

United States Department of Education

office of elementary and secondary education

The Honorable Katy Anthes

Commissioner of Education

Colorado Department of Education

201 East Colfax Avenue, Room 500

Denver, CO 80203 August 27, 2019

Dear Commissioner Anthes:

Thank you for your participation in the U.S. Department of Education’s (the Department) assessment peer review process under Title I of the Elementary and Secondary Education Act of 1965 (ESEA), as amended by the Every Student Succeeds Act (ESSA). I appreciate the efforts of the Colorado Department of Education (CDE) to prepare for the English language proficiency (ELP) assessment peer review, which occurred in April 2019. Specifically, CDE submitted evidence regarding ACCESS and Alternate ACCESS.

The ESEA and its implementing regulations require a State to ensure that its local education agencies (LEAs) provide an annual ELP assessment of all English learners (ELs) in grades K-12 in schools served by the State (ESEA section 1111(b)(2)(G); 34 CFR § 200.6(h)). Specifically, the ESEA requires a State to develop a uniform statewide ELP assessment to measure the ELP of all ELs in the State, including ELs with disabilities, and to provide an alternate ELP assessment (AELPA) for ELs who are students with the most significant cognitive disabilities who cannot participate in the regular ELP assessment even with accommodations (ESEA section 1111(b)(2)(G); 34 CFR § 200.6(h)(1), (5)). The ESEA and its implementing regulations require that a State’s ELP assessments, including the AELPA, be aligned with the State’s ELP standards, provide valid and reliable measures of the State’s ELP standards, and be of adequate technical quality (ESEA section 1111(b)(2)(G); 34 CFR §§ 200.2(b)(2), (b)(4), (b)(5), 200.6(h)(2)).

External peer reviewers and Department staff carefully evaluated CDE’s submission and the Department found, based on the evidence received, that this component of your assessment system met some, but not all of the statutory and regulatory requirements of the ESEA. Based on the recommendations from this peer review and our own analysis of the State’s submission, I have determined the following:

* + General ELP assessment (ACCESS): **Partially meets requirements of the ESEA, as amended by ESSA.**
	+ Alternate ELP assessment (Alternate ACCESS): **Partially meets requirements** **of the ESEA, as amended by ESSA.**

The assessments that partially meet requirements do not meet a number of the requirements of the statute and regulations and CDE will need to provide substantial additional information to demonstrate it meets the requirements. The Department realizes that this was the first time your State was required to provide its ELP and alternate ELP assessments for peer review and recognizes that it may take some time to address all of the required items. The specific list of items required for CDE to submit is enclosed with this letter. Within 30 days, CDE must provide a plan and timeline for submitting all required documentation. Upon submission of the plan, the Department will reach out to the State educational agency (SEA) to determine a mutually agreeable schedule. Resubmission should occur once all necessary evidence is complete (rather than in multiple submissions). The Department is placing a condition on CDE’s Title I, Part A grant award. To satisfy this condition, CDE must submit satisfactory evidence to address the items identified in the enclosed list. If adequate progress is not made, the Department may take additional action.

The full peer review notes from the review are enclosed. These recommendations to the Department formed the basis of our determination. Please note that the peers’ recommendations may differ from the Department’s feedback; we encourage you to read the full peer notes for additional suggestions and recommendations for improving your assessment system beyond what is noted in the Department’s feedback. Department staff will reach out to your assessment director in the next few days to discuss the peer notes and the Department’s determination and to answer any questions you have.

Additionally, the Office of Special Education and Rehabilitative Services (OSERS) will monitor progress on matters pertaining to requirements in the Individuals with Disabilities Education Act (IDEA) related to the participation of students with disabilities in Title I assessments. In particular, OSERS will monitor progress against critical elements 1.4, 4.2, 5.1, 5.3, 5.4, 6.1 and 6.3. Insufficient progress to address such matters may lead OSERS to place a condition on CDE’s fiscal year 2020 IDEA Part B grant award.

Thank you for your ongoing commitment to improving educational outcomes for all students. I look forward to our continued partnership as we move ahead with this critical work. I appreciate the work you are doing to improve your schools and provide a high-quality education for your students.

If you have any questions, please contact my staff at: ESEA.Assessment@ed.gov.

