



TITLE II, PART A – SUPPORTING EFFECTIVE INSTRUCTION and CHARTER SCHOOLS

charter school must comply with all applicable state rules and federal regulations, including, but not limited to, the applicable federal Office of Management and Budget Circulars; the federal Education Department General Administrative Regulations; and program-specific statutes, rules, and regulations. Such funds may not be made available to the charter school until a plan is submitted to the sponsor for approval of the use of the funds in accordance with applicable federal requirements. The sponsor has 30 days to review and approve any plan submitted pursuant to this paragraph.”

3. Is the district responsible for making contact with the charter school(s) to initiate the reimbursement plan(s)?

While the statute does not assign responsibility for initial contact, we recommend that the district set up a process to annually notify charter schools of their ability to receive Title II-A fund

3.

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9. How are the reimbursement allocations determined for charter schools?

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15. When are the [private school service allocations](#) determined?

Private school equitable service allocations should be co10.sBT16 (t)r6 (e c)-3bh (i)-4W30.3 f6B (o)-0.66 Tmual



