January 23, 2020

MEMORANDUM

TO: Lead Agency Directors  
   State Part C Coordinators

FROM: Laurie VanderPloeg  
       Director  
       Office of Special Education Programs

SUBJECT: Procedures for Applying for a Federal Fiscal Year (FFY) 2020 Grant Award Under Part C of the Individuals with Disabilities Education Act (IDEA)

ACTION REQUIRED: Submission of the IDEA Part C Application Packet by May 1, 2020

The purpose of this memorandum is to inform State lead agencies of the procedures they must follow to receive a grant award under Part C of the IDEA for FFY 2020 funds, which will become available to States on July 1, 2020.

The enclosed packet contains instructions and forms needed for completion of the IDEA Part C State Application. The Application is also available on the Internet at https://osep.grads360.org/#program/grants. The completed Application, with supporting information, must be submitted on or before May 1, 2020, to ensure that your State’s FFY 2020 IDEA Part C grant funds are available for obligation on July 1, 2020.

The IDEA Part C application requires each State to submit or have on file with OSEP specific State policies, procedures, descriptions, and methods. States are required to ensure that their State policies, procedures, descriptions and methods, including statutes and regulations used to meet these requirements, are consistent with the IDEA Part C requirements in 20 U.S.C. 1401 et seq., and the IDEA Part C regulations in 34 CFR Part 303. Although the majority of States have received full approval of their FFY 2019 grant applications, some States need to adopt in some limited areas either new or revised policies to meet the IDEA Part C application requirements for the FFY 2020 IDEA Part C Application. We expect States to make every effort to complete the process and revise State policies to meet all IDEA Part C requirements with the FFY 2020 application.
As part of adopting a new or revised policy under IDEA Part C, States must comply with the IDEA Part C public participation requirements. Please carefully review the public participation requirements in Section 7 of this memorandum to ensure compliance with those requirements. Upon receipt and approval of the certifications and all other information required by the FFY 2020 IDEA Part C Application, the State lead agency will be eligible to receive its FFY 2020 IDEA Part C funds.

1. Procedures States Must Follow to Receive an IDEA Part C Grant Award for FFY 2020

For the FFY 2020 grant period, the U.S. Department of Education (Department) is asking each State lead agency to:

1) Read the Instruction Sheet.

2) Complete Section I and indicate in Section I.A. whether the State is requesting a full or conditional approval of its FFY 2020 IDEA Part C grant award, and, if appropriate, complete Section I.B. of the Application.

3) Indicate, in Section II.A. of the Application, those policies, procedures, methods or descriptions the State can or cannot provide and, in Section II.B. of the Application, those assurances the State can or cannot provide. If your State does not have fully approved Part C policies, procedures, methods, or descriptions in Section II.A. or has not completed all assurances in Section II.B., carefully review the eligibility requirements found in the IDEA Part C Grant Application Technical Assistance Checklists found at: https://osep.grads360.org/#program/grants to determine whether the State can provide the requisite policies, procedures, methods, descriptions, and assurances.1 (See memo page 3 - Section I - Conditional Approval of FFY 2020 - for additional information.)

4) Provide the certifications found in Section II.C. of the application and complete the certification statement in Section II.D. (For Certification 3 under Section II.C., please review OSEP’s IDEA Part C Grant Application Technical Assistance Checklist for the Fiscal Certification Required Under 34 CFR §303.202 - this Fiscal Certification relates to having in place methods and contracts that meet the applicable requirements).

5) Complete Section III – Use of Funds. (See memo page 4 - Section III - Description of Use of Funds Under Part C - for additional information.)

6) Complete Section IV.A. regarding system of payments and Section IV.B. regarding indirect costs, and, if the State lead agency proposes to charge indirect costs to its FFY 2020 IDEA Part C funds, the State must also attach a copy of all appropriate indirect cost documents, such as a cost allocation plan that applies costs on a restricted basis for the IDEA Part C program, or a restricted indirect cost rate agreement (RICR), and any other relevant documentation (such as correspondence between the State lead agency

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1 There are four Checklists that will assist your State in determining whether its policies and procedures, methods, descriptions, and assurances meet the requirements in Sections II.A and II.B of the Application. The checklists also provide references to applicable regulatory requirements relevant to Sections II.A. and II.B. of the Application. The checklists are OSEP’s annotated checklists for reviewing: (1) Section II.A. of the IDEA Part C Grant Application; (2) System of Payments Policies under Section II.A.3.a of the IDEA Part C Grant Application; (3) Methods under Section II.A.3.b of the IDEA Part C Grant Application; and (4) Transition Documents under Section II.A.10 of the IDEA Part C Grant Application. These four Checklists are available at https://osep.grads360.org/#program/grants.
and the cognizant Federal agency regarding approval of restricted indirect costs for IDEA Part C. (See memo page 6 - Section IV- System of Payments/Use of Insurance/Program Income; Restricted Indirect Cost Rate/Cost Allocation Plan Information - for additional information.)