Sincerely,

/s/

Frank T. Brogan

Assistant Secretary for

Elementary and Secondary Education

Enclosures

cc: Joyce Zurkowski, Executive Director of Assessment

**Critical Elements Where Additional Evidence is Needed to Meet the Requirements for Colorado’s Use of the ACCESS and Alternate ACCESS as English Language Proficiency (ELP) Assessments**

| **Critical Element** | **Additional Evidence Needed** |
| --- | --- |
| **1.2 – Coherent and Progressive ELP Standards that Correspond to the State’s Academic Content Standards** | For the State’s ELP standards:* For science, evidence that the ELP standards contain language proficiency expectations that reflect the language needed for English learners (ELs) to acquire and demonstrate their achievement of the knowledge and skills identified in the State’s academic content standards appropriate to each grade-level/grade-band.
* For reading/language arts and mathematics, evidence of alignment of its current ELP standards to academic content standards, including a plan to address findings of the previous alignment study.
 |
| **1.3 – Required Assessments** | For Alternate ACCESS:* Evidence that the alternate ELP assessment is available in kindergarten.
 |
| **1.4 – Policies for Including All Students in Assessments** | For Alternate ACCESS:* See critical element 1.3.
 |
| **2.1 – Test Design and Development** | For ACCESS and Alternate ACCESS:* Evidence that both assessments are aligned to the depth and breadth of the State’s ELP standards, including:
* Statement of the purposes and intended uses of results.
* Test blueprints.
* Processes to ensure that the ELP assessment is tailored to the knowledge and skills included in the State’s ELP standards and reflects appropriate inclusion of the range of complexity found in the standards (e.g., detail about the routing rules, detail of the item selection process for paper forms to ensure it adheres to the blueprint).

For ACCESS: * Evidence of the adequacy of the item pool and item selection procedures to support the multistage adaptive administrations.
* Evidence that proficiency determinations are made with respect to the grade in which the student is enrolled.
 |
| **2.2 – Item Development** | For ACCESS:* Evidence of reasonable and technically sound procedures to develop and select items (e.g., timeline of development, qualifications of item writers, item writing training, item review processes and reviewer qualifications, field test processes for each domain, and Technical Advisory Committee review).

For Alternate ACCESS:* Evidence of reasonable and technically sound procedures to develop and select items to assess ELP (e.g., involvement of experts with knowledge of English learners with significant cognitive disabilities).
 |
| **2.3 – Test Administration** | For ACCESS:* Evidence of established contingency plans to address possible technology challenges during test administration.

For Alternate ACCESS:* Evidence of established procedures to ensure that general and special education teachers, paraprofessionals, teachers of ELs, specialized instruction support personnel, and other appropriate staff receive necessary training to administer assessments and know how to administer assessments, including, as necessary, alternate assessments, and know how to make use of appropriate accommodations during assessments for all students with disabilities (e.g., content of training modules, evidence that training is required for test administrators and evidence of participation in such training).
 |
| **2.5 – Test Security** | For ACCESS and Alternate ACCESS:* Evidence of detection of test irregularities.
* Evidence of remediation following any test security incidents involving any of the State’s assessments.
* Evidence of the investigation of alleged or factual test irregularities (e.g., forensic analysis and plans to address concerns).
 |
| **2.6 – Systems for Protecting Data Integrity and Privacy** | For ACCESS and Alternate ACCESS:* Policies and procedures to protect the integrity of test-related materials (e.g., secure storage of materials).
 |
| **3.1 – Overall Validity, including Validity Based on Content** | For ACCESS:* Documentation of adequate alignment between the State’s ELP assessment and the ELP standards the assessment is designed to measure in terms of language knowledge and skills, the depth and breadth of the State’s ELP standards, across all proficiency levels, domains, and modalities identified therein;
* Documentation of alignment (as defined) between the State’s ELP standards and the language demands implied by, or explicitly stated in, the State’s academic content standards.

