsibility for	nt Record for all ct within the State or rse placement,	local operating hild's age and grade nancipated child.	X, in which case the pated child, or the or emancipated child	erating agency must	local operating licable to the child's licable to the child if lie migratory child if ords from the private the private school

.80	7.	ნ.	, U
Each local operating agency should empeligible migrant children. It is highly reco	Each local operating agency will fully parrecords.	Section 1304 of the Every Student Succeeds Act states that districts will form (PAC) and convene at least 3 times annually per 704 KAR 3:292, Section 3.	Section 1303 of the Every Student Succadditional services to migrant students d provide a four-to-six week summer educ week with a minimum of 80 hours to mig
Each local operating agency should employ a recruiter and advocate ensuring the identification and recruitment of all eligible migrant children. It is highly recommended that these positions be full-time and bilingual.	Each local operating agency will fully participate in a system for the storage of data and the transfer of migrant student records.	Section 1304 of the Every Student Succeeds Act states that districts will form and implement a Parent Advisory Council (PAC) and convene at least 3 times annually per 704 KAR 3:292, Section 3.	Section 1303 of the Every Student Succeeds Act states that the Kentucky Department of additional services to migrant students during the summer or during intersession periods provide a four-to-six week summer educational program with instructional services being week with a minimum of 80 hours to migrant children who are most academically at need
dentification and recruitment of all and bilingual.	and the transfer of migrant student	nplement a Parent Advisory Council	ent of Education must provide riods. Local operating agencies will being provided at least 3 times per need. 704 KAR 3:292, Section 3
Yes	Yes	Yes	Yes

Every Student Succeeds Act (ESSA) TITLE I, Part D Subpart 2 Assurances: Neglected and Delinquent

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

		THE STATE OF THE S
* Yes	The school district will cooperate in carrying out any evaluation of this program conducted by or for the state education agency, the secretary, or other federal officials.	<u> </u>
* Yes	The LEA will submit to the department such information, and at such intervals, that the department requires to complete state and/or federal reports.	10.
* Yes	The local educational agency (LEA) will evaluate its program periodically to assess its progress toward achieving its goals and objectives and use its evaluation results to refine, improve, and strengthen its program and to refine its goals and objectives as appropriate.	9.
Yes	The district will require the entity and its principals involved in any subtier covered transaction paid through federal funds, that requires such certification, to ensure it/they are not debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from participation by a federal department or agency. {EDGAR-Part 85}	.00
* Yes	The activities and programs that will be performed under this grant will be used to supplement services and not supplant funds from non-federal sources.	7.
* Yes	Administration of the program, activities, and services covered by this application will be in accordance with all applicable state and federal statutes, regulations, program plans, and the approved application.	<u></u> 6
* Yes	The programs and services provided with federal funds under this grant will be operated so as not to discriminate on the basis of age, gender, race, national origin, ancestry, religion, creed, pregnancy, marital or parental status, sexual orientation, or physical, mental, emotional, or learning disabilities.	5
* Yes	The programs and services provided under this grant will be used to address the needs set forth in the application and fiscal related information will be provided within the fiscal year timelines established for new, reapplying, and/or continuing programs.	4.
* Yes	The district will submit to state-conducted Title I, Part D monitoring and will comply with all corrective actions/findings that result from such monitoring.	ω
* Yes	Districts and schools receiving Title I, Part D, Subpart 2 funds will maintain records that support their compliance with applicable requirements and to support that they are adhering to their state-approved plans.	2.
* Yes	Districts and schools receiving Title I, Part D, Subpart 2 funds will comply with all applicable requirements outlined in Sections 1421-1432 of the Every Student Succeeds Act of 2015. This includes submission of a program application to the state by prescribed deadlines.	

