June 16, 2008

The Honorable Victor Reinoso
Deputy Mayor for Education
Office of the Deputy Mayor for Education
District of Columbia
John A. Wilson Building
1350 Pennsylvania Avenue, NW, Suite 303
Washington, DC  20004

The Honorable Deborah Gist
State Superintendent of Education
DC Office of the State Superintendent of Education
One Judiciary Square, 441 4th Street, NW
Suite 350 North
Washington, DC  20001

Dear Deputy Mayor Reinoso and State Superintendent Gist:

As discussed with State Superintendent Deborah Gist in a meeting held February 3, 2008, the U.S. Department of Education (Department) recognizes the challenges that have been confronting the District of Columbia, Office of the State Superintendent of Education (DC OSSE) over the past several months in implementing the Public Education Reform Amendment Act of 2007 to establish a new governance structure that provides DC OSSE with responsibility for administering Federal grant funds and setting state academic content standards, achievement goals, and graduation requirements. We further believe that DC OSSE takes very seriously its responsibility to address long-term deficiencies identified by the Department and other sources related to Federal program administration. The steps that DC OSSE has already taken in developing and implementing the high-risk corrective action plan (HRCAP) and in complying with the quarterly reporting requirements demonstrate progress toward addressing the deficiencies and exemplify DC OSSE’s commitment to resolving these issues.

However, significant progress in fully and effectively addressing all of the findings and corrective actions in the DC OSSE HRCAP is still needed. Accordingly, the designation of “high-risk” grantee given to the DC Public Schools (now DC OSSE) in April 2006 under 34 C.F.R. § 80.12 will continue. Consequently, the Department will impose the enclosed special conditions on all Federal Fiscal Year (FFY) 2008 grants awarded to DC
OSSE. Certain FFY 2008 grant awards will contain additional special conditions that are specific to the programmatic requirements of those grants.

The Department looks forward to continued work with DC OSSE and the DC Government to improve the delivery of Federally-supported education services. We encourage you and other DC officials to continue to seek the advice and assistance of the Department in your continued work under the HRCAP and administration of Department grant programs.

Sincerely,

/s/ Philip A. Maestri

Philip A. Maestri, Director
Risk Management Service

Enclosure
PREAMBLE: These special conditions are imposed on all grants made available by the U.S. Department of Education (the Department) to the DC Office of the State Superintendent of Education (DC OSSE) on or after the date of these special conditions and on all grants previously awarded by the Department to DC OSSE (or to its predecessor DC Public Schools) that are still available for obligation or liquidation on the date of these special conditions. These special conditions are applied in accordance with the Department’s regulations governing “high-risk” grantees. See 34 CFR § 80.12. The special conditions are imposed to help ensure that funds granted to DC OSSE are expended in accordance with applicable legal requirements and the appropriate fiscal accountability measures and management practices and controls. They are also intended to help DC OSSE to improve its implementation of financial, record-keeping, and internal control systems and procedures sufficient to satisfy the applicable accountability requirements.

I. BACKGROUND:

A. In April 2006, the Department designated DC Public Schools (DCPS) a “high-risk” grantee under the authority in 34 CFR § 80.12 based on systemic problems identified through repeat findings of audits performed under the Single Audit Act for fiscal years 2003 through 2005, the fiscal year 2006 DC Government Consolidated Annual Financial Report audit, and unresolved findings of non-compliance from program reviews conducted in 2006. At that time, special conditions were placed on all Department grants awarded to DCPS. The Department concluded that DCPS had significant problems meeting some of the most fundamental program accountability requirements, including implementing appropriate financial, record-keeping, and internal control systems and procedures. The special conditions were intended to result in important improvements to Federal grants administration by DCPS so that the systemic problems identified by audits and reviews would not recur. On July 1, 2006, the Department imposed revised special conditions on all grants awarded for Federal Fiscal Year (FFY) 2006.

B. The core requirements of the FFY 2006 special conditions were that DCPS was required to (1) develop a comprehensive high-risk corrective action plan (HRCAP) to resolve applicable audit findings on all matters affecting funds under Department grant programs and unresolved program review findings, and (2) report every six months on the progress of the corrective actions in the HRCAP. Since the initial high-risk designation, the Department has worked with DCPS (now DC OSSE) to support its development and refinement of the HRCAP. DCPS produced an HRCAP and made progress on some of the actions included therein. The HRCAP included actions to address weaknesses in financial management, procurement, and property management; and areas of non-compliance with the requirements of the Elementary and Secondary Education Act of 1965, as amended (ESEA), the Individuals with Disabilities Education Act
(IDEA), and the Perkins Career and Technical Education Act of 2006 (Perkins Act). The initial version of the HRCAP had a moderate likelihood of resolving most of the control weaknesses and incidences of non-compliance with applicable legal requirements. However, (1) DCPS had made changes to the plan and the revised version was delayed in reaching final form; (2) the timelines for action extended beyond one year; and (3) DCPS had not maintained sufficient progress on the planned actions to correct within one year the major deficiencies in its Federal programs.