For Alternate ACCESS:* Evidence of adequate linkage to the State’s ELP standards in terms of content match (i.e., no unrelated content) and that the breadth of content and linguistic complexity determined in test design is appropriate for ELs who are students with the most significant cognitive disabilities.
 |
| **3.2 – Validity Based on Linguistic Processes** | For ACCESS and Alternate ACCESS:* Adequate validity evidence that its assessments tapthe intended language processes appropriate for each grade level/grade-band as represented in the State’s ELP standards.
 |
| **3.3 – Validity Based on Internal Structure** | For ACCESS and Alternate ACCESS:* Evidence that the scoring and reporting structures of the assessments are consistent with the subdomain structures of the State’s ELP standards (e.g., an explanation of how the included statistical analyses relate to the validity framework for the assessments).
 |
| **3.4 – Validity Based on Relationships with Other Variables** | For ACCESS and Alternate ACCESS: * Adequate validity evidence that the State’s assessment scores are related as expected with other variables.
 |
| **4.1 – Reliability** | For ACCESS and Alternate ACCESS:* Evidence of test reliability, including:
* Reliability by subgroups.
* Consistency and accuracy of estimates in categorical classification decisions for the cut scores, achievement levels or proficiency levels based on the assessment results.
* Evidence that reliability statistics are used to inform ongoing maintenance and development.

For ACCESS:* For computer-adaptive tests, evidence that the assessments produce test forms with adequately precise estimates of an EL’s English proficiency.

For Alternate ACCESS:* Evidence of reliability, including test information functions (TIFs) for overall composite scores.
 |
| **4.2 – Fairness and accessibility** | For ACCESS and Alternate ACCESS:* Evidence that its assessments are accessible to all students and fair across student groups in design, development, and analysis (e.g., the implementation of universal design principles, to the extent practicable, during item development and review, and additional differential item functioning (DIF) analyses to include more student subgroups).

For Alternate ACCESS:* Evidence that the State has taken reasonable and appropriate steps to ensure that its assessments are accessible to all EL students and fair across student groups, including Els with disabilities, in their design, development, and analysis, guidance and instructions on appropriate instructional supports that can be used during the assessment, particularly for Braille and alternate modes of communication.
 |
| **4.3 – Full Performance Continuum** | For ACCESS and Alternate ACCESS: * Evidence that each assessment provides an adequately precise estimate of student performance across the full performance continuum for ELP assessments, including performance for EL students with high and low levels of English language proficiency.
 |
| **4.4 – Scoring** | For ACCESS and Alternate ACCESS:* Evidence that if an English learner has a disability that precludes assessment of the student in one or more of the required domains/components (listening, speaking, reading, and writing) such that there are no appropriate accommodations for the affected domain(s)/component(s), the State must provide a description of how it will ensure that the student is assessed in the remaining domain(s)/component(s) in which it is possible to assess the student, and a description of how this will occur.

For ACCESS:* Evidence of standardized scoring procedures and protocols that are designed to produce reliable and meaningful results, facilitate valid score interpretations, and report assessment results in terms of the State’s ELP standards (e.g., evidence that the recommendations about the paper speaking test are implemented and monitored.)

For Alternate ACCESS:* Evidence of the implementation of standardized scoring procedures and protocols, including definitions of key terms and test administration and scoring procedures.
 |
| **4.5 – Multiple Assessment Forms** | For ACCESS:* Evidence that all forms adequately represent the State’s ELP standards and yield consistent score interpretations such that the forms are comparable within and across settings, particularly for the listening domain (e.g., rationales for why equating is not done for the paper versions of the reading and listening domains; and rationales for the use of the anchor item sets).

For Alternate ACCESS:* Evidence that all forms adequately represent the State’s ELP standards and yield consistent score interpretations such that the forms are comparable within and across settings (e.g., a rationale for using the same items since 2013, or evidence that using the same items does not impact validity).
 |
| **4.7 – Technical Analysis and Ongoing Maintenance** | For ACCESS and Alternate ACCESS:* Evidence of adequate technical quality is made public, including on the State’s website.

For Alternate ACCESS:* Evidence of a system for monitoring, maintaining, and improving, as needed, the quality of its assessment system.
 |
| **5.1 – Procedures for Including Students with Disabilities** | For ACCESS and Alternate ACCESS:* Evidence of policies that require the inclusion of an EL with a disability that precludes assessment of the student in one or more of the required domains (ensuring that the student will be assessed based on the remaining components in which it is possible to assess the student).
 |
| **5.3 –Accommodations** | For ACCESS and the Alternate ACCESS:* Evidence that the provided accommodations:
	+ Are appropriate and effective for meeting the individual student’s need(s) to participate in the assessments.
	+ Do not alter the construct being assessed.
	+ Allow meaningful interpretations of results and comparison of scores for students who need and receive accommodations and students who do not need and do not receive accommodations.

