	Florida Department of Education Project Award Notification										
1	PROJECT RECIPIENT	2	PROJECT NUMBER								
	Liberty County School District		390-2234B-4CD01								
3	PROJECT/PROGRAM TITLE	4	AUTHORITY								
	Title I, Part D, Subpart 2 - Neglected &		84.010A Title I, Part D, Loca	al Delinquent							
	Delinquent Youth (N&D)		USDE or Appropriate Agen	cy							
	TAPS 24A009		FAIN#: S010A230009								
5	AMENDMENT INFORMATION	6	PROJECT PERIODS								
	Amendment Number:										
	Type of Amendment:		Budget Period: 07/01/2023 -	06/30/2024							
	Effective Date:		Program Period:07/01/2023 -								
7	AUTHORIZED FUNDING	8	REIMBURSEMENT OPTIC	ON							
	Current Approved Budget: \$133,738.00		Federal Cash Advance								
	Amendment Amount:										
	Estimated Roll Forward:										
	Certified Roll Amount:										
•	Total Project Amount:\$133,738.00TIMELINES										
9			ahaga ardara	06/20/2024							
	 Last date for incurring expenditures and issuing Date that all obligations are to be liquidated and 	•		ed: $\frac{06/30/2024}{08/20/2024}$							
				04/30/2024							
		-									
	• Refund date of unexpended funds; mail to DOE 944 Turlington Building, Tallahassee, Florida 3			,							
	 Date(s) for program reports: 	257.									
	 Federal Award Date : 			07/01/2023							
10	DOE CONTACTS		Comptroller Office	UEI#: LVN6Y885WAC4							
_	Program: Carla Greene		Phone : (850) 245-0401	FEIN#: F596000720001							
	Phone: (850) 245-0983										
	Email: <u>Carla.Greene@fldoe.org</u>										
	Grants Management: Unit A (850) 245-0735										
11	TERMS AND SPECIAL CONDITIONS	1									
•	This project and any amendments are subject to the pro for Federal and State Programs (Green Book) and the G										
	the terms and requirements of the Request for Proposa										
•	For federal cash advance projects, expenditures must b										
	administratively feasible to when actual disbursements amounts needed and be timed with the actual, immedia										
	amounts needed and be timed with the actual, illilledia		ish requirements to earry out the pl	arpose of the approved project.							
•	All provisions not in conflict with any amendment(s) a	re st	ill in full force and effect and are to	o be performed at the level							
	specified in the project award notification.										
•	The Department's approval of this contract/grant does	not e	excuse compliance with any law.								
•	Other:										
17	APPROVED:										
	ALL NUVED.			FLORIDA DEPARTMENT OF							
12											
12	Dink Nguyen		0/03/2023	EDUCATION fidoe.org							
12	Dink Nguyen Authorized Official on behalf of the	- <u>/</u> I	/0/03/2023 Date of Signing	EDUCATION fidee.org							
12	Dink Nguyen Authorized Official on behalf of the Commissioner of Education	- <u>/</u> I	<u>0/03/2023</u> Date of Signing	EDUCATION fidoe.org							

DOE-200 Revised 07/15

INSTRUCTIONS PROJECT AWARD NOTIFICATION

- 1 Project Recipient: Agency, Institution or Non-Governmental entity to which the project is awarded.
- 2 Project Number: This is the agency number, grant number, and project code that must be used in all communication. (Projects with multiple project numbers will have a separate DOE-200 for each project number).
- **3** Project Description: Title of program and/or project. TAPS #: Departmental tracking number.
- 4 Authority: Federal Grants Public Law or authority and CFDA number. State Grants Appropriation Line Item Number and/or applicable statute and state identifier number.
- 5 Amendment Information: Amendment number (consecutively numbered), type (programmatic, budgeting, time extension or others) in accordance with the <u>Project Application and Amendment Procedures for Federal and State Programs</u> (Green Book), and effective date.
- 6 Project Periods: The periods for which the project budget and program are in effect.
- 7 Authorized Funding: Current Approved Project (total dollars available prior to any amendments); Amendment Amount (total amount of increase or decrease in project funding); Estimated Roll Forward (roll forward funds which have been estimated into this project); and Total Project Amount (total dollars awarded for this project).

8 Reimbursement Options:

- Federal Cash Advance On-Line Reporting required monthly to record expenditures.
- Advance Payment Upon receipt of the Project Award Notification, up to 25% of the total award may be advanced for the first payment period. To receive subsequent payments, 90% of previous expenditures must be documented and approved by the Department.
- Quarterly Advance to Public Entity For quarterly advances of non-federal funding to state agencies and LEAs made in accordance within the authority of the General Appropriations Act. Expenditures must be documented and reported to DOE at the end of the project period. If audited, the recipient must have expenditure detail documentation supporting the requested advances.

Reimbursement with Performance - Payment made upon submission of documented allowable expenditures, plus documentation of completion of specified performance objectives.

- 9 Timelines: Date requirements for financial and program reporting/requests to the Department of Education.
- 10 DOE Contacts: Program contact for program issues, Grants Management Unit for processing issues, and Comptroller's Office number for payment information.
- 11 Terms and Special Conditions: Listed items apply to this project. (Additional space provided on Page 2 of 2 if needed.)
- 12 Approved: Approval signature from the Florida Department of Education and the date signature was affixed.

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Elementary and Secondary Education Act (ESEA) Federal Programs

F	lorida's 2023-24 ESEA Federal Programs Application
	Libortu
	Liberty
UEI Number	
	Fiscal Contact Information
Fiscal Contact Name	Melanie King
Title	Director of Finance
Phone Number	850-643-2275
Contact Email	melanie.king@lcsb.org
	Title I, Part A
Program Contact Name	Mandie Fowler
Title	Director of Instruction
Phone Number	850-643-2275
Contact Email	mandie.fowler@lcsb.org
	Title I, Part C
Drogram Contact Name	
Program Contact Name Title	
Phone Number Contact Email	
Contact Email	
	Title I, Part D, Subpart 2
Program Contact Name	Mandie Fowler
Title	Director of Instruction
Phone Number	850-643-2275
Contact Email	mandie.fowler@lcsb.org
	Title II. Dort A
	Title II, Part A
Program Contact Name	Mandie Fowler
Title	Director of Instruction
Phone Number	850-643-2275
Contact Email	mandie.fowler@lcsb.org
	Title III, Part A
Program Contact Name	
Title	
Phone Number	
Contact Email	
	Title IV, Part A
Program Contact Name	Mandie Fowler
Title Dhono Number	Director of Instruction
Phone Number	850-643-2275
Contact Email	mandie.fowler@lcsb.org
	Title V, Part B, Subpart 2
Program Contact Name	Mandie Fowler
Trogram contact Name	
Title	Director of Instruction
	Director of Instruction 850-643-2275

Florida 2023-24 ESEA Federal Program Assurances

General Assurances (Click here to access documents related to General Assurances)

Assurance 1: The Local Educational Agency (LEA) has on file with the FDOE, Office of the Comptroller, and a signed statement by the agency head certifying applicant adherence to these General Assurances for Participation in State and Federal Programs. The complete text may be found in Section D of the Green Book. The certification of adherence, currently on file with the FDOE Comptroller's Office, shall remain in effect indefinitely. The certification does not need to be resubmitted with this application unless a change occurs in federal or state law, or there are other changes in circumstances affecting a term, assurance, or condition.

Assurance 2: The LEA assures that they will comply with all applicable supplement not supplant requirements under ESEA. [Sections 1118(b), 1304(c)(2), 1415(b), 2301, 3115(g), 4110, 5232 of the Elementary and Secondary Education Act of 1965, as amended by the Every Student Succeeds Act of 2015].

