

Reviewers
FOCUS
PCSB
Homeschool Legal Defense Association
Ethan Reedy
Private School Stakeholders (Brett Greene; Gene Baptiste, Ron McClain)
Several Charter LEAs (Capital City, EL Haynes, Friendship, IDEA, KIPP DC, National
Collegiate, Thurgood Marshall Academy, and Washington Latin)

Section	Comments Received	Line # / Page #	Comments	Responses
5E 2201- <u>PROMOTION</u>				
5A 2200 – <u>AUTHORITY AND PURPOSE</u>				
2200.1 The following rules are issued pursuant to authority set forth in Sections 7 and 11 of the State Education Office Establishment Act of 2000, as amended, effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code §§ 38-2602(b)(7) and (11) (2012 Repl.)); Section 403 of the Public Education Reform Amendment Act of 2007, as amended, effective June 12, 2007 (D.C. Law 17-9; D.C. Official Code § 38-2652(a)(3) (2012 Repl.)); Articles I and II of An Act to provide for compulsory school attendance, for the taking of school census in the District of Columbia, and for other purposes, as amended, approved February 4, 1925 (43 Stat. 806; D.C. Official Code §§ 38-201 et seq. (2012 Repl.)); and Section	Home School Legal Defense Association (HSDLA) and Ethan Reedy	2200.2	This regulation unreasonably interferes with the rights of parents to homeschool their children. District parents who homeschool already must comply with an entire chapter of regulations, and thus it is unnecessary to include them in this new regulation. Furthermore, the proposed regulation imposes an inflexible curriculum on homeschools and grants sweeping authority to the state superintendent as the "head" of every homeschool.	Inclusion of "home-school" in 2200.2 was an error. The term "home school" was removed to avoid further confusion.

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402 of the Healthy Schools Act of 2010, as amended, effective July 27,			Letter from HSLDA constituent: I oppose including	
2010 (D.C. Law 18-209; D.C. Official Code § 38-824.02(c) (2012 Repl.)).			homeschools in the new proposed graduation	
			requirements regulation. Although the regulation	
2200.2 The purpose of this chapter is to establish the requirements			claims that constituents were consulted,	
governing acceptable credits to be granted for studies leading to			homeschoolers were not consulted. It doesn't make	
graduation and issuance of a diploma in District of Columbia educational			sense to include homeschooling in this new	
institutions offering high school instruction, including independent			regulation since parents already have an entire	
schools, private schools, District of Columbia Public Schools, public			chapter of regulations to follow. I am very	
charter schools, state-run schools, private instruction, and home			concerned, also, because this regulation would	
schooling. Further, this chapter establishes the requirements governing			make the state superintendent the "head" of my	
acceptable credits to be granted for studies leading to graduation and			homeschool. But as a homeschooling parent, I have	
issuance of a diploma by the State Superintendent of Education.			chosen to educate my child privately, and I am the	
			head of my homeschool. This new regulation would	
			also impose inflexible curriculum demands on my	
			homeschool that will constrain my ability to teach	
			my children what is best for them. Please take	
			homeschooling out of this proposed regulation.	
	Private Schools		Concern about private schools, independent	Private school has been removed from
	(Brett Greene;		schools, and private instruction being included in	2202.2 and from the definition of
	Gene Baptiste,		2200.2, as well as being included in the definition of	educational institution. These regulations
	Ron McClain)		"educational institution."	apply to private schools, independent
				schools, or private instruction only in the
				cases of nonpublic educational
				institutions that provide educational
				services to special education students
				pursuant to Section 3 of the Placement of
				Students with Disabilities in Nonpublic
				Schools Amendment Act of 2006,
				effective March 14, 2007 and consistent
				with Title 5-A DCMR §§ 2800 et seq.
	FOCUS	2200.2	The D.C. School Reform Act of 1995 says that any	The DC School Reform Act states as
	FUCUS	2200.2		follows: "A public charter school: (B) Shall
			regulation purporting to apply to both DCPS and the charter schools is inoperable as to the charter	be exempt from District of Columbia
			the charter schools is moperable as to the charter	Page 2 of 19