24.	23.	22	21.	20.	19.	18.	17.	16.	15.	14.	13.	12.
Work to ensure such facilities are staffed with teachers and other qualified staff who are trained to work with children with disabilities and other students with special needs taking into consideration the unique needs of such children and students.	Provide support programs which encourage youth who have dropped out to re-enter school once their term has been completed or provide such youth with the skills necessary for such youth to gain employment or seek a high school diploma or its recognized equivalent.	Where feasible, provide transition assistance to help the youth stay in school, including coordination of services for counseling, assistance, in accessing drug and alcohol abuse prevention programs, tutoring, and family counseling.	Notify the local school if a youth is identified as in need of special education services while in the facility.	Where feasible, ensure educational programs in juvenile facilities are coordinated with the student's home school, particularly with respect to special education students with an individualized education program.	The school district will administer such funds and property to the extent required by the authorizing statutes.	The school district will adopt and use proper methods of administering such program, including (a) the enforcement of any obligations imposed by law on agencies, institutions, organizations, and other recipients responsible for carrying out each program; or (b) the correction of deficiencies in program operations that are identified through audits, monitoring, or evaluation.	No board or staff member of an LEA will participate in, or make recommendations with respect to, an administrative decision regarding a program or project if such decision can be expected to result in any benefit or remuneration, such as a royalty, commission, contingent fee, brokerage fee, consultant fee, or other benefit to him or her or any member of his/her immediate family.	The applicant will file financial reports and claims for reimbursement in accordance with procedures prescribed by the Kentucky Department of Education.	Each agency receiving funds under this grant shall use these funds only to supplement, and not to supplant, state and local funds that, in the absence of such funds, would otherwise be spent for activities under this section.	The school district will (a) make reports to the Kentucky Department of Education (KDE) and the U.S. Secretary of Education as may be necessary to enable the state and federal departments to perform their duties under this program; and (b) maintain records, provide information, and afford access to the records, as the KDE or the U.S. Secretary of Education may find necessary to carry out their duties.	The school district will use fiscal control and fund accounting procedures that will ensure proper disbursement of, and accounting for, federal funds received and distributed under this program.	The school district will comply with civil rights and nondiscrimination requirement provisions and equal opportunities to participate for all eligible students, teachers, and other program beneficiaries.
Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes

-	7			_
25.	Use, to the extent possible, technology to the community school.	Use, to the extent possible, technology to assist in coordinating educational programs between the juvenile facility and the community school.	Yes	
26.	Where feasible, involve parents in efforts to improve the edfurther involvement of such children in delinquent activities.	Where feasible, involve parents in efforts to improve the educational achievement of their children and prevent the further involvement of such children in delinquent activities.	Yes	
27.	Coordinate funds received under this prog participating youths, such as funds under t	Coordinate funds received under this program with other local, state, and federal funds available to provide services to participating youths, such as funds under the Job Training Partnership Act, and vocational education funds.	Yes	
28.	Coordinate programs operated under this subpart with activities funde Prevention Act of 1974 and other comparable programs, if applicable.	Coordinate programs operated under this subpart with activities funded under the Juvenile Justice and Delinquency Prevention Act of 1974 and other comparable programs, if applicable.	Yes	
29.	If appropriate, work with local businesses t	If appropriate, work with local businesses to develop training and mentoring programs for participating youth.	Yes	

Every Student Succeeds Act (ESSA) TITLE II, Part A Assurances: Supporting Effective Instruction

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

*Districts receiving ESSA Title II, Part A funds shall:

Every Student Succeeds Act (ESSA) Title III, Part A: English Language Learners Assurances

