

July 1, 2022

Honorable Alfred Ada Commissioner of Education Commonwealth of the Northern Mariana Islands Public School System P.O. Box 501370 CK Saipan, Northern Mariana Islands 96950

Dear Commissioner Ada:

We have approved the Commonwealth of the Northern Mariana Islands'(CNMI) application for Federal fiscal year (FFY) 2022 funds, under Part C of the Individuals with Disabilities Education Act (IDEA Part C). Our approval is based on our review of the IDEA Part C application, submitted by the CNMI Public School System (PSS) to the U.S. Department of Education (Department), Office of Special Education Programs (OSEP), on May 8, 2022. The effective date of this grant award is July 1, 2022.

Our approval of the CNMI's FFY 2022 IDEA Part C grant includes approval of policies, procedures, methods, descriptions, assurances, and certifications identified in Section II.A, II.B, and II.C, which is incorporated by reference to this grant award letter as Enclosure A. Our approval is also based on the CNMI's certification in Section II.D of its FFY 2022 application (Enclosure B), that the CNMI's provisions meet the requirements of IDEA Part C as found in 20 U.S.C. §§ 1431 through 1443 and the regulations in 34 C.F.R. Part 303, and that the CNMI will operate its Part C program in accordance with all of the IDEA Part C requirements including required policies, procedures, methods, descriptions, assurances and certifications. See 34 C.F.R. § 76.104.

The CNMI's FFY 2022 IDEA Part C grant award is also being released subject to Specific Conditions (which are reflected in Enclosure C to this letter and incorporated in this grant letter by this reference). These Specific Conditions are being imposed by OSEP pursuant to the Department's authority in IDEA Sections 616(g) and 642 and 2 C.F.R. §§ 200.207 and 3474.10. Enclosure C is the Department's June 29, 2022 letter that imposes Specific Conditions on the CNMI's Government for all Department grants to the CNMI (including the IDEA Part C FFY 2022 grant) to ensure fiscal accountability of grant funds. By accepting this grant award, the CNMI expressly agrees to comply with the Specific Conditions identified in Enclosure C throughout the period the CNMI PSS uses its IDEA Part C FFY 2022 funds.

Enclosed is the CNMI's FFY 2022 grant award for funds currently available under the Consolidated Appropriations Act, 2022 (Public Law 117-103) for the IDEA Part C program. These funds are available for obligation by IDEA grant recipients from July 1, 2022, through September 30, 2024, in accordance with 34 C.F.R. § 76.709.

Under IDEA Section 605, and 2 C.F.R. Part 200, and 34 C.F.R. § 303.104, the CNMI must obtain prior approval to charge certain expenses as direct costs. On October 29, 2019, the Office of Special Education and Rehabilitative Services (OSERS) released a Frequently Asked

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Questions (2019 FAQs) document on prior approval.<sup>1</sup> The CNMI did not identify any such costs in Section III of its grant application. If the CNMI plans to use its FFY 2022 IDEA Part C grant funds for such costs, and those costs fall outside of the scope of the FAQ, it must submit a request for prior approval to which OSEP will respond separate from the grant letter.

Section IV.B of the IDEA Part C FFY 2022 application requested updated information about how your lead agency implements the restricted indirect cost rate requirements in 34 C.F.R. § 303.225(c). The CNMI indicated in Section IV.B that the CNMI PSS is a State Educational Agency (SEA) and works directly with the Department's Indirect Cost Division to ensure that indirect costs are only charged on a restricted basis to the State's IDEA Part C grant. CNMI PSS had a provisional restricted indirect cost rate (RICR) of 3.8% under a September 13, 2021 RICR agreement, which expires on September 30, 2022. CNMI PSS must submit its RICR proposal to the Department's Indirect Cost Unit to be able to bill indirect costs to the IDEA Part C FFY 2022 grant. Under 2 C.F.R. § 200.210(a)(15), by accepting this IDEA Part C grant award, the CNMI lead agency is agreeing to charge indirect costs on a restricted basis for the period that the CNMI uses any funds awarded under this FFY 2022 IDEA Part C grant award and will submit any changes to its restricted indirect cost rate agreement to the Department's Indirect Cost Division.

Section 604 of the IDEA provides that "[a] State shall not be immune under the 11<sup>th</sup> amendment to the Constitution of the United States from suit in Federal court for a violation of this [Act]." Section 606 provides that each recipient of assistance under IDEA make positive efforts to employ and advance in employment qualified individuals with disabilities in programs assisted under the IDEA. Therefore, by accepting this grant, the CNMI is expressly agreeing as a condition of IDEA funding to a waiver of Eleventh Amendment immunity and to ensuring that positive efforts are made to employ and advance employment of qualified individuals with disabilities in programs assisted under the IDEA.

The enclosed grant award of FFY 2022 funds is made with the continued understanding that this Office may, from time to time, require clarification of information within your application, if necessary. These inquiries may be necessary to allow us to appropriately carry out our administrative responsibilities related to IDEA Part C.

If the CNMI revises those IDEA Part C policies or procedures that are required under Part C of the IDEA or the regulations in 34 C.F.R. Part 303, the CNMI must subject those policies and procedures to the public participation requirements in 34 C.F.R. § 303.208 and receive OSEP approval for those policies and procedures referenced in 34 C.F.R. § 303.101(c) prior to their implementation.

As a reminder, all prime recipients of IDEA (Part B or Part C) funds must report subaward information as required by the Federal Funding Accountability and Transparency Act of 2006 (FFATA), as amended in 2008. First-tier subaward information must be reported by the end of the following month from when the award was made or obligated. FFATA guidance is found at

<sup>&</sup>lt;sup>1</sup>Prior approval must be obtained under IDEA for the following direct costs: (1) equipment (2 C.F.R. § 200.1 and 34 C.F.R. § 303.104); (2) participant support costs (2 C.F.R. § 200.1); (3) rent (2 C.F.R. § 200.465 and 34 C.F.R. § 303.225(d)); and capital improvements (IDEA Section 605 and 34 C.F.R. § 303.104). Under the 2019 FAQs, OSERS granted prior approval for participant support costs under IDEA that: are associated with State Interagency Coordinating Councils; incurred during the provision of services under IDEA; do not exceed \$5000 per individual participant per training/conference. In addition, the 2019 FAQs provide prior approval for equipment that is identified on or directly related to the implementation of the IFSP.

<u>https://www.fsrs.gov/</u>. Please contact your Fiscal Accountability Facilitator if you have further questions.

We appreciate your ongoing commitment to the provision of quality early intervention services to infants and toddlers with disabilities and their families.