schools. It's very difficult, however, to make a persuative case for having different graduation requirements for different schools. Over the years, therefore, it's been customary for PCS to treat graduation course requirements adopted by DCPS and later by OSSE as "state" requirements applicable to charters.statutes, policies, rules, and regulations public schools by the Superintendent, Board of Education, Mayor, District of Or Authority, except as otherwise provided in the school's charter or this subchapter." Where the SEA promulgates a rule or policy with statewide application, that rule or policy with statewide application, that rule or policy with and the authority to invade other areas of exclusive charter school control. The regulations also would improperly expand the authority to invade other schools from all laws, rules, and policies. When the Public Education Reform Act (PERA) created the State Superimendent and the State Superimendent and the State Board of Education, PERAA did make technical amendments to the DC School Reform Act, but did not add thes are wernt.The proposed rules additionally do not mandate any paritular curriculum, but set the state standards on what it meentodogy o		
	 persuasive case for having different graduation requirements for different schools. Over the years, therefore, it's been customary for PCSB to treat graduation course requirements adopted by DCPS and later by OSSE as "state" requirements applicable to charters. The proposed requirements discussed above, however, go far beyond the mere designation of courses required for graduation. Among other things, they seek to turn the superintendent of OSSE into the superintendent for the charter schools (and DCPS), giving him course-approval authority and the authority to invade other areas of exclusive charter school control. The regulations also would improperly expand the authority of the PCSB. And, finally, the regulations give the chancellor more discretion than the heads of the 	established for the District of Columbia public schools by the Superintendent, Board of Education, Mayor, District of Columbia Council, or Authority, except as otherwise provided in the school's charter or this subchapter." Where the SEA promulgates a rule or policy with statewide application, that rule or policy does not improperly frustrate the cited provision of the DC School Reform Act. The legislative history of the DC School Reform Act clearly articulates Congress's intention to ensure that charter schools are not burdened by rules and regulations that are established for DCPS as a standalone entity, not to exempt charter schools from all laws, rules, and policies. When the Public Education Reform Act (PERAA) created the State Superintendent and the State Board of Education, PERAA did make technical amendments to the DC School Reform Act, but did not add these new entities to the list of entities from whose rules and policies charters are exempt. The proposed rules additionally do not mandate any particular curriculum, but set the statewide standards for what it means to obtain a high school diploma in the District of Columbia. The proposed rules set the state standards and parameters, but do not mandate the
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				which a particular school or LEA will teach the broad categories of learning.
	Capital City, EL Haynes, Friendship, IDEA, KIPP DC, National Collegiate, Thurgood Marshall Academy, and Washington Latin PCS	the inclusion of "char those words were inc found in section 5E, th promulgated by the o the enactment of PER authority to act as a c oversight of the schoo passage of PERA in 20 charters was explicitly Code at section 38-18	h the regulations relates to ter schools" in 2200.2. While luded in the old regulations nose regulations were ld Board of Education prior to A in 2007. That Board had harter authorizer and had ols it had chartered. With the 07, the oversight of these r transferred to PCSB via DC 02.01(f). In short, the n the old regulations do not	OSSE is authorized to issue regulations governing graduation requirements pursuant to D.C. Official Code § 38- 2602(b)(7) (2012 Repl.), which states OSSE is responsible for establishing the minimum credits that must be achieved in order to graduate from any public and public charter school, with the advice and approval of the State Board of Education (SBOE).
5A 2201 – <u>GENERAL POLICY</u>				
2201.1 This chapter shall apply to an educational institution as defined in this chapter to include any elementary or secondary educational program operating in the District of Columbia.	Home School Legal Defense Association (HSDLA)	elementary or second operating in the Distr that it would apply to schools, private instru thus would contradict have been removed f	the phrase "to include any lary educational program act of Columbia" as this implies private schools, independent action, and home school and the fact that these entities rom the definition of on" and the authority Section	OSSE agrees and has eliminated the phrase. Section 2201.1
2201.2 This chapter shall also apply to a nonpublic educational institution, as defined in this chapter, that provides educational services to special education students pursuant to Section 3 of the Placement of Students with Disabilities in Nonpublic Schools Amendment Act of 2006, effective March 14, 2007 (D.C. Law 16-269; D.C. Official Code § 38-2561.03 (2012 Repl.)).				
2201.3 At the beginning of each school year, educational institutions shall notify parents and guardians of enrolled students of the educational institution's graduation policies and procedures and any				