Assurance 3: The LEA assures that they will comply with the K12 ESEA Common Federal Program Guidance.

Assurance 4: The LEA assures, as appropriate, that stakeholder collaboration across multiple programs will occur as outlined under ESEA.

Assurance 5: The LEA assures that a comprehensive needs assessment is conducted that takes into account information on the academic achievement of children in relation to the challenging state academic standards.

Assurance 6: The LEA assures that timely and meaningful consultation occurs between LEA and private school officials before any decision that affects the opportunities of eligible private school children, teachers, and other educational personnel to participate in programs subject to equitable participation. [Section 8501(a)(1)]

Assurance 7: The LEA assures they will periodically monitor and evaluate the effectiveness of the activities approved within the program application.

Assurance 8: The LEA assures compliance with all state laws and regulations, including the State Board of Education rules.

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

Assurance 1: Migratory Children: The LEA assures that migratory and formerly migratory children who are eligible to receive services under Title I are selected to receive such services on the same basis as other children who are selected to receive services under the Title I program. [Section 1112(c)(1)].

Assurance 2: Private Schools: The LEA assures that it will provide services to eligible children attending private elementary schools per section 1117, and timely and meaningful consultation with private school officials regarding such services unless there are no eligible private schools identified. [Section 1112(c)(2)].

Assurance 3: NAEP: The LEA assures that it will participate, if selected, in the National Assessment of Educational Progress (NAEP) in reading and mathematics in grades 4 and 8 carried out under section 303(b)(3) of the National Assessment of Educational Progress Authorization Act [Section 1112(c)(3)].

Assurance 4: Cross Coordination: The LEA assures that it will coordinate and integrate services provided under Title I with other educational services at the LEA or individual school level, such as services for English learners, children with disabilities, migratory children, American Indian, Alaska Native, and Native Hawaiian children, and homeless children and youths, to increase program effectiveness, eliminate duplication, and reduce fragmentation of the instructional program. [Section 1112(c)(4)].

Assurance 5: Child Welfare Agency Point of Contact: The LEA assures that it will collaborate with the State or local child welfare agency to designate a point of contact if the corresponding child welfare agency notifies the LEA, in writing, that the agency has designated an employee to serve as a point of contact if the corresponding child welfare agency notifies the LEA, in writing, that the agency has designated an employee to serve as a point of contact if the corresponding child welfare agency notifies the LEA.

Assurance 6: Certification: The LEA assures that all teachers and paraprofessionals working in a program supported with funds under Title I meet applicable state certification and licensure requirements, including any requirements for certification obtained through alternative routes to certification [Section 1112 (c)(6)].

Assurance 7: Early Childhood Education: The LEA assures that in the case the LEA chooses to use Title I, Part A funds to provide early childhood education services to low-income children below the age of compulsory school attendance, such services comply with the performance standards established under section 641A(a) of the Head Start Act [Section 1112(c)(7)].

Assurance 8: Parents Right-To-Know: The LEA assures parents are notified appropriately according to the "Parents Right-To-Know" provision. [Section 1112(e)(1)(A-B)].

Assurance 9: Collaboration: The local educational agency (LEA) assures that its plan was developed with timely and meaningful consultation with teachers, principals, other school leaders, paraprofessionals, specialized instructional support personnel, charter school leaders (in an LEA that has charter school), administrators (including administrators of programs described in other parts of this Title), other appropriate school personnel, and with parents of children in schools served under Title I. [Section 1112(a)(1)(A)].

Assurance 10: Coordination of Programs: As appropriate, the LEA assures the plan is coordinated with other programs under ESEA, the Individuals with Disabilities Education Act (20 U.S.C. 1400 et seq.), the Rehabilitation Act of 1973 (20 U.S.C. 701 et seq.), the Carl D. Perkins Career and Technical Education Act of 2006 (20 U.S.C. 2301 et seq.), the Workforce Innovation and Opportunity Act (29 U.S.C. 3101 et seq.), the Head Start Act (42 U.S.C. 9831 et seq.), the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11301 et seq.), the Adult Education and Family Literacy Act (29 U.S.C. 3271 et seq.), and other Acts as appropriate. [Section 1112(a)(1)(B)].

Assurance 11: Child Welfare Agency Procedures: The LEA assures they will collaborate with the state or local child welfare agency to develop and implement clear written procedures governing how transportation to maintain children in foster care in their school of origin when in their best interest will be provided, arranged and funded for the duration of the time in foster care. The procedures will: ensure that children in foster care needing transportation to the school of origin will promptly receive transportation in a cost-effective manner and in accordance with section 475(4)(A) of the Social Security Act (42 U.S.C. 675(4)(A)); and ensure that, if there are additional costs incurred in providing transportation to maintain children in foster care in their schools of origin, the LEA will provide transportation to the school of origin if: the local child welfare agency agrees to reimburse the LEA for the cost of such transportation; the LEA agrees to pay for the cost of such transportation; the LEA agrees to pay for the cost of such transportation; or the LEA and the local child welfare agency agree to share the cost of such transportation. [Section 1112(c)(5)(B)].

Assurance 12: Parent Consultation: The LEA assures that in order to receive parent and family engagement funds under section 1116 the agency will conduct outreach to all parents and family members and implement programs, activities, and procedures for the involvement of parents and family members in programs assisted under Title I consistent with section 1116. Such programs, activities, and procedures shall be planned and implemented with meaningful consultation with parents of participating children. [Section 1116(a)(1)].

Assurance 13: School Parent and Family Engagement Policy: The LEA assures that the following requirements outlined in section 1116(b)(1-4) are met: (1) Each school served under this part shall jointly develop with, and distribute to, parents and family members of participating children a written parent and family engagement policy, agreed on by such parents, that shall describe the means for carrying out the requirements of section 1116 (c-f) and Assurances 11c-f. Parents shall be notified of the policy in an understandable and uniform format and, to the extent practicable, provided in a language the parents can understand. Such policy shall be made available to the local community and updated periodically to meet the changing needs of parents and the school; (2) If the school has a parent and family engagement policy that applies to all parents and family members, a such school may amend that policy, if necessary, to meet the requirements of this subsection; (3) If the LEA involved has a school district-level parent and family engagement policy that applies to all parents and family engagement policy, if necessary, to meet the requirements of this subsection; and (4) If the plan under section 1112 is not satisfactory to the parents of participating children, the LEA shall submit any parent comments with such plan when such LEA submits the plan to the state. [Section 1116(b)].

Assurance 14: Policy Involvement: The LEA assures that each school served under this part shall meet the following requirements outlined in section 1116(c)(1-5): (1) Convene an annual meeting, at a convenient time, to which all parents of participating children shall be invited and encouraged to attend, to inform parents of their school's participation under this part and to explain the requirements of this part, and the right of the parents to be involved; (2) offer a flexible number of meetings, such as meetings in the morning or evening, and may provide, with funds provided under this part, transportation, child care, or home visits, as such services relate to parental involvement; (3) involve parents, in an organized, ongoing, and timely way, in the planning, review, and improvement of programs under this part, including the planning, review, and improvement of the school parent and family engagement policy and the joint development of the schoolwide program plan under section 1114(b)except that if a school has in place a process for involving parents in the joint planning and design of the school, the forms of academic assessment used to measure student progress, and the achievement levels of Florida's challenging academic standards; and (C) if requested by parents, opportunities for regular meetings to formulate suggestions and to participate, as appropriate, in decisions relating to the education of their children, and respond to any such suggestions as soon as practicably possible; and (5) if the schoolwide program plan, under section 1114(b), is not satisfactory to the parents of participating children, submit any parent comments on the plan when the school makes the plan available to the LEA. [Section 1116(c)].