Sincerely,

Valeir C. Williams

Valerie C. Williams Director Office of Special Education Programs

Enclosures

Enclosure A (Sections II.A-C. of the State's application) Enclosure B (Section II.D. of the State's application) Enclosure C (Department's letter for Specific Conditions)

cc: Part C Coordinator

# State Name: Commonwealth of the Northern Mariana Islands

## Enclosure A

## Section II

#### A. State Policies, Procedures, Methods, and Descriptions

As checked below, the State hereby declares that it has or has not filed the following policies, procedures, methods, and descriptions with the U.S. Department of Education, and, as of the date of the signature below, affirms and incorporates by reference those policies, procedures, methods, and descriptions with respect to Part C of the Individuals with Disabilities Education Act (IDEA or Act) in 20 U.S.C. 1431–1443 and the Part C regulations in 34 CFR Part 303 (Part C). By submission of this Section II, the State assures that throughout the period of this FFY 2021 grant award, the State will operate consistently with all requirements of Part C of the IDEA in 20 U.S.C. 1431 through 1443 and the Part C regulations in 34 CFR Part 303. The State will develop and/or make such changes to existing policies, procedures, methods, descriptions, and assurances as are necessary to bring the policies, procedures, methods, descriptions, and assurances with the requirements of the IDEA Part C Act and regulations by the date indicated below and not later than June 30, 2023.

- Check and enter date(s) as applicable.
- Enclose relevant documents.

**Yes** (If New or Revised is checked, the State is submitting policies, procedures, methods, and descriptions with this application. If already 'On File with OSEP', check OF.)

- **N** = 'New' Policy and/or Procedure
- **R** = 'Revised' Policy and/or Procedure

**OF** = Policy and/or Procedure is already 'On File' with the USDE

**No** (Policies, procedures, methods, and descriptions have not been provided. Provide date by which State will submit to OSEP required documentation, which date shall be no later than June 30, 2023.)

Yes: N	Yes: R	Yes: OF	Νο	State Policies, Procedures, Methods, and Descriptions
	—	_		Subpart C—State Policies and Procedures
		х	_	<ol> <li>Each application must include the name of the State lead agency, as designated under §303.120, that will be responsible for the administration of funds provided under this part. (34 CFR §303.201)</li> </ol>
		х		<ol> <li>Each application must include a description of services to be provided under Part C to infants and toddlers with disabilities and their families through the State's system. (34 CFR §303.203(a))</li> </ol>
-	-	_	—	<ol> <li>Each application must include the State's policies and procedures regarding the identification and coordination of all available resources within the State from Federal, State, local, and private sources as required under subpart F of 34 CFR Part 303.</li> </ol>

As elected not to adopt a system of payments (which includes a system to use public insurance on benefits or private insurance or family fees to pay for Part C services); otherwise check the appropriate response under the 'Yes' column and, if checking 'N' or 'R', attach policies and procedures. The State's response under 3(a) of Section II.A must match the State's response under Section IV.A.         X       (b) Each application must include the methods (State law, regulation, signed interagency or intra-agency agreements or other appropriate written method(s) approved by the Secretary) used by the State to implement the payor of last resort and fiscal responsibility requirements in §303.511(b)(2) and (3) (34 CFR §303.203(b)(2))         If the State uses signed interagency agreements or "other appropriate written method(s)" to meet the requirements in 3(b), please check 'N' or 'R' and submit with the application. If the State's method is a State statute or regulation, the State does not need to submit that method (the statute or regulation) with its application.         X       4. Each application must include the State's rigorous definition of developmental delay as required under §§303.10 and 303.211. Each Statewide system must include the State's rigorous definition of <u>developmental delay</u> , consistent with §\$303.10 and 303.203(c), that will be used by the State in carrying out programs under Part C of the Act in order to appropriately identify infants				The State must have policies and procedures that meet the requirements listed in 3(a) and the methods identified in 3(a), and must provide responses to those entries. If the State has not adopted a system of payments, it may respond "NA" to 3(a).
X       The policies and procedures listed in 3(a) are optional. Enter 'NA' in the cells to the left if the State has elected not to adopt a system of payments (which includes a system to use public insurance or benefits or private insurance or family fees to pay for Part C services); otherwise check the appropriate response under the 'Yes' column and, if checking 'N' or 'R', attach policies and procedures. The State's response under 3(a) of Section II.A must match the State's response under Section IV.A.         X       (b) Each application must include the methods (State law, regulation, signed interagency or intra-agency agreements or other appropriate written method(s) approved by the Secretary) used by the State to implement the payor of last resort and fiscal responsibility requirements in §303.511(b)(2) and (3) (34 CFR §303.203(b)(2))         If the State uses signed interagency agreements or "other appropriate written method(s)" to meet the requirements in 3(b), please check 'N' or 'R' and submit with the application. If the State does not need to submit that method (the statute or regulation) with its application.         X       4. Each application must include the State's rigorous definition of developmental delay as required under §§303.10 and 303.111. Each Statewide system must include the State's rigorous definition of developmental delay as required under §§303.10 and 303.111. Each Statewide system must include the State's rigorous definition of developmental delay as required under §§303.10 and 303.203(c), that will be used by the State in carrying out programs under Part C of the Act in order to appropriately identify infants and toddlers with disabilities who are in need of services			NA	each application must include any policies or procedures adopted by the State as its system of payments and those policies and procedures must meet the requirements in §§303.510, 303.520 and 303.521 (regarding the use of public insurance or
X         (b) Each application must include the State's rigorous definition of developments           X         (b) Each application must include the State's rigorous definition of developmental adays rigora solution with the application.           X         (b) Each application must include the State's regronse under the 'regulation, signed interagency or intra-agency agreements or other appropriate written methods (State law, regulation, signed interagency or intra-agency agreements or other appropriate written methods)           X         (b) Each application must include the methods (State law, regulation, signed interagency or intra-agency agreements or other appropriate written method(s) approved by the Secretary) used by the State to implement the payor of last resort and fiscal responsibility requirements in \$303.511(b)(2) and (3) (34 CFR §303.203(b)(2))           If the State uses signed interagency agreements or "other appropriate written method(s)" to meet the requirements in 3(b), please check 'N' or 'R' and submit with the application.           X         4. Each application must include the State's rigorous definition of developmental delay as required under §§303.10 and 303.203(c), that will be used by the State in carrying out programs under Part C of the Act in order to appropriate under Settion for developmental delays.				(34 CFR §303.203(b)(1))
X       (b) Each application must include the methods (State law, regulation, signed interagency or intra-agency agreements or other appropriate written method(s) approved by the Secretary) used by the State to implement the payor of last resort and fiscal responsibility requirements in §303.511(b)(2) and (3) (34 CFR §303.203(b)(2))         If the State uses signed interagency agreements or "other appropriate written method(s)" to meet the requirements in 3(b), please check 'N' or 'R' and submit with the application. If the State does not need to submit that method (the statute or regulation) with its application.         X       4. Each application must include the State's rigorous definition of developmental delay as required under §§303.10 and 303.111. Each Statewide system must include the State's rigorous definition of developmental delay as required under S§103.10 and 303.103.103.103.103.103.103.103.103.103.				<u>optional</u> . Enter 'NA' in the cells to the left if the State has elected not to adopt a system of payments (which includes a system to use public insurance or benefits or private insurance or family fees to pay for Part C services); otherwise check the appropriate response under the 'Yes' column and, if
X       4. Each application must include the State's rigorous definition of developmental delay as required under \$\$303.10 and 303.211. Each State with state and toddlers with disabilities who are in need of services				The State's response under 3(a) of Section II.A must match the State's response under Section IV.A.
X       4. Each application must include the State's rigorous definition of developmental delay as required under §§303.10 and 303.111. Each Statewide system must include the State's neutral delay, consistent with §§303.10 and 303.203(c), that will be used by the State in carrying out programs under Part C of the Act in order to appropriately identify infants and toddlers with disabilities who are in need of services		x		law, regulation, signed interagency or intra-agency agreements or other appropriate written method(s) approved by the Secretary) used by the State to
X       4. Each application must include the State's rigorous definition of developmental delay as required under §§303.10 and 303.111. Each Statewide system must include the State's rigorous definition of developmental delay as required under submit with §§303.10 and 303.110 and 303.203(c), that will be used by the State in carrying out programs under Part C of the Act in order to appropriately identify infants and toddlers with disabilities who are in need of services				(34 CFR §303.203(b)(2))
definition of developmental delay as required under §§303.10 and 303.111. Each Statewide system must include the State's rigorous definition of <u>developmental</u> <u>delay</u> , consistent with §§303.10 and 303.203(c), that will be used by the State in carrying out programs under Part C of the Act in order to appropriately identify infants and toddlers with disabilities who are in need of services				"other appropriate written method(s)" to meet the requirements in 3(b), please check 'N' or 'R' and submit with the application. If the State's method is a State statute or regulation, the State does not need to submit that method (the statute or regulation)
(a) Describe, for each of the areas listed in		x		definition of developmental delay as required under §§303.10 and 303.111. Each Statewide system must include the State's rigorous definition of <u>developmental</u> <u>delay</u> , consistent with §§303.10 and 303.203(c), that will be used by the State in carrying out programs under Part C of the Act in order to appropriately identify infants and toddlers with disabilities who are in need of services under Part C of the Act. The definition must—