7) Comply with the public participation requirements. (See memo page 7 - Public Participation Requirements – for additional information.)

States should carefully consider who has the authority to sign the Application to provide the requisite assurances and certifications, consistent with the Federal IDEA Part C requirements, and the State’s policies, procedures, descriptions and methods, including statutes and regulations. Even if the State cannot provide all policies, procedures, methods, descriptions, and assurances found in the Application, the State is responsible for ensuring that early intervention services are available to all infants and toddlers with disabilities in the State as required by IDEA Part C (see 20 U.S.C. 1435 and 34 CFR Part 303).

By accepting a grant under Part C of the IDEA, each State expressly agrees to waive Eleventh Amendment immunity for violations of the IDEA under 20 U.S.C. 1404 and 34 CFR §303.103.

2. Section I - Conditional Approval of FFY 2019 Application

Although most States received a “full approval” of their FFY 2019 applications, some States received “conditional approval.” In almost all cases, the State’s conditional approval was based on the fact that the State was not able to provide some policies, procedures, methods and/or descriptions required in a few of the subsections in Section II.A. of the Application. If a State’s conditional approval was based on the State not being able to check ‘yes’ for all of the items in Section II.A. or II.B. of the Application, the State must complete Section I.B.1 of the Application, and update Section II.A. and II.B. of the Application to reflect the changes it has made and changes that it may need to make.

States that received a conditional approval based on other issues should complete Section I.B.2. of the Application and may need to submit specific documentation to address those conditions. (Thus, some States may need to complete both Sections I.B.1. and I.B.2. of the Application.) It is preferable that the required documentation to address such other issues be sent to OSEP prior to the FFY 2020 Application submission deadline, to ensure timely processing of your State’s Application. However, the documentation must be submitted no later than when the State submits its FFY 2020 Application, or earlier, if a different and earlier date is specified in the State’s FFY 2019 grant letter (and Enclosure A to that grant letter). States are reminded that they must comply with applicable public participation requirements identified on page 7 of this memorandum prior to adopting new or revised policies.

3. Section II.A. - Submission of Policies, Procedures, Methods & Descriptions

Each State must have on file with OSEP, or submit with its Application, policies, procedures, methods and descriptions as well as assurances and a certification. These policies, procedures, methods and descriptions must be consistent with the IDEA Part C requirements in 20 U.S.C. 1431 *et seq.* and 34 Part 303. Some States, however, have not submitted certain policies, procedures, methods and descriptions that were required to be revised, beginning with their FFY 2012 application for IDEA Part C funds, to be consistent with the Part C regulations in 34 Part 303 that went into effect with the FFY 2012 grant period. If a State, under these circumstances, is
unable to submit the necessary documents with its FFY 2020 application, it should describe the situation and indicate a date no later than June 30, 2021 by which the required policies and procedures will be finalized. States should carefully do the following:

1) **New:** Indicate in Section II.A. those policies, procedures, methods, and descriptions that the State is providing for the first time by checking “N” column for “new” in Section II.A. for those policies, procedures, methods or descriptions that have not been previously reviewed and approved by OSEP and which must be part of the State’s Application in Section II.A.;

2) **Revised:** If OSEP previously approved a policy, procedure, method, or description, and the State is now revising it, the State must check the “R” column for “revised” in Section II.A.;

3) **On File:** If a policy, procedure, method, or description has been previously approved by OSEP and the State is not revising it, the State must check the “OF” column of Section II.A. and the State does not need to submit any additional documentation to OSEP for that requirement; and

4) **No and a Date ASAP:** If the State is unable to submit a particular policy, procedure, method or description, the State must check the “No” column and provide a date by which the State will submit that document using its best efforts as soon as possible but not later than June 30, 2021.