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

.9		7.	6.	5	4.	ω	2	ج.
The eligible entity (LEA/school district/consortium) assures that its EL and immigrant programs, strategies and funding allocations are aligned and integrated with the Comprehensive District Improvement Plan (CDIP) and Comprehensive School Improvement Plans (CSIP).	The eligible entity (LEA/school district/consortium) assures that it will use Title III funds in ways that will build district and school capacity to continue to offer effective language instruction educational programs for EL students. This includes allocating Title III funds for effective professional development.	The eligible entity (LEA/school district/consortium) assures that all teachers in its EL programs are fluent in English and any other language used for instruction, including written and oral communication skills.	The eligible entity (LEA/school district/consortium) assures that its proposed EL plan describes how language instruction programs will ensure that EL students develop English proficiency.	The eligible entity (LEA/school district/consortium) assures that its proposed EL plan is based on effective approaches and methodologies for teaching EL students.	The eligible entity (LEA/school district/consortium) with substantial increases in immigrant children and youth students assures that it will use Title III immigrant funds in a manner consistent with activities under ESEA Sec.3114 (d) of Title III.	The eligible entity (LEA/school district/consortium) assures that it will expend all Title III funds to improve the education of EL children by assisting the children to speak, read, write and comprehend the English language and to meet challenging state content and performance standards.	The eligible entity (LEA/school district/consortium) assures that it will provide equal educational opportunities to all EL and immigrant students and uphold such rights regardless of citizenship or nationality status, as provided under Titles IV and VI of the Civil Rights Act of 1964, the Equal Educational Opportunity Act of 1974, Sec. 204(f), and as affirmed in the Supreme Court ruling in Plyler v. Doe, (1982), and any other civil rights guaranteed by federal law.	The eligible entity (LEA/school district/consortium) assures that it has developed a district plan for educating all English Learners (EL) students within its jurisdiction and submitted the plan and budget to KDE for approval each year it receives Title III funds. It also assures that a copy of the district EL plan will be provided to all schools receiving Title III funds and that the plan and its contents will be made available to EL families and the public in compliance with open records laws.
* Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes

18. The eligible enti supplant, federa of Title III.	17. The eligible of service in educational the non-publ	16. The eligib consultation communit	15. The elique all dem	14. The e childrescree	13. The prom	12. The will t iden exit in Exit in Exit in Exit to th subs	11. The Stat scor of er	10. The each ESE Acco
The eligible entity (LEA/school district/consortium) assures that all Title III funds will supplement, but in no case supplant, federal, state and local public funds for programs for EL and immigrant students as set forth in Sec. 3115 (g) of Title III.	The eligible entity (LEA/school district/consortium) assures that it has consulted with non-public schools within its area of service in the development of the district EL plan, and that it will administer and provide on an equitable basis educational services to EL students in non-public schools through a public agency or a contractual entity independent of the non-public schools or religious organizations.	The eligible entity (LEA/school district/consortium) assures that it developed its proposed EL and immigrant plans in consultation with teachers, school administrators, parents, researchers, and if appropriate, with education-related community groups and nonprofit organizations, and institutions of higher education.	The eligible entity (LEA/school district/consortium) assures that it will submit to the Kentucky Department of Education all demographic and programmatic information, including the requirements of ESEA Sec. 3121 of Title III, pertinent to the implementation of the Title III program and the provision of services to EL and immigrant students.	The eligible entity (LEA/school district/consortium) assures that it will determine primary or home languages of EL children through the use of a home language survey administered to all students enrolled in the district as a first screening process to identify students as English learners (703 KAR 5:070).	The eligible entity (LEA/school district/consortium) assures that it will implement an effective means of outreach to promote parent, family, and community engagement activities for EL and immigrant students as outlined in ESEA Section 3115(c)(3).	The eligible entity (LEA/school district/consortium) assures that parents/legal guardians of all EL students in the district will be notified within 30 calendar days after the beginning of the school year of a) the reason for their child's identification as EL, b) the child's level of English proficiency, c) the child's program instructional services, d) the specific exit requirements for the program, and e) parental rights to opt out of services or to seek alternative services as outlined in ESEA Section 1112(e)(3) and in the case of a child with a disability, how such program meets the objectives of the individualized education program of the child, as described in section 614(d) of the Individuals with Disabilities Education Act. For a child who has not been identified for participation in a language instruction education program prior to the beginning of the school year, the eligible entity (LEA/school district/consortium) assures that it will carry out subsections (a) through (e) within two (2) weeks of the child's being placed in such a program.	The eligible entity (LEA/school district/consortium) assures that all EL students enrolled on the first day of the Kentucky State-Required Assessment testing window shall be assessed in all parts of the state-required assessments and their scores shall be included in accountability calculations consistent with state law, unless the students are in their first year of enrollment in a United States (U.S.) school.	The eligible entity (LEA/school district/consortium) assures that a Program Services Plan (PSP) will be developed for each EL student in the district. The Program Services Plan will, at a minimum, include all essential elements required by ESEA Section 1112(e)(3) and Kentucky's Regulations on Inclusion of Special Populations in State Assessment and Accountability (703 KAR 5:070).
Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes	Yes