					procedures, consistent with §303.321, that will be used to measure a child's development; and
					(b) Specify the level of developmental delay in functioning or other comparable criteria that constitute a developmental delay in one or more of the developmental areas identified in §303.21(a)(1).
					(34 CFR §§303.203(c) & 303.111)
		х		5.	If the State provides services under Part C to at-risk infants and toddlers through the statewide system, the application must include—
					<ul> <li>(a) The State's definition of at-risk infants and toddlers with disabilities who are eligible in the State for services under Part C (consistent with §§303.5 and 303.21(b)); and</li> </ul>
					(b) A description of the early intervention services provided under Part C to at-risk infants and toddlers with disabilities who meet the State's definition described in §303.204(a).
					(34 CFR §303.204).
					The policies and procedures listed in 5 are <u>optional</u> (i.e., they only apply if the State opts to serve at-risk children). Enter 'NA' in the cells to the left if the State has elected not to provide services under Part C to at-risk infants and toddlers; otherwise check the appropriate response under the 'Yes' column and, if checking 'N' or 'R', attach the definition and description.
-	-	-	-	6.	Each State application must include a description of the State's use of funds under Part C for the fiscal year or years covered by the application. (34 CFR §303.205)
				The	e State must complete Section III of this application.
		X		7.	Each application must include the State's policies and procedures that require the referral for early intervention services under Part C of specific children under the age of three, as described in §303.303(b) (which includes children who are the subject of a substantiated case of abuse or neglect, or directly affected by illegal substance abuse or withdrawal symptoms resulting from prenatal drug exposure). (34 CFR §303.206)
		Х		8.	Each application must include a description of the procedure used by the State to ensure that resources are made available under Part C for all geographic areas within the State. (34 CFR §303.207)
		Х		9.	Each application must include a description of the policies and procedures used by the State to ensure that, before adopting any new policy or procedure

		needed to comply with Part C of the Act and 34 CFR Part 303, the lead agency—
		<ol> <li>Holds public hearings on the new policy or procedure (including any revision to an existing policy or procedure);</li> <li>Provides notice of the hearings held in accordance with §303.208(b)(1) at least 30 days before the hearings are conducted to enable public participation; and</li> <li>Provides an opportunity for the general public, including individuals with disabilities, parents of infants and toddlers with disabilities, EIS providers, and the members of the Council, to comment for at least 30 days on the new policy or procedure (including any revision to an existing policy or procedure) needed to comply with Part C of the Act and 34 CFR Part 303.</li> <li>(34 CFR §303.208(b))</li> </ol>
	Х	<ol> <li>(a) <u>Application Requirements</u>: Each State must include the following in its application:</li> </ol>
		<ul> <li>(1) A description of the policies and procedures it will use to ensure a smooth transition for infants and toddlers with disabilities under the age of three and their families from receiving early intervention services under Part C to preschool or other appropriate services (for toddlers with disabilities) or exiting the program for infants and toddlers with disabilities.</li> <li>(2) A description of how the State will meet each requirement in §303.209(b) through (f).</li> <li>(3) (i) (A) If the lead agency is not the SEA, an interagency agreement between the lead agency and the SEA; or</li> <li>(B) If the lead agency is the SEA, an intraagency agreement between the program within that agency that administers Part C of the Act and the program within the agency that administers section 619 of the Act</li> <li>(ii) To ensure a seamless transition between services under Part C and under Part B of the Act, an interagency agreement under paragraph (a)(3)(i)(A) of this section or an intra-agency agreement under paragraph (a)(3)(i)(B) of this section must address how the lead agency and the SEA will meet the requirements of paragraphs (b) through (f) of this section (including any policies adopted by the lead agency under §303.401(d) and (e)), §303.344(h), and 34 CFR 300.101(b), 300.124, 300.321(f) and 300.323(b).</li> </ul>