course credit flexibility options an educational institution will provide to students, in accordance with this chapter.			
2201.4 Educational institutions shall have the flexibility to design and implement their own curricula and instructional methods so long as curricula meet and exceed state approved standards.	Capital City, EL Haynes, Friendship, IDEA, KIPP DC, National Collegiate, Thurgood Marshall Academy, and Washington Latin	Educational institutions shall have the flexibility to design and implement their own curricula and instructional methods so long as curricula meet OR exceed state approved standards. [STRIKE "and" REPLACE with "or"]	This is a technical correction that OSSE agrees with and will make in the regulations.
5A 2202 – <u>GRADUATION: ACADEMIC REQUIREMENTS</u>			
2202.1 At the beginning of the ninth (9th) grade, students shall develop a graduation plan pacing the courses they will take to complete high school. This shall be done with the assistance and signed approval of the school counselor.	Public Charter School Board	Concern that this is encroaching on an LEA function.	OSSE has eliminated this requirement from the proposed regulations.
2202.2Subject Area Course RequirementsBeginning with the graduating class of 2016, in School Year 2015-2016, and every graduating class thereafter, each high school student shall complete the following coursework:A total of twenty-four (24) credits in corresponding subjects and requiredvolunteer community service hours shall have been			
satisfactorily completed for graduation. (a) The following credits in the following subjects shall be required: COURSES CREDITS(S) English 4.0			
Mathematics; Must include			



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Algebra 1,				
Geometry, and				
Algebra II at a				
minimum				
Science; must				
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lab sciences		_		
Social Studies;				
must include				
World History 1				
and 2, United				
	4.0			
United States				
Government, and				
District of				
Columbia History				
	2.0			
	0.5	_		
Music	0.5			
Physical	1.5			
Education/Health	1.3			
Electives	3.5			
Total	24.0			
(b) At least tw	o (2) of the t	wenty four (24) credits for graduation		
shall include a Colle	ege Level or	Career Preparatory (CLCP) course		
approved by the ed	ducational in	stitution and successfully completed by		
the student. The co	ourse may fu	Ifill subject matter or elective unit		
requirements as de	emed appro	priate by the educational institution.		
		educational institution may include		
courses at other in	stitutions.			
		in Algebra no later than ninth (9th)		
grade commencing	; with the 20	07-2008 School Year.		

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(d) For all students entering the ninth (9th) grade beginning School Year 2009-2010, one (1) of the three (3) lab science units, required by paragraph (a) of this subsection, shall be a course in Biology.			
(e) In addition to the twenty-four (24) credits, one hundred (100) hours of volunteer community service shall be satisfactorily completed. The specific volunteer community service projects shall be established by the educational institution.			
(f) One and one half (1.5) credits in health and physical education shall not be required for the evening program high school diploma.			
2202.3 Course Credit Flexibility			
 (a) Beginning with the School Year 2015-2016, an educational institution shall award course credit toward high school graduation, on the condition that the course activities incorporate all applicable state content standards, through the any of the following methods: 			
(1) Seat-time: An educational institution may award one credit toward high school graduation for a course that requires a minimum of one hundred-twenty (120) hours of instruction or one hundred-fifty (150) hours of laboratory instruction. An educational institution may award one-half unit (1/2) of credit toward high school graduation for a course of sixty (60) hours of instruction and one-fourth (1/4) unit of credit toward high school graduation for a course requiring a minimum of thirty (30) hours of instruction; or			
(2) Competency Based Learning: An educational institution may award credit toward high school graduation for a competency-based learning course or course equivalent that has been approved by the Office of the State Superintendent of Education (OSSE). Each educational institution that seeks to implement a competency-based learning course or course equivalent shall submit an application to OSSE through the educational institution. The applications shall provide procedures for establishing and developing a competency-based course or course equivalent including the method for determining competency.	PCSB	PCSB prefers to have the applications for CBL course submitted to PCSB and not to OSSE	To address this concern, the second proposed regulations indicate that OSSE may convene a panel of content experts and stakeholders to review applications submitted by an LEA (or equivalent) for a competency-based learning course or course equivalent. OSSE will issue future guidance on the composition of this panel and provide a transparent description on