Assurance 15: Shared Responsibilities for Student Achievement: The LEA assures that the following requirements outlined in section 1116(d)(1-2) are met: as a component of the school-level parent and family engagement policy developed under subsection (b), each school served under this part shall jointly develop with parents for all children served under this part a school-parent compact that outlines how parents, the entire school staff, and students will share the responsibility for improved student academic achievement and how the school and parents will build and develop a partnership to help children achieve Florida's challenging academic standards. Such compact shall — (1) describe the school's responsibility to provide high-quality curriculum and instruction in a supportive and effective learning environment that enables the children served under this part to meet the Florida's challenging academic standards, and the ways in which each parent will be responsible for supporting their children's learning, volunteering in their child's classroom; and parents in decisions relating to the education of their children and positive use of extracurricular time; and (2) address the importance of communication between teachers and parents on an ongoing basis through, at a minimum — (A) parent-teacher conferences in elementary schools, at least annually, during which the compact shall be discussed as it relates to the individual child's achievement; (B) frequent reports to parents on their children's progress; (C) reasonable access to staff, opportunities to volunteer and participate in their child's class, and observation of classroom activities; and (D) ensuring regular two-way, meaningful communication between family members and school staff, and, to the extent practicable, in a language that family members can understand. [Section 1116(d)].

Assurance 16: Building Capacity for Involvement: To assure the effective involvement of parents and to support a partnership among the school involved, parents, and the community to improve student academic achievement, each school, and LEA funded under Title I will meet the provisional requirements as outlined in section 1116(e)[1-5 and 14). [Section 1116(e)].

Assurance 17: Accessibility: In carrying out the parent and family engagement requirements under Title I, LEAs, and schools, to the extent practicable, shall provide opportunities for the informed participation of parents and family members (including parents and family members with disabilities, and parents and family members of migratory children), including providing information and school reports required under section 1111 in a format and, in a language such parents understand. [Section 1116(f)].

Assurance 18: Family Engagement in Education Programs: The LEA assures that in a state operating a program under part E of Title IV, each LEA or school that receives assistance under this part shall inform parents and organizations of the existence of the program. [Section 1116(g)].

Assurance 19: Private School Consultation: The LEA assures that after timely and meaningful consultation with appropriate private school officials, it will provide special educational services, counseling, mentoring, one-on-one tutoring, or other benefits that address the needs of eligible children identified under section 1115(c); and, ensures that teachers and families of eligible children participate, on an equitable basis, in services and activities according to section 1116. [Section 1117(a)(1)(A) and (B)].

Assurance 20: Private School and LEA Agreement: The LEA assures that after conducting the timely and meaningful consultation with appropriate private school officials, it will submit a copy of the agreement between the LEA and the private school to the FDOE ombudsman in the Office of Grants Management. [Section 1117(b)(1)].

Assurance 21: Affirmation of Agreement: The LEA assures that it will submit to the FDOE ombudsman a written affirmation, signed by officials of each participating private school, that the meaningful consultation required by this section has occurred. The written affirmation shall provide the option for private school officials to indicate such officials' belief that timely and meaningful consultation has not occurred or that the program design is not equitable for eligible private school children. If such officials do not provide such affirmation within a reasonable time, the LEA shall forward the documentation that such consultation has, or attempts at such consultation has taken place to the state educational agency. [Section 1117(b)(5)].

Assurance 22: Supplement, Not Supplant Methodology: The LEA assures that it will be in compliance stipulated in paragraph (1) concerning supplement and not supplant requirements. To address this compliance, the LEA assures that it has a methodology used to allocate state and local funds to each school receiving assistance under this part is in place to ensure that such school receives all of the state and local funds it would otherwise receive if it were not receiving assistance under Title I, Part A. [Section 1118(b)(1-2)].

Assurance 23: Public School and Non-Public School Eligibility Survey (PSES/NPSES): The LEA assures they are in compliance with the PSES and NPSES guidelines to properly rank and serve their Public K-12 schools and to determine Title I, Part A equitable proportion of funds. [Sections 1113(a)(3) and 1117(a)(4)].

Assurance 24: English Language Learners (ELLs) Notification Requirements: The LEA assures that it will comply with the requirements outlined in section 1112(e)(3)(A-B): the use of Title II, Part A and/or Title III funds to provide a language instruction educational program as determined under Title III shall, not later than 30 days after the beginning of the school year, inform parents using the 'Annual Parent Notification Letter' of an English learner identified for participating in such a program. For children who have not been identified as English learners before the beginning of the school year, the LEA shall notify the children's parents during the first two weeks of the child being placed in a language instruction educational program using the 'Initial Parent Notification Letter'. [Sections 1112(3)(A) and (B)].

Assurance 25: Comparability: The LEA assures that it will be in compliance with the requirements provided in section 1118(c)(2)(A) to ensure the following comparability requirements are met: an LEA-wide salary schedule; a policy to ensure equivalence among schools in the provision of curriculum materials and instructional supplies. [Section 1118(c)(2)(A)].

Assurance 26: Constitutionally Protected Prayer: The LEA assures they will certify in writing to the Department that no policy of the LEA prevents, or otherwise denies participation in, constitutionally protected prayer in public elementary and secondary schools. An LEA must provide this certification to the Bureau of Federal Educational Programs by October 1 of each year. [Section 8524(b)].

Assurance 27: Schoolwide Programs: The LEA will ensure that all schools operating Schoolwide Programs under Title I, Part A will develop and implement a Schoolwide program plan that is developed in compliance with all requirements per Section 1114 (b).

Title I, Part C: Migrant Education Program

Assurance 1: The LEA assures funds for Migrant Education Program (MEP) will be used only for programs and projects, including the acquisition of equipment, under ESEA, section 1306; and to coordinate such programs and projects with similar programs and projects within the state and in other states, as well as with other Federal programs that can benefit migratory children and their families. [Section 1304(c)(1)].

Assurance 2: The LEA assures programs and projects funded for MEP will be carried out in a manner consistent with the objectives of section 1114, subsections (b) and (d) of section 1115, subsections (b) and (c) of section 1118, and Part F. [Section 1304(c)(2)].

Assurance 3: The LEA assures that in the planning and operation of programs and projects, there is appropriate consultation with parents of migratory children, including parent advisory councils for programs of at least 1 (one) school year in duration, and that all such programs and projects are carried out in a manner that provides for the same parental involvement as is required for programs and projects under section 1116 unless extraordinary circumstances make such provision impractical; and in a format and language understandable to the parents. [Section 1304(c)(3)].

Assurance 4: The LEA assures that in planning and carrying out such programs and projects, there will be adequate provision for addressing the unmet educational needs of preschool migratory children and migratory children who have dropped out of school. [Section 1304(c)(4)].

Assurance 5: The LEA assures the effectiveness of such programs and projects will be determined, where feasible, using the same standards approaches that will be used to assess the performance of students, schools, and local educational agencies under Title I, Part A. [Section 1304(c)(5)].

Assurance 6: The LEA assures such programs and projects will provide for advocacy and outreach activities for migratory children and families of other education, health, nutrition, and social services to help connect them to such services. [Section 1304(c)(6)].

Assurance 7: The LEA assures that such programs and projects will, to the extent feasible, provide for advocacy and other outreach activities for migratory children and their families, including helping such children and families gain access to other education, health, nutrition, and social services; professional development programs, including mentoring, for teachers and other program personnel; family literacy programs; the integration of information technology into educational and related programs; and programs that facilitate the transition of secondary school students to postsecondary education or employment. [Section 1304(c)(7)].