			-	
				<ul><li>(4) Any policy the lead agency has adopted under §303.401(d) and (e).</li></ul>
			(b)	Notification to the SEA and appropriate LEA. The
			(6)	State must ensure that—
				(1) Subject to paragraph (b)(4) of this section, not
				fewer than 90 days before the third birthday of
				the toddler with a disability if that toddler may be
				eligible for preschool services under Part B of
				the Act, the lead agency notifies the SEA and
				the LEA for the area in which the toddler resides
				that the toddler on his or her third birthday will
				reach the age of eligibility for services under
				Part B of the Act, as determined in accordance
				with State law; or
				(2) Subject to paragraph (b)(4) of this section, if the load energy determines that the toddlar is
				lead agency determines that the toddler is
				eligible for early intervention services under Part C of the Act more than 45 but less than 90 days
				before that toddler's third birthday and if that
				toddler may be eligible for preschool services
				under Part B of the Act, the lead agency, as
				soon as possible after determining the child's
				eligibility, notifies the SEA and the LEA for the
				area in which the toddler with a disability
				resides that the toddler on his or her third
				birthday will reach the age of eligibility for
				services under Part B of the Act, as determined
				in accordance with State law; or (3) Subject to paragraph $(b)(4)$ of this section if a
				(3) Subject to paragraph (b)(4) of this section, if a toddler is referred to the lead agency fewer than
				45 days before that toddler's third birthday and
				that toddler may be eligible for preschool
				services under Part B of the Act, the lead
				agency, with parental consent required under
				§303.414, refers the toddler to the SEA and the
				LEA for the area in which the toddler resides;
				but, the lead agency is not required to conduct
				an evaluation, assessment, or an initial IFSP
				meeting under these circumstances;
				<ul> <li>(4) The notification required under paragraphs</li> <li>(b)(1), (2), and (3) of this section is consistent</li> </ul>
				with any policy that the State has adopted,
				under §303.401(e), permitting a parent to object
				to disclosure of personally identifiable
				information.
			(c)	Conference to discuss services. The State must
				ensure that—
				(1) If a toddler with a disability may be eligible for
				preschool services under Part B of the Act, the
				lead agency, with the approval of the family of
				the toddler, convenes a conference, among
				the lead agency, the family, and the LEA not fewer than 90 days—and, at the discretion of
				all of the parties, not more than 9 months—
				before the toddler's third birthday to discuss
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<ul> <li>any services the toddler may receive under Part B of the Act.</li> <li>(2) If a toddler with a disability is determined to not be potentially eligible for preschool services under Part B of the Act, the lead agency, with the approval of the family of that toddler, makes reasonable efforts to convene a conference among the lead agency, the family, and providers of other appropriate services for the toddler to discuss appropriate services that the toddler may receive.</li> <li>(d) <u>Transition plan</u>. The State must ensure that for all toddlers with disabilities – <ul> <li>(1)(i) It reviews the program options for the toddler with a disability for the period from the toddler's third birthday through the remainder of the school year; and <ul> <li>(ii) Each family of a toddler with a disability who is served under Part C is included in the development of the transition plan required under this section and §303.344(h);</li> </ul> </li> <li>(2) It establishes a transition plan in the IFSP not fewer than 90 days—and, at the discretion of</li> </ul></li></ul>
all of the parties, not more than 9 months— before the toddler's third birthday; and
(3) The transition plan in the IFSP includes,
consistent with §303.344(h), as appropriate— (i) Steps for the toddler with a disability and his or her family to exit from the Part C program; and
<ul> <li>(ii) Any transition services that the IFSP Team identifies as needed by that toddler and his or her family.</li> </ul>
(e) <u>Transition conference and plan meeting</u>
requirements. Any conference conducted under paragraph (c) of this section or meeting to develop
the transition plan under paragraph (d) of this section (which conference and meeting may be
combined into one meeting) must meet the
requirements in §§303.342(d) and (e) and 303.343(a).
(f) Applicability of transition requirements.
(1) The transition requirements in paragraphs (b)(1) and (2), (c)(1), and (d) of this section apply to all
toddlers with disabilities receiving services under
this part before those toddlers turn age three, including any toddler with a disability under the age
of three who is served by a State that offers services
under §303.211. (2) In a State that offers services under §303.211, for
toddlers with disabilities identified in paragraph
(b)(1) of this section, the parent must be provided at the transition conference conducted under
paragraph (c)(1) of this section: (i) An explanation,
consistent with §303.211(b)(1)(ii), of the toddler's

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		options to continue to receive early intervention services under this part or preschool services under section 619 of the Act; (ii) The initial annual notice referenced in §303.211(b)(1). (3) For children with disabilities age three and older who receive services pursuant to §303.211, the State must ensure that it satisfies the separate transition requirements in §303.211(b)(6)(ii). (34 CFR §303.209)
	x	<ol> <li>Each application must contain a description of State efforts to promote collaboration among Head Start and Early Head Start programs under the Head Start Act (42 U.S.C. 9801, <u>et seq</u>., as amended), early education and child care programs, and services under Part C. (34 CFR §303.210)</li> </ol>
	X	12. Each application must include, as required by Section 427 of the General Education Provisions Act (GEPA), a description of how the State has identified barriers and developed strategies to address the barriers and has provided a description of the steps the State is taking to ensure equitable access to, and participation in, Part C. (34 CFR §303.212(a))
	X	<ul> <li>13. (a) General. (1) Subject to paragraphs (a)(2) and (b) of this section, a State may elect to include in its application for a grant under Part C a State policy, developed and implemented jointly by the lead agency and the SEA, under which a parent of a child with a disability who is eligible for preschool services under section 619 of the Act and who previously received early intervention services under Part C, may choose the continuation of early intervention services under Part C for his or her child after the child turns three until the child enters, or is eligible under State law to enter, kindergarten or elementary school.</li> <li>(2) A State that adopts the policy described in paragraph (a)(1) of this section may determine whether it applies to children with disabilities— <ul> <li>(i) From age three until the beginning of the school year following the child's fourth birthday;</li> <li>(ii) From age three until the beginning of the school year following the child's fourth birthday;</li> <li>(3) However, in no case may a State provide services under this section beyond the age at which the child actually enrolls in, or is eligible under State law to enter, kindergarten (b) <u>Requirements</u>. If a State's application for a grant under Part C includes the State policy described in</li> </ul> </li> </ul>