Every Student Succeeds Act (ESSA) Title V, Part B: Rural and Low-Income School Program Assurances

_				Þt	¹o √	Page 2	-	And the same					
7	ω						2						™
	Rural-Low Income Funds will be used to address priority needs identified as part of the school(s) or district Needs Assessment. Funds will be used first to address needs in identified Focus or Priority School(s) or at the district level if the district has been identified as a Focus or Priority District.	e. Title IV, Part A: Student support and academic enrichment.	d. Title II, Part A: To support improving teacher quality state grants.	c. To support activities authorized under Title I, Part A, Title IV, Part A and Title III, Part A.	b. To support parent involvement and engagement activities at the school(s) or district; and/or	a. Provide for research-based professional development to address an identified need at the school(s) or district;	Rural-Low Income Funds will be used to * Yes	d. Develop and implement education programs to improve student achievement and teacher performance.	c. Meet the educational needs of all students; and	b. Provide a continuing source of innovative and educational improvement;	a. Provide funding to implement promising education reform programs and school improvement programs based on scientifically-based research;	Rural-Low Income Funds will be used to support local education reform efforts consistent with statewide education * Yes reform efforts to:	* The LEA assures the that it will comply with the following provisions:
Malanana (processor and processor and													

McKinney-Vento Homeless Assistance Act

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

Carl D. Perkins Career and Technical Education Act of 2006

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

* The LEA assures the that it will comply with the following provisions:

The local school district (eligible recipient) shall submit a local application in accordance with requirements established by the state agency. The local application shall describe how the career and technical education programs required under section 135 (b) will be carried out with funds received under this title. The LEA shall:

Yes

- Carry out career and technical education activities with respect to meeting state and local adjusted levels of performance established under section 113
- 0 Offer the appropriate courses of not less than one of the career and technical programs of study described in section 122 (c) (1) (A).
- 9 coherent and rigorous content aligned with challenging academic standards and relevant career and technical education Improve the academic and technical skills of students participating in career and technical education programs by programs to ensure learning in the core academic subjects (as defined by ESEA) and career and technical education strengthening the academic and career and technical education components of such programs through the integration of
- a Provide students with strong experience in, and understanding of, all aspects of an industry.
- 0 Ensure that students who participate in such career and technical education programs are taught to the same coherent and rigorous content aligned with challenging academic standards as are taught to all other students
- .challenging academic standards and relevant career and technical education (including curriculum development). academic, guidance, and administrative personnel that promotes the integration of coherent and rigorous content aligned with Provide comprehensive professional development (including initial teacher preparation) for career and technical education,
- 9 education programs assisted under this title. Maintain documentation on how such individuals and entities are effectively and academic counselors, representatives of business and industry, labor organizations, representatives of special Involve parents, students, academic and career and technical education teachers, faculty, administrators, career guidance populations and other interested individuals in the development, implementation, and evaluation of career and technical informed about, and assisted in understanding the requirements of this title, including career and technical programs of study
- 5 quality of career and technical education programs Provide a career and technical education program that is of such size, scope, and quality to bring about improvement in the
- Implement a process to evaluate and continuously improve the performance of career and technical education programs

individuals with Disabilities Education Act (IDEA) Part B Assurances: Basic and Preschool

- * The LEA assures the that it will comply with the following provisions:
- ω 2 A goal of full educational opportunity has been established for all children with individual education programs, aged three (3) to twenty-one (21). The expenditures of IDEA-B funds for services and goods are made exclusively for the benefit of children who meet the restrictive environment, delivery of services, confidentiality, non-public schools, comprehensive system of personnel development, and IDEA-B funds. Special education and related services are provided in a manner consistent with policies and procedures required by the definitions and eligibility criteria for programs for exceptional children as found in 707 KAR Chapter 1. public education, child identification, due process, evaluation, eligibility, individual education programs, placement in least Individuals with Disabilities Education Act (IDEA) Part B. These policies and procedures address: free and appropriate Yes Yes Yes