Assurance 8: The LEA assures they will conduct the transfer of migrant student records according to state-required policies and procedures including actively participating with and meeting all Migrant Student Information Exchange System requirements. [Section 1308(b)(2). 34 Code of Federal Regulations Part 200.85(d)].

Assurance 9: The LEA assures they will assist the state in determining the number of migratory children under Section 1303(a)(1), and the LEA shall give priority to migratory children who have made a qualifying move within the previous 1-year period and who are failing, or most at risk of failing, to meet the challenging State academic standards; or, have dropped out of school. [Section 1304(d). 34 CFR Part 200.89(c). Section 1304(c)(8)].

Assurance 10: The LEA assures they will assist the state to promote interstate and intrastate coordination of services for migratory children, including coordination with other relevant programs and local projects in the state and other states. [Section 1304(b)(3). 34 CFR Part 200.82(b)].

Assurance 11: The LEA assures that a child who ceases to be a migratory child during a school term shall be eligible for services funded through Title I, Part C until the end of such term and may continue to receive such services for one (1) additional school year if comparable services are not available through other programs. Additionally, the LEA assures that migrant students who were eligible for services in secondary school may continue to be served through credit accrual programs until graduation. [ESEA section 1304(e)]."

Title I, Part D, Subpart 2: Neglected and Delinquent Youth

Assurance 1: The LEA assures they shall adhere to the purpose of Section 1420 to provide opportunities for students tandards and student academic achievement standards that all children in Florida are expected to meet. [Sections 1421 and 1425(6)]

Assurance 2: The LEA assures they shall design transitional and supportive programs to meet the needs of children and youth returning to schools within the LEA or other alternative educational programs and assist them in completing their education. [Sections 1422 and 1424].

Assurance 3: The LEA assures they shall, where feasible, involve parents in efforts to improve the educational achievement of their children and prevent further delinquent activities. [Section 1425(8)]

Assurance 4: The LEA assures they shall adhere to the provision of services under section 1423(2) and program requirements under section 1425 for any correctional facility to which the LEA has agreed. [Section 1423].

Assurance 5: The LEA assures they shall evaluate the program not less than once every three years to determine the program's impact on student outcomes. [Section 1431].

Title II, Part A: Supporting Effective Instruction

Assurance 1: The LEA assures they will comply with section 8501 (regarding participation by private school children and teachers). [Section 2102(b)(2)(E)].

Assurance 2: The LEA assures they will coordinate professional development activities authorized under this part with professional development activities provided through other Federal, State, and local programs. [Section 2102(b)(2)(F)].

Assurance 3: The LEA assures they will reduce class size to an evidence-based level, to the extent the State (in consultation with local educational agencies in the State) determines that such evidence is reasonably available, to improve student achievement through the recruiting and hiring of additional effective teachers. [ESSA: Section 2103].

Assurance 4: Collaboration - The local educational agency (LEA) assures that, in developing the application, an LEA shall provide meaningful consultation with teachers, principals, other school leaders, paraprofessionals (including organizations representing such individuals), specialized instructional support personnel, charter school leaders (in an LEA that has charter schools), parents, community partners, and other organizations or partners with relevant and demonstrated expertise in programs and activities. [ESEA section 2102(b)(3)]

Assurance 5: Professional Development - The LEA assures they will meet the statutory professional development definition as provided in ESEA section 8101(42) or other allowable uses of funds under section 2103(b)(3) of the ESEA.

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

Assurance 1: The LEA assures that it will comply with section 1112(e) – Parents' Rights-to-know, before, and throughout, each school year as of the date of application. [Section 3116(b)(4)(A)].

Assurance 2: The LEA assures that it is not in violation of any State law, including State constitutional law, regarding the education of English learners, consistent with Sections 3125 and 3126. [Section 3116(b)(4)(B)].

Assurance 3: The LEA assures that each school with English learner (EL) students receives funds from non-Federal sources to fulfill the LEA's obligations under Title IV of the Civil Rights Act of 1964 and the Equal Educational Opportunities Act, before using Title III, Part A funds for languages services to EL students. [Section 3115(g)].

Assurance 4: The LEA assures that, if applicable, it will coordinate activities and share relevant data under its plan with local Head Start and Early Head Start agencies, including migrant and seasonal Head Start agencies, and other early childhood education providers. [Section 3116(b)(4)(D)].

Assurance 5: The LEA assures that it will consult with officials of private schools in a timely and meaningful manner to make available equitable Title III, Part A services to eligible English learners and immigrant children attending private schools located within the LEA's geographical boundaries. [Section 8501].

Assurance 6: The LEA assures that the current ELL population has enough students to generate the \$10,000 threshold as indicated in Section 3114. [Section 3114 (c)].

Assurance 7: The LEA assures that not more than 2 percent of the LEA's Title III allocation will be used for the cost of administering the project. [Section 3115 (b)].

Title IV, Part A: Student Support and Academic Enrichment

Assurance 1: The LEA assures that it will prioritize the distribution of funds to schools served by the LEA or consortium of such agencies, that :are among the schools with the greatest needs, as determined by a such LEA, or consortium; have the highest percentages or numbers of children counted under section 1124(c); are identified for comprehensive support and improvement under section 1111(c)(4)(D)(I); are implementing targeted support and improvement plans as described in section 1111(d)(2); or are identified as a persistently dangerous public elementary school or secondary school under section 8532. [Section 4106(e)(2)(A)].

Assurance 2: The LEA assures that it will comply with section 8501 regarding equitable participation by private school children and teachers. [Section 4106(e)(2)(B)].

Assurance 3: With the exception of LEAs outlined in special rule ESEA 4106(f), the LEA assures that it will use not less than 20 percent of funds received under this subpart to support one or more of the activities authorized under section 4107. [Section 4106(e)(2)(C)].

Assurance 4: Except LEAs outlined in the special rule section 4106(f), the LEA assures that it will use not less than 20 percent of funds received under this subpart to support one or more activities authorized under section 4108, coordinate with other schools and community-based services, and promote the involvement of parents. [Section 4106(e)(2)(D)].

Assurance 5: Except LEAs outlined in special rule section 4106(f), the LEA assures that it will use a portion of funds received under this subpart to support one or more activities authorized under section 4109(a), including an assurance that the local educational agency, or consortium of local educational educational agencies, will comply with section 4109(b). [Section 4106(e)(2)(E)].

Assurance 6: The LEA assures that it will annually report to the State for inclusion in the report described in section 4104(a)(2) how funds are being used under this subpart to meet the requirements of subparagraphs (C) through (E). [Section 4106(e)(2)(F)].

Assurance 7: The LEA assures that the LEA, or consortium of such agencies, shall develop its application through consultation with parents, teachers, principals, other school leaders, specialized instructional support personnel, students, community-based organizations, local government representatives (which may include a local law enforcement agency, local juvenile court, local child welfare agency, or local public housing agency), Indian tribes or tribal organizations that may be located in the region served by the local educational agency (where applicable), charter school teachers, principals, and other school leaders (if such agency or consortium of such agencies supports charter schools), and others with relevant and demonstrated expertise in programs and activities designed to meet the purpose of this subpart. [Section 4106(c)(1)]

Title V, Part B, Subpart 2: Rural and Low-Income Schools

Assurance 1: The LEA assures that its project funds under Title V, Part B, subpart 2 will be used for any activities authorized under the following ESEA Title programs: Title I, Part A; Title II, Part A; Title IV, Part A; and parental involvement activities. [Section 5222(a)]. Assurance 2: The LEA assures that its project funds under Subpart 2 will be used to supplement, and not supplant, any other Federal, State, or local education funds. [Section 5232].