paragraph (a) of this section, the system must
ensure the following:
(1) Parents of children with disabilities who are
eligible for services under section 619 of the
Act and who previously received early
intervention services under Part C will be
provided annual notice (the initial annual notice
must be provided as set forth in
§303.209(f)(2)(ii)) that contains—
(i) A description of the rights of the parents to
elect to receive services pursuant to
•
§303.211 or under Part B of the Act; and
(ii) An explanation of the differences between
services provided pursuant to §303.211 and
services provided under Part B of the Act,
including—
(A) The types of services and the locations
at which the services are provided;
<ul><li>(B) The procedural safeguards that apply;</li></ul>
and
(C) Possible costs (including the costs or
fees to be charged to families as
described in §§303.520 and 303.521),
if any, to parents; and
<ol><li>Consistent with §303.344(d), services provided</li></ol>
pursuant to §303.211 will include an
educational component that promotes school
readiness and incorporates preliteracy,
language, and numeracy skills.
(3) The State policy ensures that any child served
pursuant to this section has the right, at any
time, to receive FAPE (as that term is defined
at §303.15) under Part B of the Act instead of
early intervention services under Part C of the
Act under §303.211.
(4) The lead agency must continue to provide all
early intervention services identified in the
toddler with a disability's IFSP under §303.344
(and consented to by the parent under
§303.342(e)) beyond age three until that
toddler's initial eligibility determination under
Part B of the Act is made under
34 CFR §300.306. This provision does not
apply if the LEA has requested parental
consent for the initial evaluation under
§300.300(a) and the parent has not provided
that consent.
(5) The lead agency must obtain informed consent
from the parent of any child with a disability for
the continuation of early intervention services
pursuant to this section for that child. Consent
must be obtained before the child reaches
three years of age, where practicable.
(6)(i) For toddlers with disabilities under the age of three in a State that offers services under this
section, the lead agency ensures that the transition

requirements in §303.209(b)(1) and (2), (c)(1) and
(d) are met.
(ii) For toddlers with disabilities age three and older
in a State that offers services under this section, the
lead agency ensures a smooth transition from
services under this section to preschool,
kindergarten or elementary school by: (A) Providing the SEA and LEA where the child resides, consistent
with any State policy adopted under §303.401(e), the
information listed in §303.401(d)(1) not fewer than 90
days before the child will no longer be eligible under
subsection (a)(2) of this section to receive early
intervention services under this section; (B) With the
approval of the parents of the child, convening a
transition conference, among the lead agency, the
parents, and the LEA, not fewer than 90 days—and,
at the discretion of all parties, not more than 9
months—before the child will no longer be eligible under subsection $(a)(2)$ of this section to receive, or
under subsection (a)(2) of this section to receive, or
will no longer receive, early intervention services under this section, to discuss any services that the
child may receive under Part B of the Act; and
(C) Establishing a transition plan in the IFSP not
fewer than 90 days—and, at the discretion of all
parties, not more than 9 months—before the child
will no longer be eligible under subsection (a)(2) of
this section to receive, or no longer receives, early
intervention services under this section.
<ul><li>(7) In States that adopt the option to make services under Part C available to children</li></ul>
ages three and older pursuant to §303.211,
there will be a referral to the Part C system,
dependent upon parental consent, of a child
under the age of three who directly experiences
a substantiated case of trauma due to
exposure to family violence, as defined in
section 320 of the Family Violence Prevention
and Services Act, 42 U.S.C. 10401, et seq.
<ul> <li>(c) <u>Reporting requirement</u>. If a State includes in its application a State policy described in §303.211(a),</li> </ul>
the State must submit to the Secretary, in the
State's report under §303.124, the number and
percentage of children with disabilities who are
eligible for services under section 619 of the Act but
whose parents choose for their children to continue
to receive early intervention services under
§303.211.
(d) <u>Available funds</u> . The State policy described in <u>8303 211(a)</u> must describe the funds including an
§303.211(a) must describe the funds—including an identification as Federal, State, or local funds—that
will be used to ensure that the option described in
§303.211(a) is available to eligible children and
families who provide the consent described in
§303.211(b)(5), including fees, if any, to be charged
to families as described in §§303.520 and 303.521.
(e) <u>Rules of construction</u> .

	<ul> <li>(1) If a statewide system includes a State policy described in §303.211(a), a State that provides services in accordance with this section to a child with a disability who is eligible for services under section 619 of the Act will not be required to provide the child FAPE under Part B of the Act for the period of time in which the child is receiving services under §303.211.</li> <li>(2) Nothing in this section may be construed to require a provider of services under Part C to provide a child served under Part C with FAPE.</li> </ul>
	(34 CFR §303.211) The policies and procedures listed in 13 are <u>optional</u> . Enter 'NA' in the cells to the left if the State has elected not to develop and implement a policy under 34 CFR §303.211 to make Part C services to children beyond age three; otherwise check the appropriate response under the 'Yes' column and, if checking 'N' or 'R', attach policies and procedures.

# B. Assurances and Optional Assurance Disabilities Education Act.

The State makes the following assurances and provisions as required by Part C of the Individuals with Disabilities Education Act. (20 U.S.C. 1431 et. seq.; 34 CFR §\$303.101-126; 303.220; 303.227)

Yes	No	Subpart B—Assurances
(Assurance is hereby provided.)	(Assurance cannot be ensured. Provide date on which State will complete changes in order to provide assurance.) Check and enter date(s) as applicable	(20 U.S.C. 1434; 1435; and 1437(b); 34 CFR §\$303.101-126; 303.220; 303.227)
x		<ol> <li>The State has adopted a policy that appropriate early intervention services, as defined in 34 CFR §303.13, are available to all infants and toddlers with disabilities in the State and their families, including—</li> </ol>
		<ul> <li>(a) Indian infants and toddlers with disabilities and their families residing on a reservation geographically located in the State;</li> <li>(b) Infants and toddlers with disabilities who are homeless children and their families; and</li> <li>(c) Infants and toddlers with disabilities who are wards of the State.</li> </ul>
		(34 CFR §303.101(a))
X		<ol> <li>The State has in effect a statewide system of early intervention services that meets the requirements of section 635 of the Act, including policies and procedures that address, at a minimum, the components required in 34 CFR §§303.111 through 303.126. (34 CFR §303.101(a))</li> </ol>
X		3. The State ensures that any State rules, regulations, policies, and procedures relating to 34 CFR Part 303 conform to the purposes and requirements of 34 CFR Part 303. (34 CFR §303.102)
		<ul> <li>Each statewide system (system) must include, at a minimum, the components described in §§303.111 through 303.126.</li> <li>(34 CFR §303.110)</li> </ul>
X		5. The State has a policy in effect that ensures that appropriate early intervention services are based on scientifically based research, to the extent practicable, and are available to all infants and toddlers with disabilities and their families, including—
		<ul> <li>Indian infants and toddlers with disabilities and their families residing on a reservation geographically located in the State; and</li> </ul>