4. **Section III - Description of Use of Funds Under Part C**

Each State’s Application must include a description of how the State lead agency and State Interagency Coordinating Council (SICC) propose to use the State’s allotment of FFY 2020 grant funds under Part C. States should follow the instructions found in Section III (Use of Funds) of the enclosed Instruction Sheet. States must include computations showing that the amounts on each page equal the total for that page, and that the totals from each section add up to the total estimated grant amount. **Please note:** Lead Agencies that are State educational agencies (SEAs) are now required to provide detailed information regarding the use of IDEA Part C funds for the State administration in Section III.A.

Each State must also specifically identify in Section III. B. any activities or expenses that require prior approval from OSEP under IDEA section 605; 2 CFR Part 200 and 34 CFR §303.225. These items include using Federal IDEA Part C funds for: (1) **equipment** (with per unit costs of $5,000 or more); (2) **participant support costs** (such as training or travel costs for non-employees); (3) **construction or renovation** of facilities; or (4) **rent**, occupancy, or space.

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2 Each State must obtain prior approval from the Department under the IDEA and the Office of Management and Budget Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance) for certain expenses. These expenses include: (1) equipment (tangible personal property (including information technology systems) having a useful life of more than one year and a per unit acquisition cost which equals or exceeds the lesser of the capitalization level established by the nonfederal entity for financial statement purposes, or $5,000 2 CFR §200.33); (2) participant support costs (direct costs for items such as stipends or subsistence allowances, travel allowances, and registration fees paid to or on behalf of participants or trainees (but not employees), in connection with conferences or training projects 2CFR §200.75; (3) construction/renovation (see 2 CFR §200.12(b)); and (4) rent (see 2 CFR §200.465).

3 If a State proposes to use FFY 2020 IDEA Part C funds to pay for as a direct cost: (1) construction or renovation of facilities; or (2) rent or space occupancy, the State must obtain prior approval from OSEP under IDEA section
maintenance costs. On October 29, 2019, OSERS released *Frequently Asked Questions (FAQs)*  
Prior Approval – OSEP and RSA Formula Grants which details prior approval flexibilities for  
equipment and participant support costs, and describes the parameters under which OSEP has  
provided prior approval for a subset of these costs. Please review this FAQ at  
Section III. B. For any activity or expense listed under Section III of this application that falls  
outside the scope of the FAQ and requires OSEP prior approval, please include it in Section  
III.B. and mark an “X” in the right hand column. The State must submit additional information  
for any expenses that require OSEP prior approval to OSEP.

Please note that once your State receives its FFY 2020 grant award, if your State wishes to revise  
the amounts it has budgeted under Section III - Use of Funds at any time throughout the FFY  
2020 grant award obligation period (July 1, 2020 through September 30, 2022), the State must  
submit a revised Section III/budget and obtain OSEP’s prior approval for the following two  
sets of changes to its Section III/budget.

First, under 2 CFR §200.308(e), after OSEP approves the initial Section III/budget in the FFY  
2020 grant letter, the State lead agency must submit a revised Section III/budget to obtain  
OSEP’s prior approval if the State proposes to transfer among direct cost categories a cumulative  
amount that exceeds ten percent (10%) of the total Section III/budget as last approved by OSEP.  
This would include a transfer of funds among direct cost categories or programs, functions and  
activities that in the aggregate would exceed 10% of the total approved grant award in Section  
III, provided that the Federal share in the grant exceeds the Simplified Acquisition Threshold  
(currently set at $150,000).

Second, the State must obtain OSEP’s prior approval for any changes to its Section III/budget  
that meet the applicable conditions under 2 CFR §200.308(c). The one category of costs in  
2 CFR §200.308(c) for which the State lead agency does not need to submit a revised Section  
III/budget for OSEP approval is “participant support costs” as defined in 2 CFR §200.75. This is  
because OSEP is exercising its authority under 2 CFR §200.308(d) to waive prior written  
approval for the costs under 2 CFR §200.308(c)(5) for the transfers of Federal IDEA Part C FFY  
2020 funds allotted in the approved Section III budget for “participant support costs” to other  
categories of expenses. The Department is not waiving its authority to require State lead agencies  
to request prior written approval when the State revises its Section III/budget for the other  
circumstances identified in 2 CFR §200.308(c). Nor is the Department waiving the initial  
approval of “participant support costs” that are outside the scope of the FAQs when OSEP  
approves the Section III/budget submitted with the FFY 2020 grant application. Please contact  
your OSEP State Lead if you have further questions.