Elemo	entary and S Florida	Secondary Ec 2023-24 ESEA	ducation Act (Federal Progra	(ESEA) Federa am Applications	l Programs	
			plication (DOE 10			In the second second
		UEI Numbe	r LVN6Y885WAG	C4		
			Liberty			
Program Name		1	1			
Type an "X" in the green box below for the program(s) in which the LEA is applying for funds.			2023-24 Preliminary Allocation	Requested Allocation	Estimated Roll Forward	Total Funds Requested (Sum of Allocation and Estimated Roll)
Title I, Part A		24A001	\$334,273.64	\$334,273.64	\$0.00	6224.222.04
Title I, Part C		24A020	\$0.00	\$0.00	\$0.00	\$334,27,3.64
Title I, Part D, Subpart 2		24A009	\$133,738.00	\$133,738.00		
Title II, Part A		24A011	\$49,097.34	\$49,025.54	\$0.00	\$133,738.00
Title III, Part A		24A014	\$0.00	\$0.00	\$0.00	\$49,025.54
Title IV, Part A		24A120	\$27,112.00	\$27,112.00	\$0.00	\$27,112.00
Title V, Part B, Subpart 2		24A007	\$31,622.00	\$31,622.00	90.00	\$31,622.00

As the official who is authorized to legally bind the agency/organization, I do hereby certify to the best of my knowledge and belief that all the information and attachments submitted in this application are true, complete and accurate, for the purposes, and objectives, set forth in the RFA or RFP and are consistent with the statement of general assurances and specific programmatic assurances for this project. I am aware that any false, fictitious or fraudulent information or the omission of any material fact may subject me to criminal, or administrative penalties for the false statement, false claims or otherwise. Furthermore, all applicable statutes, regulations, and procedures; administrative and programmatic requirements; and procedures for fiscal control and maintenance of records will be implemented to ensure proper accountability for the expenditure of funds on this project. All records necessary to substantiate these requirements will be available for review by appropriate state and federal staff. I further certify that all expenditures will be obligated on or after the effective date and prior to the termination date of the project. Disbursements will be reported only as appropriate to this project, and will not be used for matching funds on this or any special project, where prohibited.

Further, I understand that it is the responsibility of the agency head to obtain from its governing body the authorization for the submission of this application.

Kyle Peddie		
Printed Name of Agency Head		
BALL	Superintendent	6/1/2023
Signature of Agency Head	Title	Date

Elementary and Secondary Education Act (ESEA) Federal Programs Florida 2023-24 ESEA Federal Program Applications													
Project Application (DOE 100A)													
UEI Number <i>LVN6Y885WAC4</i>													
	Liberty												
Program Name Type an "X" in the green box below for the program(s) in which the LEA is applying for funds.	Project Number	TAPS Number	2023-24 Preliminary Allocation	Requested Allocation	Estimated Roll Forward	Total Funds Requested (Sum of Allocation and Estimated Roll)							
Title I, Part A		24A001	\$334,273.64	\$337,888.11	\$0.00	\$337,888.11							
Title I, Part C		24A020	\$0.00	\$0.00		\$0.00							
Title I, Part D, Subpart 2		24A009	\$133,738.00	\$133,738.00		\$133,738.00							
Title II, Part A		24A011	\$49,097.34	\$49,025.54	\$0.00	\$49,025.54							
Title III, Part A		24A014	\$0.00	\$0.00	\$0.00	\$0.00							
Title IV, Part A		24A120	\$27,112.00	\$27,111.92	\$0.00	\$27,111.92							
Title V, Part B, Subpart 2		24A007	\$31,622.00	\$31,622.00		\$31,622.00							

As the official who is authorized to legally bind the agency/organization, I do hereby certify to the best of my knowledge and belief that all the information and attachments submitted in this application are true, complete and accurate, for the purposes, and objectives, set forth in the RFA or RFP and are consistent with the statement of general assurances and specific programmatic assurances for this project. I am aware that any false, fictitious or fraudulent information or the omission of any material fact may subject me to criminal, or administrative penalties for the false statement, false claims or otherwise. Furthermore, all applicable statutes, regulations, and procedures; administrative and programmatic requirements; and procedures for fiscal control and maintenance of records will be implemented to ensure proper accountability for the expenditure of funds on this project. All records necessary to substantiate these requirements will be available for review by appropriate state and federal staff. I further certify that all expenditures will be obligated on or after the effective date and prior to the termination date of the project. Disbursements will be reported only as appropriate to this project, and will not be used for matching funds on this or any special project, where prohibited.

Further, I understand that it is the responsibility of the agency head to obtain from its governing body the authorization for the submission of this application.

Kyle Peddie		
Printed Name of Agency Head		
	Superintendent	6/1/2023
Signature of Agency Head	Title	Date

Florida 2023-24 ESEA Federal Programs Preliminary Allocations*

*Each LEA knows the climate within their LEA and should only use these preliminary allocation amounts for planning purposes.

Agency Number	Local Educational Agency	Title I, Part A	Title I, Part C	Title I, Part D, Subpart 2	Title II, Part A	Title III, Part A	Title IV, Part A	Title V, Part B, Subpart 2
010	Alachua	8,088,697	1,085,647	409,083	1,226,899	140,926	626,844	-
020	Baker	1,178,449	-	-	206,973	-	94,711	117,574
030	Вау	8,183,055	-	133,738	1,159,173	210,114	582,992	-
040	Bradford	1,240,790	-	-	170,038	-	101,855	67,069
050	Brevard	18,434,970	-	175,041	2,568,218	479,509	1,445,489	-
060	Broward	79,126,037	104,314	487,753	9,705,435	4,570,721	6,132,114	-
070	Calhoun	740,360	-	-	103,513	-	60,049	49,530
080	Charlotte	4,087,039	-	-	642,294	76,992	288,632	-
090	Citrus	5,632,685	-	82,603	800,323	24,163	456,854	-
100	Clay	6,227,275	-	-	997,250	165,089	526,639	-
110	Collier	11,848,491	3,439,389	167,173	1,704,265	981,831	838,922	-
120	Columbia	3,384,783	-	-	478,617	16,359	274,532	233,988
140	DeSoto	2,209,334	426,952	-	292,225	70,688	158,082	109,952
150	Dixie	974,615	-	-	136,104	-	79,049	47,895
160	Duval	60,300,551	-	444,483	6,397,212	1,295,200	4,924,264	-
170	Escambia	20,363,760	-	332,380	2,528,471	132,822	1,202,826	-
685	FAMU Developmental Research School	323,491	-	-	101,866	-	26,561	-
687	FAU A. D. Henderson School	379,556	-	-	195,764	11,856	35,633	-
180	Flagler	3,212,194	-	-	534,768	61,833	242,650	-
708	Florida Department of Corrections	-	-	-	-	-	-	-
557	Florida School for the Deaf and Blind	123,437	-	-	69,420	-	10,012	-
48C	Florida Virtual School	1,055,933	-	-	718,376	15,008	94,033	-
190	Franklin	607,279	-	-	82,946	-	46,724	27,561
371	FSU Developmental Research School	307,892	-	-	136,692	12,006	25,410	-
200	Gadsden	4,184,005	-	-	482,266	47,276	339,355	112,933
210	Gilchrist	767,180	-	-	115,557	17,710	62,224	67,385
220	Glades	403,760	89,669	-	58,491	10,807	32,791	41,671
230	Gulf	545,513	-	-	90,570	-	44,245	41,565
240	Hamilton	1,105,961	-	92,437	118,389	25,214	89,702	37,161