		(b) Infants and toddlers with disabilities who are homeless
		children and their families. (34 CFR §303.112)
X		<ul> <li>6. (a) The Statewide system ensures the performance of— <ol> <li>A timely, comprehensive, multidisciplinary evaluation of the functioning of each infant or toddler with a disability in the State; and</li> <li>A family-directed identification of the needs of the family of the infant or toddler to assist appropriately in the development of the infant or toddler.</li> <li>The evaluation and family-directed identification required in paragraph (a) of this section must meet the requirements of 34 CFR §303.113)</li> </ol> </li> </ul>
X		7. The Statewide system ensures that, for each infant or toddler with a disability and his or her family in the State, an IFSP, as defined in 34 CFR §303.20, is developed and implemented that meets the requirements of 34 CFR §§303.340 through 303.345 and that includes service coordination services, as defined in 34 CFR §303.34. (34 CFR §303.114)
X	1	<ol> <li>The Statewide system includes a comprehensive child find system that meets the requirements in 34 CFR §§303.302 and 303.303. (34 CFR §303.115)</li> </ol>
X		<ul> <li>9. The Statewide system includes a public awareness program that—</li> <li>(a) Focuses on the early identification of infants and toddlers with disabilities; and</li> <li>(b) Provides information to parents of infants and toddlers through primary referral sources in accordance with 34 CFR §303.301.</li> <li>(34 CFR §303.116)</li> </ul>
X		<ul> <li>10. The Statewide system includes a central directory that is accessible to the general public (i.e., through the lead agency's Web site and other appropriate means) and includes accurate, upto-date information about:</li> <li>(a) Public and private early intervention services, resources, and experts available in the State;</li> <li>(b) Professional and other groups (including parent support and training and information centers, such as those funded under the Act) that provide assistance to infants and toddlers with disabilities eligible under Part C of the Act and their families; and</li> <li>(c) Research and demonstration projects being conducted in the State relating to infants and toddlers with disabilities.</li> <li>(34 CFR §303.117)</li> </ul>
X	_	<ul> <li>11. The Statewide system includes a comprehensive system of personnel development, including the training of paraprofessionals and the training of primary referral sources with respect to the basic components of early intervention services</li> </ul>

		available i	n the State. The State's comprehensive system of
		personnel development—	
		(a) Inclu	ides—
		(1) (2) (3)	Training personnel to implement innovative strategies and activities for the recruitment and retention of EIS providers; Promoting the preparation of EIS providers who are fully and appropriately qualified to provide early intervention services under Part C; and Training personnel to coordinate transition services for infants and toddlers with disabilities who are transitioning from an early intervention services program under Part C of the Act to a preschool program under section 619 of the Act, Head Start,
			Early Head Start, an elementary school program under Part B of the Act, or another appropriate program.
		(b) May	include—
		(1) (2) (3)	Training personnel to work in rural and inner-city areas; Training personnel in the emotional and social development of young children; Training personnel to support families in participating
		(4)	fully in the development and implementation of the child's IFSP; and Training personnel who provide services under this part using standards that are consistent with early learning personnel development standards funded under the State Advisory Council on Early Childhood Education and Care established under the Head Start
			Act, if applicable. (34 CFR §303.118)
X		12. The Statewide system includes policies and procedures relating to the establishment and maintenance of qualification standards to ensure that personnel necessary to carry out the purposes of Part C are appropriately and adequately prepared and trained. These policies and procedures provide for the establishment and maintenance of qualification standards that are consistent with any State-approved or State-recognized certification, licensing, registration, or other comparable requirements that apply to the profession, discipline, or area in which personnel are providing early intervention services. Nothing in Part C of the Act may be construed to prohibit the use of paraprofessionals and assistants who are appropriately trained and supervised in accordance with State law, regulation, or written policy, to assist in the provision of early intervention services under Part C of the Act to infants and toddlers with disabilities. (34 CFR §303.119(a)–(c))	
×	—	lead agen responsibl (a) (1)The and org. und	wide system includes a single line of responsibility in a cy designated or established by the Governor that is le for the following— e general administration and supervision of programs l activities administered by agencies, institutions, anizations, and EIS providers receiving assistance ler Part C of the Act; and e monitoring of programs and activities used by the State

	to correct out Dort C of the Act (whether ar not the manner
	to carry out Part C of the Act (whether or not the programs or activities are administered by agencies, institutions, organizations, and EIS providers that are receiving assistance under Part C of the Act), to ensure that the State complies with Part C of the Act, including—
	<ul> <li>Monitoring agencies, institutions, organizations, and EIS providers used by the State to carry out Part C of the Act;</li> </ul>
	<ul> <li>(ii) Enforcing any obligations imposed on those agencies, institutions, organizations, and EIS providers under Part C of the Act and 34 CFR Part 303;</li> <li>(iii) Providing technical assistance, if necessary, to those agencies, institutions, organizations and EIS providers;</li> </ul>
	(iv) Correcting any noncompliance identified through monitoring as soon as possible and in no case later than one year after the lead agency's identification of
	<ul> <li>the noncompliance; and</li> <li>(v) Conducting the activities in paragraphs (a)(2)(i) through (a)(2)(iv) of this section, consistent with 34 CFR §§303.700 through 303.707, and any other activities required by the State under those sections.</li> <li>(b) The identification and coordination of all available resources for early intervention services within the State, including those</li> </ul>
	<ul> <li>from Federal, State, local, and private sources, consistent with subpart F of 34 CFR Part 303.</li> <li>(c) The assignment of financial responsibility in accordance with subpart F of 34 CFR Part 303.</li> </ul>
	<ul> <li>(d) The development of procedures in accordance with subpart F of 34 CFR Part 303 to ensure that early intervention services are provided to infants and toddlers with disabilities and their families under Part C of the Act in a timely manner, pending the resolution of any disputes among public agencies or EIS providers.</li> <li>(e) The resolution of intra- and interagency disputes in accordance with subpart F of 34 CFR Part 303.</li> </ul>
	(f) The entry into formal interagency agreements or other written methods of establishing financial responsibility, consistent with 34 CFR §303.511, that define the financial responsibility of each agency for paying for early intervention services (consistent with State law) and procedures for resolving disputes and that include all additional components necessary to ensure meaningful cooperation and coordination as set forth in subpart F of 34 CFR Part 303.
	(34 CFR §303.120)
X	14. The Statewide system includes a policy pertaining to the contracting or making of other arrangements with public or private individuals or agency service providers to provide early intervention services in the State, consistent with the provisions of Part C of the Act and 34 CFR Part 303, including the contents of the application, and the conditions of the contract or other arrangements. The policy —