C. On June 1, 2007, the President signed H.R. 2080 (P.L. 110-33) effectively permitting the Mayor and City Council of the District of Columbia to assume responsibility for DC schools in accordance with the DC Public Education Reform Act of 2007 (DC Act 17-0038), approved by the City Council and signed into law by the Mayor on April 23, 2007. The legislation transferred authority to the Mayor’s Office for the purpose of administering Federal grants, the functions of the State Educational Agency (SEA), the Local Educational Agency (LEA), and the state agencies responsible for Adult Education and Literacy and the IDEA Part C Early Intervention Program. The transfer became effective October 1, 2007. The DC Government established DC OSSE as the SEA with an appropriate structure and sufficient grant and fiscal management capacity to carry out the state agency responsibilities of Department grants.

D. On July 1, 2007, the Department imposed revised special conditions on all grants awarded for FFY 2007. The core elements of the special conditions required DCPS (transferred to DC OSSE effective October 1, 2007) to maintain a current, comprehensive HRCAP, which would be the basis for tracking DCPS’s progress in resolving its fiscal management deficiencies, grants management deficiencies, and program non-compliance. The HRCAP was to be sufficiently detailed to demonstrate that the corrective actions would adequately address the problems and have a high likelihood of preventing further lapses in internal controls, expenditures for unallowable costs, or failure to maintain proper documentation of expenditures.
The HRCAP needed to include, at a minimum, corrective actions to correct the problems specified in all Single Audit program determination letters, program monitoring reports, and notifications of non-compliance with other provisions of law that are issued by the Department. If major changes to DCPS’s financial management, procurement, payroll, human resources, or record-keeping systems or procedures were in progress or were necessary to achieve this, DCPS was required to incorporate these actions in the HRCAP. If any other audits, such as those conducted by the DC Inspector General or by independent auditors at the request of city agencies, contained findings regarding the administration of Department programs, DCPS was required to incorporate actions to address such findings in the HRCAP. The HRCAP was to be revised to address any new findings from audits and program and management reviews within 60 days of the issuance of such findings. DCPS was required to conduct an annual, comprehensive review and update of the HRCAP and submit a revised HRCAP to the Department by May 30, 2008.

If at any time during the review or implementation of the HRCAP, DCPS determined that implementation of the corrective actions necessary to come into compliance with applicable legal requirements would extend past July 1, 2008, DCPS was required to notify the Department that the DCPS needs to enter into a compliance agreement, as authorized by section 457 of the General Education Provisions Act, 20 U.S.C. § 1234f. An approved compliance agreement can extend the corrective action period up to three years, as necessary.

II. SPECIAL CONDITIONS

The Department acknowledges the progress that DC OSSE has made in some areas of the HRCAP. However, DC OSSE has failed to provide sufficient evidence that it has taken all of the corrective actions necessary to demonstrate that it has successfully implemented financial, record-keeping, and internal control systems and procedures sufficient to satisfy the accountability requirements in administering grants issued by the Department. These accountability requirements include those relating to Office of Management and Budget (OMB) Circulars A-102 and A-110 governing procurement, and the cost principles in OMB Circular A-87, including those governing payroll costs charged to Federal programs. The Department further concludes that DC OSSE has not demonstrated full compliance with some major provisions of Department ESEA and IDEA programs.
A. Corrective Action Plan

DC OSSE shall continue to maintain a current, comprehensive HRCAP, to be used as the basis for tracking DC OSSE’s progress in resolving its fiscal management deficiencies, grants management deficiencies, and program non-compliance. The HRCAP shall be sufficiently detailed to demonstrate that the corrective actions will adequately address the problems and have a high likelihood of preventing further lapses in internal controls, expenditures for unallowable costs, or failure to maintain proper documentation of expenditures.

The HRCAP must include, at a minimum, corrective actions needed to correct the problems specified in all Single Audit program determination letters, program monitoring reports, and notifications of non-compliance with other provisions of law that are issued by the Department. If major changes to DC OSSE’s financial management, procurement, payroll, human resources, or record-keeping systems or procedures are in progress or are necessary to correct these issues, DC OSSE shall incorporate these actions in the HRCAP. If any other audits, such as those conducted by the DC Inspector General or by independent auditors at the request of city agencies, contain findings regarding the administration of Department programs, DC OSSE shall incorporate actions to address such findings in the HRCAP.

DC OSSE shall revise the HRCAP to address any new findings from audits and program and management reviews within 60 days of the issuance of such findings. DC OSSE shall conduct a quarterly, comprehensive review and update of the HRCAP. Each revised HRCAP shall include an analysis and justification of each change made from the previous version, and shall be submitted to the Department with each quarterly report beginning with the next scheduled reporting period.