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OSSE shall approve the submitted plan prior to the educational			the criteria for reviewing the applications.
institution's implementing the competency-based learning course or			
course equivalent. Achievement shall be demonstrated by evidence	Capital City, EL	First, we commend OSSE for including the language	OSSE edited the language in the revised
documented by course and learning experiences using multiple	Haynes,	of "course equivalent" in the Competency-Based	proposed regulations out for a second
measures, such as, but not limited to, examinations, quizzes, portfolios,	Friendship,	Learning subsection. Allowing student	round of public comment to explicitly
performances, exhibitions, projects and community service; or	IDEA, KIPP DC,	advancement upon mastery has the potential to go	state that the applications are coming
	National	beyond the current understanding of a course that	from the LEA or an equivalent and not a
	Collegiate,	has historically been tied to bell schedules and	school.
	Thurgood	grade levels. However, the application and approval	
	Marshall	process in the regulations is unclear. Course-by-	
	Academy, and	course approval through OSSE creates concerns	
	Washington	about the efficiency with which OSSE can act to give	
	Latin	the school and local education agency ample time	
		to prepare the course. Timing constraints would	
		necessarily be imposed by this step in bureaucracy	
		and facing a process with a state agency could stifle	
		a school's desire to innovate in this manner. It is	
		unclear from the drafting whether the application is	
		to be submitted by the local education agency as a	
		framework for schools to use, or if it is an	
		application by the school to OSSE. The definition of	
		"educational institution" in Section 2299 seems to	
		require applications from each school. Regardless	
		of intent, the language of Section 2202.3(2) should	
		be clarified because the statement "[e]ach	
		educational institution that seeks to implement a	
		competency-based learning course or course	
		equivalent shall submit an application to OSSE	
		through the educational institution" is confusing	
		and unclear as to what role is intended for the local	
		education agency.	
(3) Credit Advancement: An educational institution may award	Capital City	Section 2202.3(3) requires assessments to be	OSSE is aware of the charter LEAs'
credit toward high school graduation to a student who is not enrolled in	PCS, EL Haynes	annually approved through OSSE before a school	concern. However, because of the early
the course, or who has not completed the course, if the student attains	PCS, Friendship	may seek to implement credit through assessment.	stage of this approach, OSSE believes that
a passing score on the corresponding OSSE approved assessment. OSSE	PCS, IDEA PCS,	First and foremost, requiring prior approval through	the best approach at this point is to issue
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will annually issue a list of approved assessments. In order to award	KIPP, National	OSSE limits the breadth of possible teacher-created	a list of approved courses for the coming
credit towards graduation in this manner, an educational institution	Collegiate	assessment through which a student can	school year. In the future, OSSE is willing
shall comply with notice and reporting requirements in this chapter; or	Preparatory	demonstrate mastery. Varied and authentic	to work with LEAs or their equivalents on
	PCS, Thurgood	assessment is a key tenet of competency-based	a process for approving other types of
	Marshall	learning and certified educators are well-positioned	assessments that could be used for credit
	Academy PCS,	to determine what constitutes mastery of standards	advancement.
	Washington	and a demonstration of competency. Forms of	
	Latin PCS	assessment should not be limited to paper-and-	
		pencil exams as a true competency-based	
		education also provides opportunities for students	
		to drive forms of assessment including competency	
		demonstration through portfolio compilation or	
		performance tasks. Finally, if the goal is for the	
		Class of 2016 to be able to take advantage of	
		competency-based learning, there is not much time	
		for an effective feedback loop for a bank of	
		assessments at the state level.	
	Capital City		OSSE's intent was not to be prescriptive in
	PCS, EL Haynes	Section 2202.3(4) says, "Course content for credit	this language, and thus made a technical
(4) Credit Recovery: An educational institution may award credit	PCS, Friendship	recovery courses shall be composed of standards in	change to the language to reflect our
toward high school graduation to a student who previously failed a	PCS, IDEA PCS,	which students proved deficient rather than all	intent. The language now reads: "Credit
required course if the student demonstrates mastery of targeted	KIPP, National	standards of the original course." While we are	Recovery: An educational institution may
standards. Course content for credit recovery courses shall be	Collegiate	generally supportive of a more precise credit	award credit toward high school
composed of standards in which students proved deficient rather than	Preparatory	recovery where a student is asked to recover only	graduation to a student who previously
all standards of the original course. Educational Institutions may develop credit recovery programs which are self-paced and competency-based. Educational Institutions offering credit recovery may offer these courses using self-paced digital content programs, online courses, or course remediation programs that result in accrual of credits. In order to award credit towards graduation in this manner, an	PCS, Thurgood	deficiencies, regulations mandating course content	failed a required course if the student
	Marshall	to be executed in such an explicit way prescribes a	demonstrates mastery of targeted
	Academy PCS,	curricular approach that may not be the most	standards. Course content for credit
	Washington	effective approach in all courses. Further, it would	recovery courses shall, at least, be
	Latin PCS	necessitate an overhaul of how summer school is	composed of standards in which students
		managed and executed and has a potential impact	proved deficient rather than all standards
educational institution shall comply with notice and reporting		on teacher pay. If this section was intended to	of the original course. Educational
requirements in this chapter.		simply offer flexibility in credit recovery course	Institutions may develop credit recovery
		content and not to require which standards are	programs which are self-paced and
		taught, then the language should be changed.	competency-based. Educational
			Institutions offering credit recovery may