<

The Age Discrimination Act of 1975 (42 U.S.C. 6101 et seq.),

Child Nutrition and WIC Reauthorization Act of 2010, Sec. 204 Assurance: Local Wellness Policies

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

Τ̈́	The LEA assures the that it will comply with the following provisions:
-	The school district will comply with the following nondiscrimination statutes and regula and any FNS and USDA nondiscrimination directives:
	 Title VI of the Civil Rights Act of 1964 (42 U.S.C. 200d et seq.), USDA I Nondiscrimination, and Department of Justice regulations at 28 CFR Parameters. Employment Opportunity; Policies and Procedures;
	ii. Title IX of the Education Amendments of 1972 (20 U.S.C. 1681 et seq.) Part 15a, Education Programs or Activities Receiving or Benefitting from
	iii. Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794), USDA re Nondiscrimination on the Basis of Handicap in Programs and Activities

ations, any other related regulations,

Yes

regulations at 7 CFR Part 15, art 42, Nondiscrimination; Equal

m Federal Financial Assistance;) and USDA regulations at 7 CFR

Assistance, and Department of Justice regulations at 28 CFR Part 41, Implementation of Executive Order 12250, Nondiscrimination On The Basis of Handicap In Federally Assisted Programs; and egulations at 7 CFR Part 15b Receiving Federal Financial

2 obtaining the funds and commodities provided under this agreement. The school district assures that it will immediately take any measures necessary to effectuate the requirements in the laws, regulations, and directives. The State agency gives this assurance in consideration of and for the purpose of

Yes

State Preschool Program Assurances (Flexible Focus Fund)

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

မှ	.00	7.	6.	5.	4	ω	2.		
A formula is used to allocate preschool funds to school districts. Amounts are based on the average number of children served on December 1 and March 1 of the previous academic year. The sum of this average is multiplied by per-child rates approved by the Kentucky Board of Education for the new school year. There is a standard "per-child" rate for three categories of enrollment: speech, developmental delay, and income eligible children. There is a weighted category for children with severe/multiple disabilities. While funds are allocated to districts based on per-child rates, districts may use funds to address the needs of the entire preschool program. Districts may distribute funds across the program as long as the dollars benefit preschool students.	At least annually, parents, staff and other professionals shall be involved in evaluating the effectiveness of the preschool program in meeting the needs of participating children.	The district has a written plan (policies and procedures) for the operation of the preschool program that addresses: recruitment of children; educational programming and related services; developmentally appropriate experiences in cognitive, communication, social, physical, and emotional development as well as creative expression; a curriculum which is relevant and reflective of the needs of the population served, in which a variety of skills are integrated into activities targeted toward the interests of children (704 KAR 3:410); parent outreach and active involvement; coordination of health and social services; coordination with the primary program; and an evaluation plan.	All instructional staff for preschool education programs meets qualification standards and professional development requirements for preschool, as specified by law.	All children enrolled in preschool education programs that operate at least half-day are offered a meal while in the program (breakfast and/or lunch).	All preschool education programs operated by or located on school grounds meet state education facility requirements for preschool programs. All materials and equipment used by these programs are appropriate for young children. Test sheets, workbooks and ditto sheets shall not be used (704 KAR 3:410).	When the district contracts with an outside agency for preschool placements, the contractor has been approved by the Kentucky Department of Education for these purposes and the contracted services meet all state and federal education requirements.	The district has a current, signed agreement with the local Head Start program to maximize Head Start funds to serve as many eligible four-year-old children as possible, with certification from the Head Start director that the Head Start program is fully utilized.	The local school district makes preschool program services available to all three- and four-year-old children with disabilities and at-risk four-year-old children in a manner consistent with KRS 157.3175.	
* Yes	* Yes	* Yes	* Yes	* Yes	* Yes	* Yes	* Yes	* Yes	