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605 and 34 CFR §303.225(c)(3) respectively. These costs are not typically requested. The State must indicate in  
Section III. B. if the State is proposing to use any of its IDEA Part C FFY 2020 funds to pay for these costs. Given  
the nonsupplanting requirements in IDEA section 637(b)(5)(B) and 34 CFR §303.225, there are extremely limited  
circumstances in which a State may even include the cost of “rent” as a direct cost. The State must also ensure that  
the State does not both request to charge rent as a direct cost to its IDEA Part C FFY 2020 funds and include rent or  
space occupancy as an indirect cost if the State is charging indirect costs on a restricted basis to its IDEA Part C  
FFY 2020 funds through its restricted indirect cost rate agreement or cost allocation plan. If the State is considering  
this request, it must also contact the State’s OSEP State Lead, as soon as possible, but prior to the submission of the  
Part C FFY 2020 application to OSEP, to determine whether the cost of “rent” is allowable and consistent with  
IDEA section 637(b)(5)(B) and 34 CFR §303.225(c)(3) as the State will need to provide additional documentation  
and information.
5. Section IV- System of Payments/Use of Insurance/Program Income; Restricted Indirect Cost Rate/Cost Allocation Plan Information

Section IV.A. – System of Payments & Program Income

When completing Section IV.A. regarding system of payments, States are asked to place a check in one of the two blanks provided. By entering a check in the appropriate blank, the State is indicating whether the State is required to have a written policy that applies a system of payments for IDEA Part C services under 20 U.S.C. 1432(4)(B) and 34 CFR §§303.520 and 303.521. The IDEA Part C regulations specify in 34 CFR §§303.520 and 303.521 that a State must adopt a written system of payments policy if the State uses public insurance or benefits, private insurance, or family fees, such as a sliding scale, to pay for Part C services. If the State uses one of these funding sources, it does have a system of payments for IDEA Part C services and must check “Yes” under Section IV.A. The State must also submit its system of payments policies and procedures under Section II.A.3.a. of the Application after subjecting such policies to the appropriate public participation requirements identified in Section 7 of this memorandum.

Additionally, the State should note that any family fees received under a State’s system of payments are treated as “program income” for purposes of 2 CFR §200.307(e) and 34 CFR §303.520(e) and are not included in the State's determination of State and local expenditures for purposes of 20 U.S.C. 1437(b)(5)(B) and 34 CFR §303.225(a) and (b).

Section IV. B. – Restricted Indirect Costs

When completing Section IV.B. (regarding restricted indirect costs), all lead agencies, including SEAs, as well as any outlying area that has the Department of Interior as its cognizant Federal agency, must check the appropriate box in Section IV.B. of the Application. The State lead agency does not need to charge indirect costs to its IDEA Part C FFY 2020 grant funds and if such costs are not charged, the State lead agency only has to check the appropriate box (which is the first option identified in Section IV.B.). However, if the State lead agency proposes to charge indirect costs to its IDEA Part C FFY 2020 grant funds, it must check either that the State lead agency:

1) is an SEA and works directly with the U.S. Department of Education’s Indirect Cost Unit to ensure that indirect costs are only charged on a restricted basis to the State’s IDEA Part C grant; or

2) is not an SEA and has a final restricted indirect cost rate agreement (RICR) that has been approved by the State lead agency's cognizant Federal agency and is in effect for this Federal fiscal year (FFY) (ending on June 30, 2021); or

3) is not an SEA and has either a provisional or final RICR that expires on a date before June 30, 2021 and the State is in the process of negotiating a new RICR; or

4) is not an SEA and has a final cost allocation plan (CAP), approved by the State’s cognizant Federal agency, that applies costs on a restricted basis (and is approved through a date prior to June 30, 2021).

If the State lead agency proposes to charge indirect costs to its IDEA Part C FFY 2020 grant, the lead agency must also submit, with the State’s Part C Application, an updated copy of either: (1) its most recent RICR agreement with its cognizant federal agency, or (2) its CAP that applies costs on a restricted basis to the IDEA Part C program. This indirect cost documentation must be
submitted with a copy of correspondence from the lead agency’s cognizant Federal agency confirming approval of the RICR agreement or CAP. The State lead agency must ensure that any restricted indirect costs charged to IDEA Part C grant funds comply with the requirements in 34 CFR §303.225(c). OSEP Memorandum 99-2 regarding Restricted Indirect Cost Rate for Part C of the IDEA may be referenced at the following location on the Internet: https://osep.grads360.org/#program/grants.