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	offer these courses using self-paced
	digital content programs, online courses,
	or course remediation programs that
	result in accrual of credits. In order to
	award credit towards graduation in this
	manner, an educational institution shall
	comply with notice and reporting
	requirements in this chapter."
(b) Notice and Reporting Requirement:	
Each educational institution awarding credit toward graduation through	
credit advancement or credit recovery shall provide to OSSE:	
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(1) Notice Requirement: Notice of how many students will attempt	
to receive credit through credit recovery or credit advancement, and	
the respective assessments or methods the students will use, in	
conformance with this chapter.	
comornance with this chapter.	
(2) Reporting Requirement: A report detailing, among others, how	
many students received credit through credit recovery or credit	
advancement and the respective assessments or methods used, in	
conformance with this chapter.	
comornance with this chapter.	
The reports required under this section shall, to the extent practicable,	
conform to the format requested by OSSE.	
2202.4 The head of an educational institution may establish specialized	
or career focused programs or courses of study, which lead to the high	
school diploma in accordance with § 2202.5. These courses of study can	
include academic, performing arts, science and mathematics, career or	
vocational education focuses or other areas of concentration. The	
programs or courses of study may require additional coursework.	
2202.5 Electives taken to fulfill the requirements of § 2202.2 shall be	
required to be taken in courses established by the head of the	
educational institution for each area of concentration in order to receive	
certification in the area of concentration.	
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2202.6 Each student who completes the requirements for specialized courses of study shall receive appropriate recognition on the student's diploma.				
5A 2203 – <u>SPECIAL POPULATIONS</u>				
2203.1 For students eligible for special education services under the Individuals with Disabilities Education Act (IDEA) or protected by section 504 of the federal Rehabilitation Act, the student shall meet the same graduation requirements as non-disabled peers in an accommodated and/or modified manner. These modifications will be documented in each student's Individualized Education Program (IEP).	Capital City, EL Haynes, Friendship, IDEA, KIPP DC, National Collegiate, Thurgood Marshall Academy, and Washington Latin PCS	that "the requirem accomme a legal ar accomme with "and difference language modify th the conte area cou receive a	2203.1 of the proposed regulation states e student shall meet the same graduation nents as non-disabled peers in an odated and/or modified manner." There is nd a practical difference between an odation and a modification joined here d/or" in this section which minimizes that ce, if not discounting it completely. The e appears to suggest that a school may he graduation requirements and therefore ent of the courses enumerated in subject rse requirements of Section 2202 and still a diploma. If that outcome was not OSSE's nen this section on special populations clarified.	OSSE deleted this section in its entirety.
2203.2 A student with special needs who does not achieve a diploma, as set forth in §§ 2202 et seq. shall be eligible to receive a Certificate of Individual Educational Program Completion. The decision to pursue a program leading to a Certificate of Individual Educational Program Completion shall be made by the IEP team including the parent(s) and where possible, the student. The decision shall be made no earlier than the ninth (9th) grade and shall be attached to the student's IEP. Educational institutions shall comply with IDEA as addressed in Title 5-E DCMR Chapter 30 (Special Education Policy) with regards to appropriate transition assessments.				OSSE moved this section back up to 2202, as it is in the current regulations.
2203.3 For students who transfer to the District from another state, country, school, program, or home-schooling situation, the educational institution shall evaluate the value of the student's prior educational experiences and determine to what degree the student has met the				OSSE moved this section to "General Policy" Section 2201

