

**Subpart E—What Conditions Must Be Met by a Grantee?**

**§ 206.40 What restrictions are there on expenditures?**

Funds provided under HEP or CAMP may not be used for construction activities, other than minor construction-related activities such as the repair or minor remodeling or alteration of facilities.

(Authority: Sec. 418A(a); 20 U.S.C. 1070d–2)

**PART 222—IMPACT AID PROGRAMS**

**Subpart A—General**

Sec.

- 222.1 What is the scope of this part?
- 222.2 What definitions apply to this part?
- 222.3 How does a local educational agency apply for assistance under section 8002 or 8003 of the Act?
- 222.4 How does the Secretary determine when an application is timely filed?
- 222.5 When may a local educational agency amend its application?
- 222.6 Which applications does the Secretary accept?
- 222.7 What information may a local educational agency submit after the application deadline?
- 222.8 What action must an applicant take upon a change in its boundary, classification, control, governing authority, or identity?
- 222.9 What records must a local educational agency maintain?
- 222.10 How long must a local educational agency retain records?
- 222.11 How does the Secretary recover overpayments?
- 222.12 What overpayments are eligible for forgiveness under section 8012 of the Act?
- 222.13 What overpayments are not eligible for forgiveness under section 8012 of the Act?
- 222.14 What requirements must a local educational agency meet for an eligible overpayment to be forgiven in whole or part?
- 222.15 How are the filing deadlines affected by requests for other forms of relief?
- 222.16 What information and documentation must an LEA submit for an eligible overpayment to be considered for forgiveness?
- 222.17 How does the Secretary determine undue financial hardship and serious harm to a local educational agency’s educational program?
- 222.18 What amount does the Secretary forgive?

- 222.19 What other statutes and regulations apply to this part?

**Subpart B—Payments for Federal Property Under Section 8002 of the Act**

- 222.20 What definitions apply to this subpart?
- 222.21 What requirements must a local educational agency meet concerning Federal acquisition of real property within the local educational agency?
- 222.22 How does the Secretary treat compensation from Federal activities for purposes of determining eligibility and payments?
- 222.23 How does a local official determine the aggregate assessed value of eligible Federal property for the purpose of a local educational agency’s section 8002 payment?
- 222.24–222.29 [Reserved]

**Subpart C—Payments for Federally Connected Children Under Section 8003(b) and (e) of the Act**

- 222.30 What is “free public education”?
- 222.31 To which local educational agencies does the Secretary make basic support payments under section 8003(b) of the Act?
- 222.32 Upon what information is a local educational agency’s basic support payment based?
- 222.33 When must an applicant make its first or only membership count?
- 222.34 If an applicant makes a second membership count, when must that count be made?
- 222.35 How does a local educational agency count the membership of its federally connected children?
- 222.36 What minimum number of federally connected children must a local educational agency have to receive a payment on behalf of those children under section 8003(b) and (e)?
- 222.37 How does the Secretary calculate the average daily attendance of federally connected children?
- 222.38 What is the maximum basic support payment that a local educational agency may receive under section 8003(b)?
- 222.39 How does a State educational agency identify generally comparable local educational agencies for local contribution rate purposes?
- 222.40 How does a local educational agency select a local contribution rate based on generally comparable local educational agencies?
- 222.41 How does a State educational agency compute local contribution rates based upon generally comparable local educational agencies?
- 222.42–222.49 [Reserved]