For the Alternate ACCESS:* Evidence that appropriate accommodations are available for ELs.
* Evidence that accommodations do not deny students with disabilities or ELs the opportunity to participate in the assessment.
 |
| **5.4 – Monitoring Test Administration for Special Populations** | For ACCESS and Alternate ACCESS:* Evidence that the State monitors test administration in its districts and schools to ensure that appropriate assessments, with or without accommodations, are selected for ELs with disabilities so that they are appropriately included in the ELP assessments and receive accommodations that are:
* Consistent with the State’s policies for accommodations.
* Consistent with accommodations provided to the students during instruction and/or practice.
* Consistent with the assessment accommodations identified by a student’s IEP Team under Individuals with Disabilities Education Act, placement team convened under Section 504; or for students covered by Title II of the ADA, the individual or team designated by a district to make these decisions; or another process for an EL.
* Administered with fidelity to test administration procedures.
 |
| **6.1 – State Adoption of ELP Achievement Standards for All Students** | For ACCESS and Alternate ACCESS: * Evidence that the State adopted ELP achievement standards that address the different proficiency levels of ELs;
* If the State has developed alternate ELP achievement standards, it has adopted them only for ELs who are students with the most significant cognitive disabilities who cannot participate in the regular ELP assessment even with appropriate accommodations.
 |
| **6.2 – ELP Achievement Standards-Setting** | For Alternate ACCESS:* Evidence that the State used a technically sound method and process for setting ELP achievement standards, such that cut scores are developed for every grade/grade band, content domain/language domain, and/or composite for which proficiency-level scores are reported.
 |
| **6.3 –Aligned ELP Achievement Standards** | For ACCESS:* Evidence that ELP assessment results are expressed in terms that are clearly aligned with the State’s ELP standards and its ELP performance level descriptors.

For Alternate ACCESS:* Evidence that the alternate ELP achievement standards are linked to the State’s grade-level/grade-band ELP standards, and reflect professional judgment of the highest ELP achievement standards possible for ELs who are students with the most significant cognitive disabilities
 |
| **6.4 – Reporting** | For ACCESS and Alternate ACCESS:* + Evidence that the State provides coherent and timely information about each student’s attainment of the State’s ELP standards to parents that are, to the extent practicable, written in a language that parents and guardians can understand or, if it is not practicable to provide written translations to a parent or guardian with limited English proficiency, are orally translated for such parent or guardian.
	+ Evidence that student reports are, upon request by an individual with a disability, provided in an alternative format accessible to that parent.

Alternate ACCESS* Evidence that performance level descriptors are included on student score reports.
 |

U. S. Department of Education

**Peer Review of State Assessment Systems**

**April State ELP Assessment Peer Review Notes**



**U. S. Department of Education**

**Office of Elementary and Secondary Education**

**Washington, D.C. 20202**

**Note: Peer review notes provide the combined recommendations of the individual peers to the U.S. Department of Education (Department), based on the statute and regulations, the Department’s peer review guidance, and the peers’ professional judgement of the evidence submitted by the State. These assessment peer review notes, however, do not necessarily reflect the final set of additional evidence, if any, that a State may need to submit to demonstrate that its assessment system meets all of the critical elements for assessment peer review. Although the peer notes inform the Secretary’s consideration of each State’s assessment system, the Department makes the final decision regarding whether the assessment system meets the requirements in the statute and regulations. As a result, these peer notes may not completely align with the final determination made by the Department.**

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# SECTION 1: STATEWIDE SYSTEM OF STANDARDS AND ASSESSMENTS

## Critical Element 1.1 – State Adoption of ELP Standards for All English Learners

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| ***For English language proficiency (ELP) standards:***The State formally adopted K-12 ELP standards for all ELs in public schools in the State. | N/A | See State peer review notes. |
| Section 1.1 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** Evidence to be provided by states.
 |

## Critical Element 1.2 – Coherent and Progressive ELP Standards that Correspond to the State’s Academic Content Standards