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school's graduation requirements. The course work credits received by the student prior to transfer into an educational institution may be used to meet the graduation requirement set forth in §§ 2202 et seq. upon the educational institution's verification of successful completion of this comparable course work. After enrolling in the educational institution, these students will need to satisfy all assessment, proficiency, and graduation requirements in the appropriate subject areas, as determined by the educational institution.		
5A 2204 – <u>DIPLOMAS</u>		
2204.1 A student shall be certified by the educational institution as eligible for graduation only after the student has satisfactorily completed all academic and non-academic graduation requirements in this chapter that have not been specifically waived for that student.		
2204.2 A student who has successfully completed the tests of General Educational Development (GED), the National External Diploma Program (NEDP), is in a home schooling program that is in compliance with Title 5-E DCMR Chapter 52 (Home Schooling), or is enrolled in a school operated by the State, and successfully completed any additional option pre-approved by OSSE, shall receive a diploma from the Office of the State Superintendent of Education.	Home School Legal Defense Association (HDLSA) and Ethan Reedy	This regulation unreasonably interferes with the rights of parents to homeschool their children. District parents who homeschool already must comply with an entire chapter of regulations, and thus it is unnecessary to include them in this new regulation. Furthermore, the proposed regulation imposes an inflexible curriculum on homeschools and grants sweeping authority to the state superintendent as the "head" of every homeschool.
		Concerns that GED would be retroactively applied to students who took the old version of the GED and not the version that has been aligned with the Common Core and the NGSS. The version aligned with the Common Core and the NGSS was effective January 1, 2014. Added clarifying language that students who have taken and successfully completed the GED and the NEDP after or on January 1, 2014 are eligible for the Superintendent's Diploma.
	Ethan Reedy	I've been thinking about the ramifications of only changing the language in 2204.2 from "shall" to "may be eligible to." I am concerned that 2204.3 OSSE indicated in Section 2203.3 that a student may receive high school diploma only if such student has been certified as Page 12 of 19



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2204.3 A student may receive a high school diploma only if such student has been certified as eligible to graduate pursuant to §§ 2202 et seq.		 and half of 2204.4 become confusing as well. I suggest moving the second sentence of 2204.4 up to 2204.3 and rewording and rearranging the sections as follows: 2204.2 Each diploma shall bear the signature of the head of the educational institution and the seal of the educational institution in which the student is enrolled. 2204.3 A student who has successfully completed the tests of General Educational Development (GED), the National External Diploma Program (NEDP), is in a home schooling program that is in compliance with Title 5-E DCMR Chapter 52 (Home Schooling), or is enrolled in a school operated by the State, and successfully completed any additional option pre-approved by OSSE, may be eligible to receive a diploma from the Office of the State Superintendent of Education. 2204.4 A student shall be eligible to receive a diploma under § 2204.3 only if such student has been certified as eligible to graduate pursuant to §§ 2202 et seq., The diploma shall bear the signature of the State Superintendent of Education and the seal of the Office of the State Superintendent of Education and the seal of the Office of the State Superintendent of Education and the seal of the Office of the State Superintendent of Education and the seal of the Office of the State Superintendent of Education. 	eligible to graduate pursuant to §§ 2202 et. seq. or § 2203.2 . We believe the addition of "or § 2203.2" addresses the concerns with the arrangement of the subsections within this section of the proposed regulations.
2204.4 Each diploma shall bear the signature of the head of the educational institution and the seal of the educational institution in which the student is enrolled. The diploma of a student eligible under §			