116,678	170,346	54,029	224,741	-	480,108	1,905,577	Hardee	250
344,336	300,054	158,486	389,863	-	1,124,049	3,655,487	Hendry	260
-	616,297	97,853	994,172	-	-	7,598,499	Hernando	270
289,637	470,391	76,691	549,762	-	754,202	5,262,991	Highlands	280
-	5,017,084	3,373,073	9,081,518	818,165	2,113,204	76,954,119	Hillsborough	290
75,403	93,116	-	163,072	-	-	1,148,058	Holmes	300
-	78,362	35,119	130,910	-	-	1,067,176	IDEA	99H
-	338,651	138,675	685,765	-	5,530	4,458,072	Indian River	310
138,673	205,326	13,507	322,795	53,102	-	2,501,439	Jackson	320
15,429	49,801	-	83,367	-	-	606,712	Jefferson	330
	36,245	-	154,132	-	-	846,285	KIPP Miami	98Z
27,956	31,339	-	58,446	-	5,300	386,393	Lafayette	340
-	904,530	322,374	1,772,758	47,202	11,473	11,986,389	Lake	350
-	193,210	58,832	605,947	-	31,003	2,382,143	Lake Wales	53D
-	1,927,552	2,545,526	3,417,421	184,874	397,812	26,160,705	Lee	360
-	974,810	157,585	1,331,602	84,570	-	11,879,480	Leon	370
130,287	173,469	28,665	367,998	-	-	2,591,683	Levy	380
31,622	27,112	-	49,097	133,738	-	334,274	Liberty	390
58,154	98,703	-	136,283	47,202	15,791	1,106,578	Madison	400
-	1,098,284	928,702	1,656,475	204,541	426,742	12,788,029	Manatee	410
-	1,295,339	384,058	2,017,076	434,650	-	15,970,606	Marion	420
-	365,388	345,787	611,779	-	-	4,451,439	Martin	430
-	68,640	21,912	89,296	-	-	441,436	Mater Academy	815
-	11,112,355	10,413,379	13,072,917	271,410	1,504,115	135,380,287	Miami-Dade	130
-	130,474	188,202	325,556	-	-	1,853,323	Monroe	440
-	144,108	31,067	373,240	-	-	1,835,094	Nassau	450
-	534,199	255,288	957,876	261,577	-	6,586,297	Okaloosa	460
139,966	173,925	91,099	320,866	66,870	473,184	2,144,375	Okeechobee	470
-	5,556,948	4,368,261	8,515,176	361,880	392,905	70,445,005	Orange	480
-	1,653,404	1,883,668	2,852,441	118,005	-	21,832,791	Osceola	490
-	4,593,467	4,557,514	6,646,698	361,880	2,118,670	56,634,162	Palm Beach	500
-	1,766,274	667,711	2,953,789	104,238	94,302	22,030,147	Pasco	510
-	2,462,672	970,124	3,637,534	283,211	-	30,362,989	Pinellas	520
-	3,561,777	1,639,036	5,051,144	296,978	1,242,423	43,914,161	Polk	530
231,852	442,148	102,505	830,801	-	108,967	6,707,581	Putnam	540
-	80,297	30,767	109,158	-	-	898,244	San Jose	16R

	1,275,432 278,157	788,226 43,373	1,795,425 320,794	279,277 -	173,290	15,537,667 3,388,772	St. Lucie Sumter	560 600
	-			-	-			
140,17	205,666	35,419	355,384	-	251,423	2,535,709	Suwannee	610
61,74	90,963	-	163,548	-	-	1,121,505	Taylor	620
-	10,436		78,698	-	-	128,935	UF, PK Yonge Devm't Research School	015
53,90	43,517	-	109,954	-	-	650,965	Union	630
-	29,114	10,956	114,250	-	-	399,927	United Cerebral Palsy of Central Florida, Inc	48K
-	1,468,486	483,711	2,679,266	350,080	131,886	20,466,187	Volusia	640
-	69,768	-	173,950	-	-	892,721	Wakulla	650
-	207,654	109,109	425,682	60,969	-	2,560,229	Walton	660
78,62	110,091	-	190,484	-	301,385	1,357,344	Washington	670
\$2,888,7	\$71,968,431	\$44,921,833	\$113,654,899	\$7,379,218	\$17,305,196	\$922,503,352	Total	

Title I, Part D, Subpart 2

Liberty

Prevention and Intervention Programs for Children and Youths Who are Neglected, Delinquent or At-Risk

To support the operation of LEA programs that involve collaboration with locally operated correctional facilities to carry out high quality education programs to prepare children and youth for secondary school completion, training, employment or further education; provide activities to facilitate the transition of children and youth from the correctional program to further education or employment; and operate programs in local schools, including schools operated or funded by the Bureau of Indian Education, for children and youth returning from correctional facilities and programs which may serve at-risk children and youth.

Preliminary Allocation \$133,738.00

Requested Allocation Amount \$133,738.00

Area of Focus 1 Student Achievement

Area of Focus 2 Transition, Dropout Prevention (DOP) and Support Services

Area of Focus 3 Coordination and Collaboration

Area of Focus 4 Administrative Costs

Population to be Served and Its Needs

A. Provide a description of the delinquent schools to be assisted with Part D funds. Include the following in the description of each school: 1) characteristics of the students (e.g., learning difficulties, substance abuse problems, other special needs) and 2) if the program or school was supported with Part D funds in the last cycle. If the listed schools do not include all delinquent residential facilities, why not?

Liberty/JUST - "JUST is a residential mental health treatment program for adjudicated males between the ages of 13 and 17. The program is located in the heart of the Apalachicola National Forest that spans 560,000 acres. Youth live, learn, and work in an environment that provides them the opportunity to be creative and develop many basic skills that could not be learned in other environments."

B. Provide a description of institutions and non-school institutions for neglected students to be assisted with Part D funds. Include a description of the transition, delinquency and dropout prevention services in which Part D funds support and if the institution was supported with Part D funds. Include a description of the transition, delinquency and dropout prevention services in which Part D funds support and if the institution was supported with Part D funds in the last cycle.

n/a

C. Provide a description of the at-risk programs to be assisted with Part D funds. Include the following in the description of each program: 1) characteristics of the students (e.g., teenage parent, credit deficient); 2) if the program was supported with Part D funds in the last grant cycle; and 3) the criteria to determine student eligibility to be served under this program.

Liberty Learning Center (LLC) Credit Retrieval and Credit Recovery Dropout Prevention/Alternative Program (supporting students in W.R. Tolar, Hosford School and LCHS) Students receiving services through this program have multiple early warning indicators for potential drop outs. These include, multiple retentions, high absenteeism rate, low GPA, below benchmark standards assessments, multiple course failures, and identified learning disabilities. This program was supported with Part D funds in the last grant cycle. The LEA utilizes the Early Warning Signs screening to identify eligible students.

D. Describe the cooperative agreements that exist between the LEA and correctional facilities serving children and youth involved in the juvenile justice system and the contracts for educational services that exist between the LEA and contracted education provider at the correctional facilities serving children and youth involved in the juvenile justice system and the contracts for educational services that exist between the LEA and contracted education provider at the correctional facilities serving children and youth involved in the juvenile justice system.

The LEA has in place a contract for educational services with Twin Oaks Juvenile Devlopment, Inc., The agreement addresses terms of the agreement, student eligibility, student records, student assessment, individual academic plans, transition services, instruction program and academic expectations, standent eligibility, student records, student assessment, individual academic plans, transition services, instruction program and academic expectations, staff qualifications, funding, facilities, interventions, and coordination of programs. These areas are outlined in detail in the contract.

E. Describe how the LEA will use the results of the most recent evaluation to plan and improve the activities and services supported by Part D funds.