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| ***For ELP standards:***The ELP standards:* are derived from the four domains of speaking, listening, reading, and writing;
* address the different proficiency levels of ELs; and

align to the State academic content standards (see definition[[1]](#footnote-1)). The ELP standards must contain language proficiency expectations that reflect the language needed for ELs to acquire and demonstrate their achievement of the knowledge and skills identified in the State’s academic content standards appropriate to each grade-level/grade-band in at least reading/language arts, mathematics, and science.  | **ACCESS**1.2-1 Understanding the WIDA English Language Proficiency Standards 1.2-2 English Language Proficiency Standards PreKindergarten through Grade 5 1.2-3 2012 Amplification of The English Language Development Standards 1.2-4 Alignment Study between the Common Core State Standards in English Language Arts and Mathematics and the WIDA English Language Proficiency Standards, 2007 Edition, PreKindergarten through Grade 12 1.2-5 K–12 English Language Development Standards Validation 2016 **Alternate ACCESS**The Alternate ACCESS uses the same ELP Standards as ACCESS. No additional evidence provided. However, WIDA is using the Alternate Model Performance Indicators (AMPIs). Are these extensions of the ELP Standards or separate standards?  | **ACCESS**The Peers did not locate evidence for the following aspects of the critical elements :* “align to the State academic content standards”
* “… reflect the language needed for ELs to acquire and demonstrate their achievement of the knowledge and skills identified in the State’s academic content standards…”

The history of alignment work was not clear with regards to how it impacted future development. * For example, there is an alignment study for the ELP standards and CCSS, but the standards were written prior to the CCSS. Were any adjustments/modifications made to the standards with regards to the CCSS?
* From Section 1 of WIDA submission notes (p.2 column 3), “The 2012 Amplification… strengthened areas that 2016 validation study identified as not having strong alignment to content standards…” How can a document dated 2012 address issues identified in 2016?

It is not clear what actions were taken to remediate or address the findings of the various alignment studies.* Evidence 1.2-4. Conducted in 2010, this study used Cook’s criteria to examine linking and alignment of the WIDA ELP Standards MPIs and the CCSS in ELA and mathematics. The study results indicate adequate linking across all grade clusters between the WIDA ELP Standards MPIs and the CCSS in English Language Arts (RWSL) and Mathematics. Strong Linking was observed in most grade clusters. Moderate Linking was observed in Reading grades K, 3-5, Writing grades 2, 3-5, 7, 9-12, and Mathematics grades K, 6, 7, and 9-12. However, the study noted that limited linking was observed in ELA Writing grade K and Mathematics grade 8. Reviewer comments state that limited Linking on some reporting categories indicated that the language functions and content stems in some MPIs did not adequately address or support those in the Common Core State Standards.

Given the changes to the program since 2010, including the Amplification in 2012, an updated alignment study is warranted.There was no evidence provided with regards to alignment for science.* Submission notes indicate that WIDA has not conducted an alignment study between WIDA ELP standards and science or social studies standards.

**Alternate ACCESS**More information about the AMPIs needs to be provided. Are they intended to be extensions of the ELP standards or separate standards for Alternate ACCESS? Evidence of alignment is needed.* 2.2-8, p. 3. “The test is based on Alternate Model Performance Indicators (AMPIs) and Alternate English Language Proficiency (ELP) levels, which allow ELLs with significant cognitive disabilities to access the test tasks and demonstrate their proficiency in English.
 |
| Section 1.2 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS*** Current alignment evidence for ELA and Math including a plan to address findings
* Alignment to science standards

**Alternate ACCESS*** Alignment of AMPIs to ELP standards
 |

## Critical Element 1.3 – Required Assessments

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State’s assessment system includes an ***annual general and alternate ELP assessment*** (aligned with State ELP standards) administered to:* All ELs in grades K-12.
 | N/A | See State peer review notes. |
| Section 1.3 Summary Statement |
| \_\_\_ No additional evidence is required or\_\_\_ The following additional evidence is needed/provide brief rationale:* [list additional evidence needed w/brief rationale]
 |

## Critical Element 1.4 – Policies for Including All Students in Assessments

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| * The State has policies that require the inclusion ***of all public elementary and secondary ELs in the State’s ELP assessment***, including ELs with disabilities.
 | N/A | See State peer review notes. |
| Section 1.4 Summary Statement |
| \_\_\_ No additional evidence is required or\_\_\_ The following additional evidence is needed/provide brief rationale:* [list additional evidence needed w/brief rationale]
 |

## Critical Element 1.5 – Meaningful Consultation in the Development of Challenging State Standards and Assessments

**(**Note: this is a new requirement under ESSA, so it does not apply to standards and assessments adopted prior to the passage of ESSA (December 2015)).