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2204.2, shall bear the signature of the State Superintendent of Education and the seal of the Office of the State Superintendent of Education.				
2204.5 If the student is receiving a diploma from another school system but is unable to attend graduation exercises held by the school system, the student may be allowed to participate in the graduation exercises of the educational institution being attended upon the approval of the head of the educational institution.				
2204.6 The receipt of a high school diploma, a Certificate of Attainment or a Certificate of Individualized Education Program by an eligible student shall not be contingent upon the payment of any fee or other consideration, except the payment of non-resident tuition fees required by statute and the provisions of Title 5-A DCMR Chapter 51 (Non- Resident Tuition Rates).				
5A 2205 – <u>GRADUATION STATUS OF STUDENTS</u>				
 2205.1 Each adult student, or the parent or guardian of a minor student, shall be informed in writing not later than ten (10) days after the close of the third (3rd) advisory period of the student's graduation status. 2205.2 The notice required by this section shall include a warning that the student may not be eligible for graduation in June, if applicable. 	FOCUS	2205; 2206; 2207; 2208	The proposed graduation regulations unlawfully intrude on schools' control over their administrative practices and instructional methods by: (1) requiring that parents receive certain graduation- related notices from the schools; (2) requiring that each student develop a graduation plan at the beginning of 9th grade; (3) requiring that at least two credits be in a college level or career preparatory course; (4) requiring that all students must be enrolled in algebra by the 9th grade; (5) requiring 100 hours of community service; (6) requiring that students who complete a specialized course of study (see below) get "appropriate recognition" on the diploma; (7) requiring that schools consult with staff, students, and parents before deciding on whether graduates should wear	OSSE is repealing the sections on the graduation status of students (Title 5-E, Section 2204), class fees (Title 5-E, Section 2207), and class gifts (Title 5-E, Section 2208) from the regulations. Graduation exercises and diplomas are split into two separate sections, with the section on graduation exercises also being repealed.

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			a cap and gown, whether to rent space for	
			graduation exercises, and whether to present a	
			class gift; and (8) prohibiting schools from requiring	
			students to wear a cap and gown;	
	Capital City	2205.1		OSSE has repealed this section from the
	PCS, EL Haynes		Section 2205.1 requires that parents and guardians	proposed regulation.
	PCS, Friendship		be notified of a student's graduation status at the	
	PCS, IDEA PCS,		very beginning of the fourth advisory period.	
	KIPP, National		Graduation status necessarily fluctuates during the	
	Collegiate		fourth advisory period as students finish work and	
	Preparatory		reassessments, and complete high-value	
	PCS, Thurgood		summative assessments. This reporting	
	Marshall		requirement is not realistic or feasible without a	
	Academy PCS,		modifying adjective, such as "expected" graduation	
	Washington		status.	
	Latin PCS			
5A 2206 – <u>GRADUATION EXERCISES</u>				
2206.1 Graduation exercises shall be held only to confer the				OSSE has repealed this section of the
high school diploma.				proposed regulation.
2206.2 Exercises held to formally award Certificates of Attainment and				
Certificates of Individualized Education Program shall be in accordance				
with procedures established by the head of the educational institution.				
Exercises held to formally acknowledge promotion, as defined in § 2201				
of Title 5, Subtitle E of the DCMR, shall not include the wearing of cap				
and gown, rental of facilities, or the assessment of any class fees.				
5A 2207 – <u>CLASS FEES</u>				
2207.1 The assessment of a class fee to cover expenses in connection				
with graduation exercises shall be permitted subject to the				
requirements and restrictions set forth in this section.				
2207.2 The maximum amount of the class fee shall be uniformly				
established by the educational institution.				

