Foster Care

**LEA Program Monitor Date**

| **Item** | **Description** | **Evidence**  | **Determination** |
| --- | --- | --- | --- |
| 17.1 | **LEA Foster Care Liaison***The LEA has a designated foster care liaison to assist with immediate enrollment, attendance, and academic success of students in foster care. (ESEA Section 1112(5)(a)).* | **LEA Level**⧠ A. Name/title of liaison.⧠ B. Completed Title I, Part A assurances stating that they have appointed a foster care liaison to complete the duties designated in iGrants form package 201 – to be viewed in iGrants (District doesn’t need to upload information, OSPI staff will confirm). | ⧠ Compliant⧠ Action Plan Approved⧠ Evidence Needed⧠ Noncompliant⧠ N/A |
| 17.2 | **Collaboration with the local Child Welfare Agency***The LEA collaborates with the local child welfare agency to maintain children in foster care in their schools of origin, when in their best interest (ESEA 1112(c)(5)(B)).* *The LEA collaborates with the local child welfare agency to ensure that children in foster care are immediately enrolled in school even if the student does not have the required documentation. The enrolling school will immediately contact the school last attended to obtain education records, and the sending school will immediately transfer those records (See ESEA Section 1111(g)(1)(E)(iii)).**The LEA shares relevant educational records with Children’s Administration as required by state and federal law (RCW 28A.150.510 & ESEA Section 1111(g)(1)(E)(iii)).**The LEA collaborates with the State or local child welfare agency to develop and implement clear, written procedures governing how transportation will be provided, arranged, and funded for the duration of the child’s time in foster care.* | **LEA Level**⧠ A. Signed copy of OSPI’s approved Interagency Agreement developed in collaboration with Children’s Administration or the equivalent agreement approved by OSPI. *The Interagency Agreement must be signed by both the LEA and Children’s Administration.**NOTE: As of August 1, 2017, this Interagency Agreement is currently under development between OSPI and the Children’s Administration. Anticipated release: Fall 2017.*⧠ B. Evidence that the LEA has collaborated with Children’s Administration through ongoing and regular contact. Evidence may include logs, meeting minutes, correspondence, agendas, etc. | ⧠ Compliant⧠ Action Plan Approved⧠ Evidence Needed⧠ Noncompliant⧠ N/A |
| 17.3 | **Dispute Resolution***In a case where a dispute occurs regarding the determination of best interest or the provision of other educationally related services for a child or youth in foster care, the LEA follows Washington State’s foster care dispute process (ESEA section 1111(g)(1)(E)).* *The LEA ensures that students remain in their school of origin while disputes are being resolved (See ESEA section 1111(g)(1)(E)(i)),* *(ESEA section 1112(c)(5)(B)(i)).* | **LEA Level**⧠ A. Statement assuring LEA is using the most current OSPI Foster Care Dispute Resolution Process. This should be providedin the comments box. No upload is required.<http://www.k12.wa.us/FosterCare/pubdocs/FostercareDisputeResolutionProcess_WA.pdf> (dated July 2016)., etc. | ⧠ Compliant⧠ Action Plan Approved⧠ Evidence Needed⧠ Noncompliant⧠ N/A |