Professional Learning Assurances (Flexible Focus Fund)

Name of	
1555	*
50.0	
700	_
	_
100	CD CD
200	
15.79	1 1 2
3,148	
0.88	
367	D
350	
083	01
325	w
22.5	CO CO
903	10
255	0,
255	
1075	-
233	
1980	CD
1500	CO
820	
100	-
1979	_
1899	_
500	CD CD
88	
53	-
AVI	_
3516	=
273	מ
37	-
303	
257	=
38	-
287	-
10	2
23	
633	3
3335	-
188	()
5000	0
1300	_ =
	\rightarrow
499	73
288	
1992	
300	
100	
1000	5
183	> .
100	
1035	
1000	
187	_
100	
1000	•
(0.23	
MARK	-
1333	0
1000	
000	1
50	0
188	
30	S
188	<
133	
582	
150	10
100	4
100	-
	0
685	-
100	_ ~
SE	J
100	<
133	
17.5	(0)
188	<u> </u>
	0
100	9
188	3
199	* The LEA assures the that it will comply with the following provisions
188	(O)
333	
100	1
1923	3.
976	9
188	3
138	8
950	3
286	
THE .	
100	1
100	13
300	0.00
130	8
100	3

each teacher participates in well-designed professional learning alightat instructional improvement and training needs of staff are address and professional learning to their school or district improvement plans	 The district certifies that each teacher participates in well-designed professional learning aligned to the Professional Learning Standards and that instructional improvement and training needs of staff are addressed in accordance with the goals in KRS 158.6451. Schools and districts align professional learning to their school or district improvement plans as implemented under KRS 158.070.
her participates in well-designed professional learning aligicational improvement and training needs of staff are addressional learning to their school or district improvement plans	ther participates in well-designed professional learning aligned to the Professional improvement and training needs of staff are addressed in accordance vional learning to their school or district improvement plans as implemented unce
ell-designed professional learning aligand training needs of staff are addressed school or district improvement plans	ell-designed professional learning aligned to the Professional training needs of staff are addressed in accordance of school or district improvement plans as implemented und
sional learning alig of staff are addres	sional learning aligned to the Profession of staff are addressed in accordance of sta
	ned to the Professio ssed in accordance of as implemented und

Textbooks and Instructional Materials Assurance (Flexible Focus Fund)

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

* The LEA assures the that it will comply with the following provisions

2 been approved by the appropriate school councils and the local board of education and are on file in the district office. The plans address the requirements as stated in KRS 156.439 and 704 KAR 3:455. available on the district's MUNIS report. The annual report addresses the requirements as stated in KRS 156.439 and The district certifies that an annual report and summary of expenditures for textbooks and instructional materials is The district certifies that the textbook/instructional materials purchasing plans for all schools serving grades P-8 have 704 KAR 3:455.