6. Description Required By Section 427 of the General Education Provisions Act

Each State must also have on file with the Department a description of the steps the State proposes to take to ensure equitable access to, and participation in, activities conducted under Part C by addressing the special needs of children with disabilities and their families and other program beneficiaries in order to overcome barriers to equitable participation, including barriers based on gender, race, color, national origin, disability, and age, as required by section 427 of the General Education Provisions Act (GEPA). This description must identify barriers and strategies to address the barriers. A notice regarding compliance with GEPA section 427 is attached to this memorandum. If OSEP has previously approved a State’s description under GEPA section 427 and the State has not revised that description, it need not submit the description again.

7. Public Participation Requirements

Application Requirement: Before submitting its FFY 2020 IDEA Part C application to the Secretary, the State must publish its entire Part C application (including any policies, procedures, descriptions, methods, certifications, assurances, Sections III and IV, and other information required in, and that will be submitted as part of, the application) in a manner that will ensure circulation throughout the State at least 60 days prior to the date on which the State application is submitted to the Secretary with an opportunity for public comment on the application for at least 30 days during that 60-day publication period. States do not need to submit copies of the notices that provide confirmation of the public comment process, but your State will want to maintain this documentation for compliance with the requirements in 34 CFR §303.208(a).

Policies/Procedures Requirement: In addition, before a State adopts a new or revised policy needed to comply with IDEA Part C statute and regulations, the State must subject the policy to the public participation requirements in 34 CFR §303.208(b). Please note that the public participation requirement applies to all new or revised policies and not just those required to be submitted under Section II.A. of the IDEA Part C application. Specifically, the State lead agency must: (1) provide an opportunity for the general public, including individuals with disabilities, parents of infants and toddlers with disabilities, early intervention service providers, and members of the State Interagency Coordinating Council, to comment on the new or revised policy for at least 30 days; and (2) hold public hearings on the new or revised policy (with a 30-day notice of the hearings to enable public participation).

Finally, please note that under 34 CFR §303.101(c), the State must also obtain approval by the Secretary before implementing the following policies that are required to be submitted as part of Section II.A. of the State’s IDEA Part C application in 34 CFR §§303.203(a) (Definition of early intervention services), 303.203(b) (System of payments policy and methods), 303.203(c) (Definition of developmental delay/Evaluation and assessment procedures), 303.204 (At-risk definition and services), 303.206 (Referral of specific children including CAPTA), 303.207 (Geographic equity), 303.208 (Public participation), 303.209 (Transition), and 303.211 (Part C extension option beyond age three).
8. Submission of Application Packet/Due Date

To be eligible to receive IDEA Part C funds on July 1, 2020, States must submit an original signed and dated copy of the Application and any other documents necessary to demonstrate eligibility, which must be received by OSEP on or before May 1, 2020, to:

United States Department of Education  
Office of Special Education Programs  
Potomac Center Plaza  
Mail Stop 2600, Room 5031-A  
550 12th Street, S.W.  
Washington, D.C. 20202

For your convenience, an unofficial copy of your Application and any supporting documents may also be submitted to this Office electronically formatted in Microsoft Word. The Application is available on the Internet at: [https://osep.grads360.org/#program/grants](https://osep.grads360.org/#program/grants). If you wish to submit an unofficial copy of your Application and any supporting documents by e-mail, please send it to OSERS.capp@ed.gov.

Electronic submission by e-mail may speed the review and, if needed, correction process. However, because we do not have a secure electronic signature mechanism, we must receive a full and complete hard copy Application, with an original signature, prior to making a grant. Regardless of whether a State e-mails its Application and any supporting documents, it must still mail in the original signed hard copy of the Application; the submission date of a State’s Application is the date that OSEP receives the hard copy Application with an original signature.

If corrections are needed to the Assurances or other information in Section II of the Application, we will require that the revised version be appropriately signed and dated (i.e., after the revisions were made) and that we receive the revised hard copy, including a new original signature page, prior to making the grant. If your State is required to submit a revised hard copy with a new original signature, the submission date of your Application will be the date OSEP receives this revised version.

As discussed more fully in Section 9 of this memorandum, the submission date may affect the date on which OSEP determines under 34 CFR §76.703 whether a State’s application is substantially approvable and, therefore, may affect the date that funds are first available for obligation. Therefore, it is very important that States submit all documents, including any revised documents necessary to demonstrate eligibility in the format described in this Section, no later than May 1, 2020.

