NOTE ON SCHOOLS MERGED DURING THE 2018-2019 SPONSOR EVALUATION

For the Compliance with All Applicable Laws and Rules component of the sponsor evaluation – The Oversight of Schools worksheet must be submitted for the schools involved in a merger for the time during which an entity was the sponsor of the relevant school, and both schools, for the time in which the school(s) were in existence, will be included in the calculation for item S-615. The law requires community schools and their sponsors to comply with all applicable laws and rules, therefore sponsors must ensure that all schools involved in a merger (school merged out of existence as well as the surviving school) comply with all laws and rules prior to the effective date of the merger. On and after the effective date of the merger, the sponsor of the surviving school is responsible for overseeing the surviving entity’s compliance with all applicable laws and rules. If the school merged out of existence was subject to any corrective action plan due to its non-compliance with an applicable law or rule, the sponsor of the surviving school is responsible for the compliance of the surviving school on and after the effective date of the merger.