Yes

Yes

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

The local school district has in operation and available for public inspection local board approved policies and procedures which address each requirement in 704 KAR 3:285 (Sections 1-10), the administrative regulation for programs for the glifted and talented, and are consistent with KRS 157.200, 157.224, 157.230 and 704 KAR 3:440. The local school district spolicies and procedures are consistent with the requirements of 704 KAR 3:285, Section 3, as they relate to the identification and denotes a combination of informal measures, and determination of eligibility for services. The local school district has implemented its policies and procedures so that identification and determination of eligibility for services includes a combination of informal measures, formal measures, and objective-based eligibility of inclination and determination of eligibility for services includes a combination of informal measures, formal measures, and determination and determination of eligibility is based on students individual needs, interests and abilities. The local school district provides a qual access for racial and ethnic minorities, disadvantaged children, and children with disabilities. Once a student is informally selected and placed in the latent pool, the local school district spolicies and procedures are consistent with the requirements of 704 KAR 3:285. Section 5. The local school district provides an annual program evaluation which addresses (a) overall student program personnel report to a parent or guardian the program; (c) community involvement; (d) cost effectiveness; (e) the incorporation of glifted education into the regular school porgam; (f) overall guality of instruction and program personnel report to a parent or guardian the program; (e) community involvement; (d) cost effectiveness; (e) the incorporation of glifted education into the regular school porgam; (f) overall guality of instruction and program personnel report to a parent of guardian the programs; (a) community involvement; (d) cost effectivene	6.	5.	4	ω	2.	ا ج
		The local school district provides articulated primary through grade twelve (12) multiple consistent with the requirements of 704 KAR 3:285, Section 6. No single service option grade level. With the exception of an academic competition or optional extracurricular during the regular school hours.		The local school district's policies and procedures are consistent with the requirements they relate to the identification and diagnosis of gifted characteristics, behaviors and tal eligibility for services. The local school district has implemented its policies and procedu determination of eligibility for services includes a combination of informal measures, for objective-based eligibility criteria. Identification and determination of eligibility is based interests and abilities. The local school district provides a system for diagnostic screeni gifted behaviors and talents which provides equal access for racial and ethnic minorities children with disabilities. Once a student is informally selected and placed in the talent does not use a single assessment instrument as the basis for denying services to said:		
		* Yes	* Yes	* Yes		* Yes

1. Consistent with 704 KAR 3:285, Se through which a parent, guardian calent pool services or services add	10. Consistent with the requirements of administer and teach in the program submits the summative evaluation	9. The district has designated a gifted liaison between the district and the administer and revise the gifted ed approval as an amendment any loo impacting state funds for gifted edu 3:285 Section 9).	8. State funds for gifted education are services to identified students are peducation Professional Standards education allocation is used to empassional Standards (3.285 Section 9).	students identified as demonstratir qualified and certified personnel as
Consistent with 704 KAR 3:285, Section 10, the local school district has established a district wide grievance procedure through which a parent, guardian or student may resolve a concern regarding the appropriate and adequate provision of talent pool services or services addressed in a formally identified student's gifted and talented student services plan.	Consistent with the requirements of 704 KAR 3:285, the local school district employs properly certified personnel to administer and teach in the program, annually submits the local district gifted education year-end report, annually submits the summative evaluation of the program and student progress, and otherwise complies with 704 KAR 3:285.	The district has designated a gifted education coordinator to oversee the district gifted education operation, serve as liaison between the district and the state, ensure internal compliance with state statutes and administrative regulations, administer and revise the gifted education program budget, and submit to the Kentucky Department of Education for approval as an amendment any local district budget decision change causing a major or significant adjustment, thereby, impacting state funds for gifted education after the annual submission of the local district education plan (704 KAR 3:285 Section 9).	State funds for gifted education are used specifically for direct services to students who are gifted and talented. Direct services to identified students are provided by professionally qualified and certified personnel as required by the Education Professional Standards Board and 704 KAR 3:285, Section 8. Seventy-five (75) percent of the district's gifted education allocation is used to employ properly certified personnel to provide direct instructional services (704 KAR 3:285 Section 9).	students identified as demonstrating gifted and talented behaviors and characteristics are provided by professionally qualified and certified personnel as required by the Education Professional Standards Board.
Yes	Yes	Yes	Yes	Yes

Extended School Services (ESS) Assurances (Flexible Focus Fund)