	-	
		<ul> <li>(a) Includes a requirement that all early intervention services must meet State standards and be consistent with the provisions of Part C; and</li> <li>(b) Is consistent with the Education Department General Administrative Regulations in 34 CFR Part 80.</li> <li>(34 CFR §303.121)</li> </ul>
х		<ol> <li>The Statewide system includes procedures for securing the timely reimbursement of funds used under Part C of the Act, in accordance with subpart F of 34 CFR Part 303. (34 CFR §303.122)</li> </ol>
X		<ol> <li>The Statewide system includes procedural safeguards that meet the requirements of subpart E of 34 CFR Part 303. (34 CFR §303.123)</li> </ol>
X	_	17. The Statewide system includes a system for compiling and reporting timely and accurate data that meets the requirements of 34 CFR §§303.700 through 303.702 and 303.720 through 303.724 and the following requirements. The data system includes a description of the process that the State uses, or will use, to compile data on infants or toddlers with disabilities receiving early intervention services under Part C, including a description of the State's sampling methods, if sampling is used, for reporting the data required by the Secretary under sections 616 and 618 of the IDEA and 34 CFR §§303.700 through 303.707 and 303.720 through 303.724. (34 CFR §303.124)
X	—	<ol> <li>The Statewide system includes a State Interagency Coordinating Council (Council) that meets the requirements of subpart G of 34 CFR Part 303. (34 CFR §303.125)</li> </ol>
X		<ul> <li>19. The Statewide system includes policies and procedures to ensure, consistent with 34 CFR §§303.13(a)(8) (early intervention services), 303.26 (natural environments), and 303.344(d)(1)(ii) (content of an IFSP), that early intervention services for infants and toddlers with disabilities are provided— <ul> <li>(a) To the maximum extent appropriate, in natural environments; and</li> <li>(b) In settings other than the natural environment that are most appropriate, as determined by the parent and the IFSP Team, only when early intervention services cannot be activity of activity in a natural environment</li> </ul> </li> </ul>
		achieved satisfactorily in a natural environment. (34 CFR §303.126)
X		20. The Statewide system ensures that Federal funds made available to the State under section 643 of the Act will be expended in accordance with the provisions of 34 CFR Part 303, including §§303.500 and 303.501. (34 CFR §303.221)
X		<ol> <li>The Statewide system will comply with the requirements in §§303.510 and 303.511 in subpart F of this part. (34 CFR §303.222)</li> </ol>
Х	—	22. The Statewide system ensures that—

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		<ul> <li>(a) The control of funds provided under 34 CFR Part 303, and title to property acquired with those funds, will be in a public agency for the uses and purposes provided in 34 CFR Part 303; and</li> <li>(b) A public agency will administer the funds and property.</li> <li>(34 CFR §303.223)</li> </ul>
Х	—	23. The Statewide system ensures that it will—
		<ul> <li>(a) Make reports in the form and containing the information that the Secretary may require; and</li> <li>(b) Keep records and afford access to those records as the Secretary may find necessary to ensure compliance with the requirements of 34 CFR Part 303, the correctness and verification of reports, and the proper disbursement of funds provided under 34 CFR Part 303.</li> </ul>
		(34 CFR §303.224)
Х	—	24. The Statewide system ensures that –
		<ul> <li>(a) Federal funds made available under section 643 of the Act to the State – <ul> <li>(1) Will not be commingled with State funds; and</li> <li>(2) Will be used so as to supplement the level of State and local funds expended for infants and toddlers with disabilities and their families and in no case to supplant those State and local funds.</li> </ul> </li> <li>(b) To meet the requirement in paragraph (a) of this section, the total amount of State and local funds budgeted for expenditures in the current fiscal year for early intervention services for children eligible under this part and their families must be at least equal to the total amount of State and local funds actually expended for early intervention services for these children and their families in the most recent preceding fiscal year for which the information is available. Allowance may be made for— <ul> <li>(1) A decrease in the number of infants and toddlers who are eligible to receive early intervention services under this part; and</li> <li>(2) Unusually large amounts of funds expended for such longterm purposes as the acquisition of equipment and the construction of facilities.</li> <li>(c) Requirement regarding indirect costs.</li> <li>(1) Except as provided in paragraph (c)(2) of this section, a lead agency under this part may not charge indirect costs to its Part C grant.</li> <li>(2) If approved by the lead agency's cognizant Federal agency or by the Secretary, the lead agency must charge indirect costs through either— <ul> <li>(i) A restricted indirect cost rate that meets the requirements in 34 CFR 76.560 through 76.569; or</li> <li>(ii) A cost allocation plan that meets the non-supplanting requirements in paragraph (b) of this section and 34 CFR 76 of EDGAR.</li> </ul> </li> </ul></li></ul>

		<ul> <li>(3) In charging indirect costs under paragraph (c)(2)(i) and (c)(2)(ii) of this section, the lead agency may not charge rent, occupancy, or space maintenance costs directly to the Part C grant, unless those costs are specifically approved in advance by the Secretary.</li> <li>(34 CFR §303.225)</li> </ul>
×	_	<ol> <li>The Statewide system ensures that fiscal control and fund accounting procedures will be adopted as necessary to ensure proper disbursement of, and accounting for, Federal funds paid under 34 CFR Part 303. (34 CFR §303.226)</li> </ol>
X		<ul> <li>26. The State ensures that policies and practices have been adopted to ensure that— <ul> <li>(a) Traditionally underserved groups, including minority, low-income, homeless, and rural families and children with disabilities who are wards of the State, are meaningfully involved in the planning and implementation of all the requirements of Part C; and</li> <li>(b) These families have access to culturally competent services within their local geographical areas.</li> <li>(34 CFR §303.227)</li> </ul></li></ul>
—	—	Assurance Regarding Optional Policy
X		<ul> <li>Enter 'NA' in the cell to the left if this assurance is not applicable to your State.</li> <li>27. A State may adopt and has adopted a policy that includes making ongoing good-faith efforts to recruit and hire appropriately and adequately trained personnel to provide early intervention services to infants and toddlers with disabilities, including, in a geographic area of the State where there is a shortage of such personnel, the most qualified individuals available who are making satisfactory progress toward completing applicable course work necessary to meet the standards described in paragraphs (a) and (b) of this section. (34 CFR §303.119(d))</li> </ul>

### C. Certifications

The State Lead Agency is providing the following certifications:

Yes	Certification
x	1. The State certifies that ED Form 80-0013, <i>Certification Regarding Lobbying</i> , is on file with the Secretary of Education.
	With respect to the <i>Certification Regarding Lobbying</i> the State recertifies that no Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making or renewal of Federal grants under this program; that the State shall complete and submit Standard Form-LLL, "Disclosure Form to Report Lobbying," when required (34 CFR Part 82, Appendix B); and that the State Agency shall require the full certification, as set forth in 34 CFR Part 82, Appendix A, in the award documents for all sub awards at all tiers.
x	2. The State certifies that it has met the certifications in the Education Department General Administrative Regulations (EDGAR) at 34 CFR §80.11 relating to State eligibility, authority and approval to submit and carry out the provisions of its State application, and consistency of that application with State law are in place within the State.
X	3. The State certifies that the arrangements to establish financial responsibility for the provision of Part C services among appropriate public agencies under §303.511 and the lead agency's contracts with EIS providers regarding financial responsibility for the provision of Part C services meet the requirements in §§303.500 through 303.521 and are current as of the date of submission of the certification. (34 CFR §303.202)

#### D. Statement

I certify that the State of the <u>Commonwealth of the Northern Mariana Islands</u> has provided the policies, procedures, methods, descriptions, and assurances checked as 'yes' in Sections II.A and II.B and the certifications required in Section II.C of this application. These provisions meet the requirements of Part C of the Individuals with Disabilities Education Act as found in 20 U.S.C. 1431-1443 (as amended) and the 2011 regulations in 34 CFR Part 303 (as amended). The State will operate its IDEA Part C program in accordance with all of the required policies, procedures, methods, descriptions, assurances and certifications.