9. Effective Date of Grant

The provisions of EDGAR, in 34 CFR §76.703, apply to grant awards under Part C of the IDEA. Section 76.703 implements the requirements of the Cash Management Improvement Act (CMIA), 31 U.S.C. 6503, and its implementing regulations in 31 CFR Part 205, which together provide for the timely transfer of funds between Federal agencies and States, and authorize payment of interest where transfers are not made in a timely fashion.

Consistent with 34 CFR §76.703(a)(1), the Department has established May 1, 2020, as the submission date for all documents necessary to demonstrate eligibility for FFY 2020 grant awards under 20 U.S.C. 1444 of IDEA and the IDEA Part C regulations. As provided for in 34
CFR §76.703(c)(1), the submission date is the date by which OSEP must receive all documents necessary to demonstrate eligibility.

As explained below, CMIA pre-award costs will only be available consistent with the provisions of 34 CFR §76.703 (a copy of which is attached to this memorandum). Therefore, the effective date of a grant to a State that does not submit a substantially approvable Application to OSEP by May 1, 2020, may be later than July 1, 2020.

Consistent with the requirements of 34 CFR §76.703, grant award notification forms will indicate the start of the grant award period for Applications received prior to July 1, 2020 as the later date of either: (1) the date that the Secretary determines that the State Application is substantially approvable; or (2) the date that the funds are first available for obligation by the Secretary (i.e., July 1, 2020).

If a State has submitted a substantially approvable Application by the May 1, 2020 deadline, the Federal funding period as noted in block 6 on the grant award notification will begin July 1, 2020. If the Department receives a State's substantially approvable Application after the May 1, 2020 deadline, but before July 1, 2020, the starting date for obligating funds will be July 1, 2020, provided that the Department is able to determine that the Application is substantially approvable prior to July 1, 2020. If the Department is unable to determine that the Application is substantially approvable prior to July 1, 2020, the starting obligation date will be determined in accordance with the procedures in 34 CFR §76.703(e)(2).

If the Department receives a State's Application after July 1, 2020, or the Application that the State submits is not substantially approvable, the grant award notification will indicate, as the start of the Federal funding period, the date when the Department determines that the Application is substantially approvable. For purposes of Part C Applications for FFY 2020, an Application is “substantially approvable” when it meets, to the Department's satisfaction, the requirements in this Application package. An Application will not be "substantially approvable" until OSEP receives any clarifications, amendments, assurances, or other information requested by OSEP.

10. Conclusion

As explained in this memorandum, it is important that, before submitting its Application for FFY 2020, each State ensures that it has:

- Provided an appropriate submission statement(s) found in Section I.A., and, if appropriate, I.B. of the Application;
- Indicated which assurances, policies, procedures, methods or descriptions in Section II.A. of the Application, the State can or cannot make/provide;
- Provided the assurances in Section II.B. of the Application;
- Provided the certifications found in Section II.C. of the Application. For the third certification found in Section II.C., please review OSEP's IDEA Part C Grant Application Technical Assistance Checklist for the Fiscal Certification Required Under 34 CFR §303.202. (Note: States submitted ED Form 80-0013, Certification Regarding Lobbying, with the State’s FFY 2005 Application. Therefore, the first certification found in Section II.C of the Application, Certifications, should be marked 'yes.');
- Completed and signed the Statement found in Section II.D. of the Application;
- Completed Section III of the Application regarding the State’s Use of Funds;
• Completed Section IV of the Application regarding the State’s system of payments and indirect costs;
• Submitted with the Part C FFY 2020 application a copy of the State lead agency’s Restricted Indirect Cost Rate (RICR) agreement or cost allocation plan (CAP) most recently approved by the State lead agency’s Federal cognizant agency and if a rate or plan is not approved for the period of FFY 2020, the most recently approved rate and documentations regarding the proposed rate for FFY 2020;
• Met IDEA Part C’s public participation requirements for both the application and for any new or revised policies as described in this memorandum; and
• Submitted a hard copy of the fully and correctly completed Application, with an original signature.

Should you need assistance in implementing the requirements of Part C of the IDEA and/or meeting the Application requirements for FFY 2020 grants under IDEA Part C, contact your OSEP Part C State Lead, and/or the Early Childhood Technical Assistance Center.

Attachments:

• Annual State Application Under Part C of the Individuals with Disabilities Education Act for Federal Fiscal Year 2020 (CFDA No. 84.181A; OMB No. 1820-0550)
• Instruction Sheet for Part C Annual State Application: FFY 2020
• Notice to All Applicants Regarding GEPA section 427
• EDGAR 34 CFR §76.703 – When A State May Begin To Obligate Funds