		CSSE		
2207.3 The appropriate head of the educational institution shall be authorized to exempt a student from the payment of the class fee in instances of hardship.				
2207.4 The expense of caps and gowns, yearbook subscriptions, proms, class gifts, and other activities that may be associated with graduation shall not be included in the class fee.				
2207.5 Activities such as those listed in § 2207.4, if offered, shall be made available to students on an individual basis at the option of each student.				
2207.6 The decisions whether to wear cap and gown, and whether to utilize rental facilities for graduation exercises, shall involve school staff, students, and parents or guardians.				
2207.7 No student shall be required to wear a cap and gown in order to participate in graduation exercises.				
5A 2208 – <u>CLASS GIFTS</u>				
2208.1 The decision whether to present a class gift shall involve school staff, students, and parents or guardians.				OSSE has repealed this section of the proposed regulation.
2208.2 Class gifts to the school, if any, shall consist of or be paid for only by donations, including the creative work of students.				
2208.3 Class gifts shall not be made to any individual(s).				
5A 2299 – <u>DEFINITIONS</u>				
2299.1 When used in this chapter, the following terms shall have the ascribed meanings:	FOCUS	(e) Head of Educational Institution	"Head of the Educational Institution" should be the head of the LEA in the case of charter schools, not the Public Charter School Board or the charter	To avoid confusion, the definition of "head of educational institution" was altered by removing the examples
(a) "Carnegie Unit" means one hundred and twenty (120) hours of classroom instruction or one hundred and fifty (150) hours of laboratory			authorizer.	originally provided in the definition. The actual legal definition remained the same.



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instruction over the course of an academic year.				
	HSLDA and	(e) Head of	The Superintendent should not be the head of	To avoid confusion, the definition of
(b) "Competency" means a measure of a student's knowledge and	Ethan Reedy	Educational	home school.	"head of educational institution" was
skill in content areas that are demonstrated in various settings over		Institution		altered by removing the examples
time. The specific knowledge and skills are defined by state adopted				originally provided in the definition. The
standards, other content standards, and/or career readiness and life				actual legal definition remained the same.
skills.				
(c) "Credit" means successful demonstration of a specified unit of				
study.				
(d) "Educational institution" means an independent, private, public,				
public charter school, or private instruction in the District of Columbia.				
(e) "Head of the Educational Institution" means the legal entity or				
designated representative with authority to act on behalf of the				
educational institution in an official manner. In the case of D.C. Public				
Schools, the "head of the educational institution" of the educational				
institution would be the Chancellor. In the case of a charter school, the				
"head of the educational institution" may be the charter authorizer or				
an authorized representative of the charter authorizer. In the case of a				
private school, the "head of the educational institution" may be the				
president, the board, or any legal entity with the authority to act on				
behalf of the educational institution in an official manner. In the case of private instruction where a student is home-schooled, the "head of the				
educational institution" would be the State Superintendent of				
Educational institution would be the state superintendent of				
(f) "High school" means an educational institution that provides				
secondary level instruction to students.				
(g) "IDEA" means the "Individuals with Disabilities Education Act",				
approved April 13, 1970 (84 Stat. 191; 20 U.S.C. §§ 1400 et seq.), as				
amended by Pub. L. 108-446, approved December 3, 2004 (118 Stat.				
2647).				
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(h) "Mastery" means a student's command of course material at a level that demonstrates a deep understanding of the content standards and application of knowledge.

(i) "Nonpublic special education school or program" means a privately owned or operated preschool, school, educational organization, or program, no matter how titled, that maintains or conducts classes for the purpose of offering instruction, for a consideration, profit, or tuition, to students with disabilities; provided that the term "nonpublic special education school or program" shall not include a privately owned or operated preschool, elementary, middle, or secondary school whose primary purpose is to provide educational services to students with disabilities, even though the school may serve students with disabilities in a regular academic setting.

(j) "Office of the State Superintendent of Education" or "OSSE" means the state-level agency established by Section 302(a) of the Public Education reform Amendment Act of 2007, effective June 12, 2007 (D.C. Law 17-9; D.C. Official Code § 38-2601 (2012 Repl.)).

(k) "Portfolio" is a collection of work that documents a student's academic performance over time and demonstrates deep content knowledge and applied learning skills. A portfolio typically includes a range of performance-based entries required by the educational institution and selected by the student, reflections, summary statements, and a final student presentation.

(I) "Public high school" means a public school or public charter school that provides instruction for students in the ninth (9th) through twelfth (12th) grades.

(m) "School-age child" is a child between five (5) years of age on or before September 30 of the current school year or eighteen (18) years, pursuant to D.C. Official Code § 38-202(a) (2012 Repl.).

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(n) "State Board of Education" means the District of Columbia	
state-level agency established by Section 402 of the Public Education	
Reform Amendment Act of 2007, effective June 12, 2007 (D.C. Law 17-9;	
D.C. Official Code §§ 38-2651 et seq. (2012 Repl.)).	