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

	,00	7.	ნ.	ن	4.	μ				2.	-
a. Number of students receiving extended school services;	Student data related to ESS services, either daytime or out of school, must be recorded in the "Intervention Tab" to the Kentucky Department of Education no later than June 30th of each school year for services offered during the school year itself, and September 30th for ESS Summer School offerings. This data must include but is not limited to:	Students not enrolled in ESS are allowed to utilize district provided transportation through ESS funds only to the extent that it does not increase the cost of such transportation to ESS.	Accurate records are maintained for student attendance to Extended School Services and of student progress toward individual goals.	The district has written criteria for the selection of ESS staff (certified and classified). ESS teachers and other ESS staff are first employed based on having the specific expertise to meet the needs of the students being served. All other criteria for employment are both fair and equitable to applicants.	Accurate time logs are maintained for personnel receiving salary from Extended School Services. Such salary is for direct services to the Extended School Services program. No ESS staff member is paid more than his/her actual hourly rate for a comparable position in the regular program.	(If applicable) The most current policy developed by the local school board that mandates attendance for any student(s) to Extended School Services is on file at the offices of Extended School Services, Kentucky Department of Education.	c. Written procedures for parents or guardians to request reconsideration of their children's identification or lack of identification of eligibility for extended school services.	b. A specific notification of their child's eligibility to receive extended school services; and	 A general notification which describes the nature of the services to be offered including the opportunities for maintenance of performance, prevention of failure and reduction of academic deficiencies; 	The school informs parents or guardians of extended school services as follows:	The local school board and the district have approved and disseminated procedures whereby pupils who have a greater need as determined by the eligibility criteria as stated in KRS 158.070 and 704 KAR 3:390 shall be referred and selected first to receive extended school services. The district further ensures that students who have greater academic need as stated in KRS 158.070 and 704 KAR 3:390 are not excluded from referral or selection for extended school services due to the inability of the parent or student to provide transportation to or from the school or site of extended school services programs.
	* Yes	* Yes	* Yes	* Yes	* Yes	* Yes				* Yes	* Yes

KY Ed Tech System (KETS) Assurances and Universal Service Admin Company (USAC) E-Rate Assurances

Marion County (375) Public District - FY 2018 - District Funding Assurances - Rev 0

uses by teachers, students, and school leaders. be viewed or treated as a separate exercise dealing primarily with hardware and telecommunications. There must be strong connections plans align the criteria in these ten assurances with the overall education improvement objectives. It is critical that technology planning not * The KETS program requires that districts complete and submit an updated technology plan on a yearly basis. Successful technology between the foundational components of the information technology and the professional development, curriculum resources; and effective

10.	.9	.00	7.
Consistent with the provisions of KRS 61.931, et seq. (2015 HB 5), the local school district addresses the safety and security of personal information by implementing, maintaining and updating security procedures and practices, including taking any appropriate corrective action to safeguard against and provide notification of security breaches in accordance with applicable state and federal laws. The local school district acknowledges, and to the best of its ability responds to, the recommendations and timelines that resulted from 702 KAR 1:170 and the Data Security and Breach Notification Best Practice Guide, incorporated by reference into this regulation.	The local school district includes an evaluation process that enables the school to monitor progress toward the specified goals and make mid-course corrections in response to new developments and opportunities as they arise.	The local district agrees to conform to the KETS electronic mail product and design standards. These guidelines communicate the basic product and design standards for statewide electronic mail including State Level Shared Distribution Lists as incorporated by reference into the Master Plan for Education Technology. (http://www.education.ky.gov/districts/tech/kmp/Pages/default.aspx)	7. The local board provides for sufficient funds to acquire and support the elements of technology: hardware, software, professional development, and other services that will be needed to implement the strategy.
Yes	Yes	Yes	Yes

Digital Readiness Survey Collection—Due December 1

documentation filed at the district. The report due December 1 will reflect the most current information at the time the survey response is submitted Manager (CRM - formerly KETS Engineer) to complete this form. Upon completion, the final report must be submitted to the KETS CRM. The District Technology Leader should make a copy of the Digital Readiness Survey Collection to be placed with the Comprehensive Improvement Plan funding, on-line applications, and on-line testing. The District Technology Leader (CIO/DTC) should work with the KETS Customer Relationship Education, Legislators, and the Kentucky Board of Education to determine the needs for implementing the KETS Master Plan initiatives, technology The district will complete the Digital Readiness Survey Collection. The information collected will be used by local school districts, local Boards of

Technology Activity Report—Due September 15

The district will complete the Technology Activity Report. Upon completion, this report is submitted to the Office of Education Technology (OET). The report will reflect data for July 1 – June 30 of the previous fiscal year Technology Activity Report reflects district technology expenditures and progress on categorical purchases for statewide reporting. The September 15