The LEA will utilize the results of the most recent evaluations to provide targeted intervention support for participating students. The LEA also will utilize the results of CTE-specific evaluations for assistance with long-range career planning for participating students.

Area of Focus 1: Student Achievement

A. Describe how participating schools will work to ensure education staff and facility staff are aware of a student's individualized education program.

The child's school or DJJ liaison forwards all ESE documents to the DJJ facility, the alternative placement, as well as the receiving school district. The receiving school district sESE department works closely with the DJJ facility within the first week of enrollment to put IEP strategies in action. Services are matched within our alternative and DJJ programs to ensure continuity of educational services. All ESE records are readily available through PEER for teachers to access and review.

B. Describe the steps the LEA will take to find alternative placements for students interested in continuing their education but not able to attend a traditional public school program.

Once students leave the participating school, they are put in contact with community leaders through Project Connect. Contact is made within the first 10 days a student is back in his/her community. Meetings are held weekly for 3-9 months depending on the area the student resides in. Project Connect helps student is back in his/her community. Meetings are held weekly for 3-9 months depending on the area the student resides in. Project Connect helps students to develop and implement a personal plan to continue their education and/or find employment. The institution from which the student is released can monitor progress through case management services.

C. Describe how participating schools will ensure students are enrolled in an education program that is comparable to the one in the local school they would otherwise attend.

Participating schools ensure that students are enrolled in education programs that are comparable to the ones in the local school they would otherwise attend. This is done by using high-quality, standards-based curriculum materials that are aligned to the state standards. Hiring qualified teachers that are evaluated using the Danielson Framework for teaching that focuses on six clusters of teaching to include; clarity and accuracy, learning environment, intellectual engagement, successful learning, and professionalism. Teacher performance within these clusters is predictive of student learning as measured by state assessments. Providing teachers the opportunity for professional learning through district lead trainings and in collaboration with the Panhandle Education Consortium. The district also maintains all programs within or below class size requirements to ensure a positive, manageable learning environment.

No Title I, Part D funds will be used to address this Area of Focus. If this box is checked then the LEA does not need to complete the next question or the budget section for this Area of Focus.

D. Describe the funded activities that will be implemented to address Area of Focus 1.

Credit Retrieval and Recovery Opportunities:

Activity 2 Drop out Prevention, Credit Retrieval and Recovery Opportunities: Title I, Part D funds will be used to provide a classroom teacher to provide supplemental instructional support for at-risk students at Liberty County High School, W. R. Tolar, and Hosford School. Students served in this dropout prevention program are assigned for a period of up to 180 days. Students are assigned to dropout prevention based on two primary factors including disciplinary action resulting in an alternative to expulsion, as well as placement for alternative education supports for repeated course failures for students needing to recover courses to meet graduation standards. The majority of students placed for disciplinary reasons are also in need of credit recovery. The focus for middle school students is to recover courses that will allow them to promote to high school, while high school students focus on recovering courses leading to graduation. Students in this program are reported in the district MIS system as an alternative to expulsion, disciplinary, and at risk. This activity will take place Monday through Friday, six hours daily, for the entire school year, including summer school, with one-third of the teacher's day allocated to each school. The success of this activity will be measured by the number of successful course completions during the 2023-2024 school year. Credit Retrieval and Recovery Opportunities: Title I, Part D funds will be used to provide an instructional paraprofessional to provide supplemental instructional support for at-risk students at Liberty County High School, W. R. Tolar, and Hosford School. Students served in this dropout prevention program are assigned for a period of up to 180 days. Students are assigned to dropout prevention program are assigned for a period of up to 180 days. Students are assigned to dropout prevention program are assigned for a period of up to 180 days. Students are assigned to dropout prevention base

school year, including summer school, with one-third of the paraprofessional's day allocated to each school. The success of this activity will be measured by the number of successful course completions during the 2023-2024 school year.

Title I, Part D funds will be used to provide Edgunity credit retrevial courses for at-risk students at Liberty County High School, W. R. Tolar, and Hosford School. Students served in this dropout prevention program are assigned for a period of up to 180 days. Students are assigned to dropout prevention based on two primary factors including disciplinary action resulting in an alternative to expulsion, as well as placement for alternative education supports for repeated course failures for students needing to recover courses to meet graduation standards. The majority of students placed for disciplinary reasons are also in need of credit recovery. The focus for middle school students is to recover courses that will allow them to promote to high school, while high school students focus on recovering courses leading to graduation. Students in this program are reported in the district MIS system as an alternative to expulsion, disciplinary, and at risk. This activity will take place Monday through Friday, six hours daily, for the entire school year, including summer school, with one-third of the teacher's day allocated to each school. The success of this activity will be measured by the number of successful course completions during the 2023-2024 school year.

Meet Rigorous Academic Standards for Unique Learners: Supplemental Online and Print Curriculum Provide Liberty Wilderness/JUST a variety of educational resources to include Edgenuity. Edgenuity provides access to online core instruction, to improve the instruction of high school and GED standards to improve pass rates of GED and standard diplomas. This activity will

Activity 4 impact identified ESE, ELL, Homeless, Disadvantaged, and other struggling students. This activity will enable all youth regardless of socio-economic status to have the necessary requirements to be prepared for on the job training opportunities, independent living, and employment.

Meet Rigorous Academic Standards for Unique Learners: Supplemental Online and Print Curriculum Provide Liberty Wilderness/JUST with CTE materials to provide applicable job skills. Consumables will provide supplemental instruction and supplemental materials/supplies. The LEA will provide the facility supplemental consumable materials for CTE hand-on learning. This activity will impact identified ESE, ELL, Homeless, Disadvantaged, and other struggling students. This activity will enable all youth regardless of socio-economic status to have the necessary requirements to be prepared for on the job training opportunities, independent living, and employment. This will help increase the number of successful transitions and employments secured by students leaving the programs.