If at any time during the review or implementation of the HRCAP, DC OSSE determines that implementation of the corrective actions necessary to come into compliance with applicable legal requirements will extend past July 1, 2009, DC OSSE shall notify the Department that DC OSSE needs to enter into a compliance agreement with the Department. An approved compliance agreement can extend the corrective action period up to three years, as necessary.
The District of Columbia’s Chief State School Officer (DC CSSO) is the individual responsible for the development and implementation of the HRCAP. In the event that a new DC CSSO is appointed or elected, DC shall provide timely notification to the Department of the identity of the authorized official. The new DC CSSO or other authorized official shall review the HRCAP and certify to the Secretary of Education that the plan is still valid or shall submit a revised plan for review by the Department. A revised plan or certification of the validity of the existing plan must be received by the Department within 60 days of a change in DC CSSO.

B. Required Adequate Progress in Implementing Corrective Action Plans and Related Reporting Requirements

It is essential that DC OSSE maintain steady progress in implementing its HRCAP in order for DC OSSE to build the capacity to responsibly manage its Federal grants. To ensure progress, DC OSSE must continue to provide the Department with quarterly reports, beginning with the next scheduled report for the period ending September 30, 2008. The parties may modify the schedule for the reports by mutual, written agreement.

In general, each quarterly report will include (1) a description of activities and progress for each action during the reporting period, (2) the status of each action that is scheduled to be completed during the reporting period, (3) documentation of completion for those actions that are completed during the reporting period (including explanation of delays for all actions not completed that were scheduled to be completed during the period, and expected completion dates for all unimplemented actions), (4) documentation of measures of performance and results, and (5) other data or documentation as specified for each action, or as requested by the Department in order to verify action or assess the impact of the action.

The DC CSSO or other authorized official of DC OSSE shall certify to the completeness and accuracy of the reports.

In addition, DC OSSE shall ensure that it timely and fully meets all Department program reporting requirements, including the reports required herein, the ESEA Consolidated State Performance Report, and the IDEA Annual Performance Reports.

C. Prompt Access to Records and Records Retention

DC OSSE shall promptly provide the Department or its representatives access to any requested staff, locations, records, and information associated with the affected grant funds. In addition to other applicable records retention requirements, DC OSSE must retain and maintain all records and information associated with all Department grants for the duration of the period of implementation of the HRCAP (including any revised version thereof).
D. Compliance With Program Requirements

In addition to the special conditions contained in this document, special conditions to address areas in which DC OSSE is out of compliance with program requirements, including those of ESEA, Title I and Title II; IDEA, Part B and Part C; and the Perkins Act, are specified on the FFY 2008 grant awards.

III. FAILURE TO COMPLY WITH SPECIAL CONDITIONS

If a plan, report or documentation required under Section II above is not provided by DC OSSE on a timely basis or is not considered acceptable to the Department (for example, does not show substantial promise of correcting the problems identified in audit and program review findings), it may be considered as a failure to comply with the special conditions.

If the Department determines that DC OSSE has not made substantial progress in meeting the objectives of the grant program, or has not met program requirements or the special conditions contained in paragraphs A-D of Section II above, then the Department may take further action, such as the following:

1. The Department would not continue one or more grants (and DC OSSE would receive no further funds under those grants).
2. The Department would delay award of or withhold all or part of one or more grant awards.
3. The Department would only award further funds to DC OSSE under one or more grant awards on a reimbursement basis.
4. The Department would recover misspent funds from DC OSSE.
5. The Department would require DC OSSE to contract with a third party, who must be approved by the Department, to assist in financial management and other administrative responsibilities for one or more grant awards. The third party would, at a minimum, assist in preparing the documents to be submitted to the Department for reimbursement, and would verify the accuracy and legitimacy of the expenditures as appropriate under one or more grant awards.

If DC OSSE fails to meet any of the special conditions above or any other applicable legal requirements, the Department is authorized to take any other appropriate enforcement action at any time.
III. OTHER TERMS

A. Submission of Reports

All reports required to be submitted to the Department under these special conditions should be sent electronically or hand-delivered to:

Cynthia Bond-Butler, Senior Analyst
Risk Management Service, Management Improvement Team
Office of the Secretary
U.S. Department of Education
400 Maryland Avenue, SW, Room 7E226
Washington, DC 20202
[Email] cynthia.bond@ed.gov

B. Reconsideration and Modifications

At any time, DC OSSE may request reconsideration of the above special conditions by contacting the Department and providing in writing the basis for DC OSSE’s belief that particular conditions are no longer needed.

The Department may impose additional special conditions or modify these special conditions as appropriate. The Department will remove the special conditions at such time as DC OSSE meets, to the Department’s satisfaction, the conditions set forth above.

Dated: June 16, 2008