If any policies, procedures, methods, descriptions, and assurances have been checked 'no', I certify that the State will operate throughout the period of this grant award consistently with the requirements of the IDEA as found in 20 U.S.C. 1431-1443 (as amended) and the 2011 regulations in 34 CFR Part 303 (as amended), and will make such changes to existing policies and procedures as are necessary to bring those policies and procedures into compliance with the requirements of the IDEA, as amended, as soon as possible, and not later than June 30, 2023. (34 CFR §76.104)

I, the undersigned authorized official of the

Commonwealth of the Northern Mariana Islands Public School System,

(Name of State and official name of State agency)

am designated under Part C by the Governor of this State to submit this application for FFY 2022 funds under Part C of the Individuals with Disabilities Education Act (IDEA).

Printed/Typed Name and Title of Authorized Representative of the State:		
Alfred Ada, Ed. D.		
Commissioner of Education		
Signature:	Date: 5/9/2022	

### **ENCLOSURE C**



#### UNITED STATES DEPARTMENT OF EDUCATION OFFICE OF FINANCE AND OPERATIONS OFFICE OF ACQUISITION, GRANTS, AND RISK MANAGEMENT

June 29, 2022

Commissioner Alfred Ada Commonwealth of the Northern Mariana Islands Public School System Capitol Hill Bldg #1211 PO BOX 501370 Saipan, MP 96950

Dear Commissioner Ada:

The purpose of this letter is to inform you that the U.S. Department of Education (Department) is carrying forward the FFY 2021 Departmentwide specific conditions placed on grants awarded to the Commonwealth of the Northern Mariana Islands Public School System (CNMI PSS) for FFY 2022 until your most recent audit reports can be reviewed.

The decision to carry forward the current specific conditions is based on CNMI PSS completing pending single audits for FY2020 and FY2021. We acknowledge and commend CNMI PSS for expeditiously procuring the services of Ernst & Young as the new CPA firm to re-do the FY 2018 single audit report in response to the determination by the U.S. Department of Education Office of Inspector General (OIG) Quality Control Review (QCR) that the FY 2018 single audit performed by the CPA firm Burger & Comer, P.C. on behalf of CNMI PSS was deficient.

The Department has completed its review of the FY 2018 single audit report, which received an unqualified opinion. The anticipated completion date for completing the outstanding audits is June 30, 2022. A final determination regarding the possible removal of the Departmentwide specific conditions will be rendered by the Department, once these audit reports have been reviewed.

If you have any questions or require further assistance, please have your staff contact Christine Jackson, the primary contact for CNMI PSS within the Grants Risk Management Services Division of the Office of Acquisition, Grants, and Risk Management (OAGRM), Office of Finance and Operations, at (202) 615-3663 or via e-mail at christine.jackson@ed.gov.

We look forward to continuing to work with you to improve the delivery of Federal education and related services to children and youth in the CNMI.

Sincerely,

Phillip Juengst Deputy Assistant Secretary Office of Acquisition, Grants, and Risk Management Office of Finance and Operations

cc: Governor Ralph Deleon Guerrero Torres Greg Borja, Chairman, CNMI PSS Board of Education Tim Thornburgh, Federal Programs Administrator

Enclosure

400 MARYLAND AVE., S.W., WASHINGTON, DC 20212 www.ed.gov

### Commonwealth of the Northern Mariana Islands Public School System (CNMI PSS) Specific Conditions Federal Fiscal Year (FFY) 2022

These specific conditions are imposed on all grants issued by the U.S. Department of Education (Department) to CNMI PSS on or after the date of these specific conditions. Additionally, the specific conditions apply to grant funds previously awarded by the Department to CNMI PSS that are still available for obligation or liquidation on the date of these specific conditions. These specific conditions are applied to these program grants and funds in accordance with regulations governing specific conditions in 2 CFR § 200.207 in the Office of Management and Budget's Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards (Uniform Guidance).

- 1. **Single Audits and Reports:** CNMI PSS shall continue to conduct single audits and submit reports to the Department on an annual basis in a timely and complete manner. All single audits shall be completed, and the reports published within nine months after the end of each fiscal year, as required by the Single Audit Act of 1984, as amended. If, for any reason, CNMI PSS expects an audit or report to be delayed and late, it shall notify the Department's contact person of the reason and extent of the delay as soon as possible.
- 2. Updates on CNMI Web Site: CNMI PSS shall continue to post on its website information regarding its budget, grant applications, and annual reports submitted to the Department under these specific conditions to provide for access by the general public.
- 3. **Reporting Requirements:** CNMI PSS shall submit to the Department, on an annual basis, a report that describes how it is continuing to improve its management and administration of Department grants. In particular, this report shall demonstrate how CNMI PSS is addressing repeat audit findings associated with compliance with procurement and suspension and debarment policies. The report shall be signed by the authorized official of CNMI PSS and submitted to the Department no later than September 30, 2023.

The annual report should be submitted by CNMI PSS in both hard copy and electronically to:

Christine Jackson Senior Risk Consultant Risk Management Services Division Office of Finance and Operations Office of Acquisition, Grants, and Risk Management U.S. Department of Education 400 Maryland Avenue, SW Washington, D.C. 20212 ATTN: Grants Risk Management Services Division Email: christine.jackson@ed.gov

4. Additional Conditions: Should appropriate corrective actions cease or fiscal or programmatic accountability problems recur in the future, the Department reserves the

right to take additional appropriate actions, which include designating CNMI PSS a "highrisk" grantee under the authority of 2 CFR §§ 200.207 and 3474.10 and imposing additional specific conditions on CNMI PSS' grant awards.

5. Reconsideration and Modifications: At any time, CNMI PSS may request reconsideration of the above specific conditions by contacting the Department contact named above in paragraph 3 of these conditions and stating in writing the reasons why CNMI PSS believes any particular condition should be amended or removed. Additionally, the Department may impose additional specific conditions or modify these specific conditions as appropriate. The Department will remove the specific conditions at such time as CNMI PSS fully demonstrates, to the Department's satisfaction, that the issues that led to the specific conditions imposed on CNMI PSS have been addressed in compliance with applicable Federal requirements concerning accountability and grants management.

Dated: <u>June 29, 2022</u>