Activity 6	
Activity 7	

List the detailed activ	List the detailed activities that will be implemented to address this Area of Focus.									
		Area of			FTE		Enter school or facility name			
Function	Object	Focus	Activity Number	Activity Description	(If applicable)	Amount	(if applicable)			
5100	120	AOF 1	1	Basic (FEFP K-12)-Classroom Teacher		\$37,514.88	W.R. Tolar, Hosford School, LCHS			
5100	210	AOF 1	1	Basic (FEFP K-12)-Retirement		\$6,977.77				
5100	220	AOF 1	1	Basic (FEFP K-12)-Federal Insurance Contributions Act (FICA)		\$2,869.89				
5100	230	AOF 1	1	Basic (FEFP K-12)-Group Insurance		\$21.12				
5100	240	AOF 1	1	Basic (FEFP K-12)-Workers' Compensation		\$175.57				
5100	150	AOF 1	1	Basic (FEFP K-12)-Paraprofessional		\$20,522.71	W.R. Tolar, Hosford School, LCHS			
5100	210	AOF 1	1	Basic (FEFP K-12)-Retirement		\$2,444.25				
5100	220	AOF 1	1	Basic (FEFP K-12)-Federal Insurance Contributions Act (FICA)		\$1,569.99				
5100	230	AOF 1	1	Basic (FEFP K-12)-Group Insurance		\$21.12				
5100	240	AOF 1	1	Basic (FEFP K-12)-Workers' Compensation		\$96.05				
5100	360	AOF 1	2	Basic (FEFP K-12)-Rentals		\$28,067.50	W.R. Tolar, Hosford School, LCHS			
5100	360	AOF 1	3	Basic (FEFP K-12)-Rentals		\$21,122.64	Liberty JUST and AFYC			
5100	510	AOF 1	4	Basic (FEFP K-12)-Supplies		\$1,000.00	Liberty JUST and AFYC			
5100	510	AOF 1	5	Basic (FEFP K-12)-Supplies		\$1,934.55	Liberty JUST and AFYC			
		AOF 1								
		AOF 1			Area of Focus 1 Tota					
				Area of Focus 2: Transition, Dropout Prevention (I		11 \$124,338.04				
A Describe how the L	EA facilitatos	the successfu	I transition of stud	lents returning from correctional facilities and as appropriate, the services provided to thos		s who are at risk of dronning out of school Includ	a a description of how the coordination of existing			
				al needs of those students.	e students and other student		e a description of now the coordination of existing			
cuucutonai program			unque cuucation							
B. Describe the partic	ipating school	's process to f	facilitate the succe	essful transition of students exiting the facility and coordinate next school placement and co	ntinued support services wit	h the post-release LEA.				
C. As appropriate, de	scribe partner	rships with ins	stitutions of highe	r learning and local businesses to facilitate postsecondary and workforce success for studen	ts returning from correctiona	al faculties, such as participation in credit-bearing	coursework while in secondary school, enrollment in			
				cation programming and mentoring for participating students.						
D. Deseribe bewether			. / au andiana in aff	ante de impresentado e de continue l'achievement of their children, conist in dramast avanantion	ativities and success the inv	a hear and af the in children in delivery and activities				
D. Describe now the p	program will in	ivolve parent	s/guardians in end	orts to improve the educational achievement of their children, assist in dropout prevention	activities and prevent the inv	olvement of their children in delinquent activities.				
E Doscribo how scho	ols will work y	with probatio	n officars to holp r	neet the needs of students returning from correctional facilities.						
L. Describe now Scho			in onicers to neip i	חברו זור הבנש סו זוגענרונג ובנעו ווווא ויסוו נטו בנווטומו זמנוונובג.						
No Title I, Part I	D funds will be	used to addr	ess this Area of Fo	cus. If this box is checked then the LEA does not need to complete the next question or the b	udget section for this Area of	Focus.				
F. Describe the funder	d activities tha	at will be impl	lemented to addre	ess Area of Focus 2.						
Activity 1										
Activity 2										
List the detailed activ	ities that will	be implement	ted to address this	Area of Focus.						
		Area of			FTE		Enter school or facility name			
		Area OI			116		Litter school of facility fiame			

Function	Object	Focus	Activity Number	Activity Description	(If applicable)	Amount		(if applicable)	
		AOF 2							
		AOF 2			Area of Focus 2 Total	\$0.00			
				Area of Focus 3: Coordination and Co		\$0.00			
A Describe how the m			l with other Federa						
A. Describe now the pi	rogram will be	coordinated	a with other Federa	al, State and local programs, such as those under Title I and career and technical education p	brograms serving students who	o are at risk of dropping out of school.			
B. Describe how the pr programs, if applicable		coordinated	l with programs op	perated under the Juvenile Justice and Delinquency Prevention Act of 1974, reauthorized in 2	2018 as the Juvenile Justice Ref	form Act (e.g., gang violence prevention, human t	rafficking, men	toring), and other compara	able
☑ No Title I, Part D	funds will be u	used to addre	ess this Area of Foo	us. If this box is checked then the LEA does not need to complete the next question or the bu	udget section for this Area of Fo	ocus.			
C. Describe the funded	l activities that	will be imp	lemented to addre	ss Area of Focus 3.					
Activity 1									
Activity 2									
List the detailed activit	ties that will be	e implement	ted to address this	Area of Focus.					
		Area of			FTE		E	nter school or facility name	e
Function	Object	Focus	Activity Number	Activity Description	(If applicable)	Amount		(if applicable)	
		AOF 3							
		AOF 3			Area of Focus 3 Total	\$0.00			
				Area of Focus 4: Administrative		20.00			
A. Describe the funded	d activities that	t will be imp	lemented to addre	ess Area of Focus 4.					
Activity 1	Indirect cost	Plan A, 7.56	%						
Activity 2									
List the detailed activit	ties that will be	e implement	ted to address this	Area of Focus.					
		Area of					FTE		
Function	Object	Focus	Activity Number	Activity Descrip	tion		If applicable	Amount	
7200		AOF 4	1	General Administration (Superintendent's Office)-Miscellaneous				\$9,399.96	
		AOF 4							
		AOF 4				40.000.00			
					Area of Focus 4 Total	\$9,399.96		Percent of	
				Area of Focus		Area of Focus Total		Allocation	
Aı	rea of Focus 1	Student Achi	ievement			\$124,338.04			92.97%
Aı	rea of Focus 2	Transition, D	Propout Prevention	(DOP) and Support Services		\$0.00			0.00%
			n and Collaboration	1		\$0.00			0.00%
Ar	rea of Focus 4	Administrati	ve Costs		0 15.1	\$9,399.96			7.03%
					Grand Total	\$133,738.00			100.00%
				Click to return to the top	of page.				

If requesting less than the preliminary allocation, please provide the LEA's justification.

Title I, Part D Summary Budget									
DOE 101									
Liberty Name of LEA				390-2234B-4CD01	24A009 TAPS Number				
				Project Number					
				Requested Allocation Amou	Int \$133,738.00				
Function	Object	Area of Focus	Activity Number	Activity Description	FTE (If applicable)	Amount			
5100	,	AOF 1	1	Basic (FEFP K-12)-Classroom Teacher	('FF '',	\$37,514.88			
5100	210	AOF 1	1	Basic (FEFP K-12)-Retirement		\$6,977.77			
5100	220	AOF 1	1	Basic (FEFP K-12)-Federal Insurance Contributions Act (FICA)		\$2,869.89			
5100	230	AOF 1	1	Basic (FEFP K-12)-Group Insurance		\$21.12			
5100	240	AOF 1	1	Basic (FEFP K-12)-Workers' Compensation		\$175.57			
5100	150	AOF 1	1	Basic (FEFP K-12)-Paraprofessional		\$20,522.71			
5100	210	AOF 1	1	Basic (FEFP K-12)-Retirement		\$2,444.25			
5100	220	AOF 1	1	Basic (FEFP K-12)-Federal Insurance Contributions Act (FICA)		\$1,569.99			
5100	230	AOF 1	1	Basic (FEFP K-12)-Group Insurance		\$21.12			
5100	240	AOF 1	1	Basic (FEFP K-12)-Workers' Compensation		\$96.05			
5100	360	AOF 1	2	Basic (FEFP K-12)-Rentals		\$28,067.50			
5100		AOF 1	3	Basic (FEFP K-12)-Rentals		\$21,122.64			
5100	510	AOF 1	4	Basic (FEFP K-12)-Supplies		\$1,000.00			
5100	510	AOF 1	5	Basic (FEFP K-12)-Supplies		\$1,934.55			
7200	790	AOF 4	1	General Administration (Superintendent's Office)-Miscellaneous		\$9,399.96			
					Total	\$133,738.00			



`2023-24 Feedback from the Bureau of School Improvement: Title I, Part D, Subpart 2

Liberty County School District

Please respond on the chart below and if necessary, make updates within the application (highlight the additions/updates). For resubmission, please email the chart and revised application to <u>Shane.Brown1@fldoe.org</u> and cc: <u>Carla.Greene@fldoe.org</u>.

Area of Focus	Activity	Feedback/Clarification Requests	LEA Response
		Please include activity numbers	Done
1	2&3		
			Programmatic Approval
1	4 & 5	Please separate and split Activity 4 into 4 & 5	Split Edgunity & CTE supplies into two separate activities
			Programmatic Approval