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| If the State has developed or amended challenging ***ELP*** standards and assessments, the State has conducted meaningful and timely consultation with:* State leaders, including the Governor, members of the State legislature and State board of education (if the State has a State board of education).
* Local educational agencies (including those located in rural areas).
* Representatives of Indian tribes located in the State.
* Teachers, principals, other school leaders, charter school leaders (if the State has charter schools), specialized instructional support personnel, paraprofessionals, administrators, other staff, and parents.
 | N/A | See State peer review notes. |
| Section 1.5 Summary Statement |
| \_\_\_ No additional evidence is required or\_\_\_ The following additional evidence is needed/provide brief rationale:* [list additional evidence needed w/brief rationale]
 |

# SECTION 2: ASSESSMENT SYSTEM OPERATIONS

## Critical Element 2.1 – Test Design and Development

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State’s test design and test development process is well-suited for the content, is technically sound, aligns the assessments to ***the depth and breadth of the State’s ELP standards,*** and includes: * Statement(s) of the purposes of the assessments and the intended interpretations and uses of results;
* Test blueprints that describe the structure of each assessment in sufficient detail to support the development of assessments that are technically sound, measure the depth and breadth of***the State’s ELP standards***, and support the intended interpretations and uses of the results.
* Processes to ensure that the ELP assessment is tailored to the knowledge and skills included in ***the State’s ELP standards*** and reflects appropriate inclusion of the range of complexity found in the standards.
* If the State administers computer-adaptive assessments, the item pool and item selection procedures adequately support the test design and intended uses and interpretations of results.
* If the State administers a computer-adaptive assessment, it makes proficiency determinations with respect to the grade in which the student is enrolled and uses that determination for all reporting.

If the State administers a content assessment that includes portfolios, such assessment may be partially administered through a portfolio but may not be *entirely* administered through a portfolio.  | **ACCESS**Statement of purpose * 2.1-1, p.3
* 2.1-2, p.5

Test blueprints* 2.1-2, p.19-23
* Description of multistage adaptive administration provided.

Knowledge, skills, range of complexity* 1.2-3
* 2.1-2, pp. 9-11.

Item pool and selection * No evidence provided.

Grade-level of student* Based on grade level clusters

**Alternate ACCESS**Statement of purpose* 2.1-3, p. 3 and 2.1-4, p. 1.

Test blueprints* Blueprints are referenced 2.1-4, p. 4. **“**Because the test blueprints across grade-level clusters by domain are the same and the Alternate PLs and AMPIs for the test tasks across grade-level clusters pose nearly identical linguistic challenges and differ only in the topics presented, it is desirable to have common cut scores across grade-level clusters by domain.”
* However, blueprints were not provided.

Range of complexity* No evidence provided.
 | **ACCESS**Statement of purpose* 2.1-1 and Table 2 (p.11) in 2.1-3 explicitly address general intended purposes and interpretations.
* Because decision rules vary by state, states will need to address how the scores are used and interpreted for their students.

Test blueprints* The test blueprints are not provided. It appears that the description of how test items are assigned to student, based on the PL of their responses in the domains of RWLS and paired with academic areas, serve as the test blueprint for each student. The placement of the student in the proficiency level is explained, but it is not clear if the items assigned to a student adequately measure the depth and breadth of the ELP Standards.
* Evidence that the ACCESS assessments adhere to the blueprint for both online and paper.

Knowledge, skills, range of complexity* A general description is provided of how each domain for RWLS is assessed. However, it is not clear if each student is assessed on an adequate number and range of items to ascertain an appropriate inclusion of items across the range of complexity.
* Additional information regarding routing rules and their adequacy.
* Evidence regarding the range of complexity of the items (e.g. blueprints).
* It is not clear, if subset of the items (for the multistage adaptive administration) represents an appropriate inclusion of the range of complexity found in the ELP standards.

Item pool and selection* Evidence is needed regarding the adequacy of the item pool and item selection procedures to support test design and use of the results.

Grade-level (grade bands)* There is not enough information provided with regards to items in each pool and the relationship to the grade bands. Can items be tagged to multiple item pools? Are there any controls in place to prevent a student from being administered the same item(s) in subsequent years?
* What processes are in place to ensure that all the items in the pool are age appropriate?

**Alternate ACCESS**Test blueprints* No evidence provided.

No evidence of Processes to ensure that the Alternate ELP assessment is tailored to the knowledge and skills included in ***the State’s ELP standards*** and reflects appropriate inclusion of the range of complexity found in the standards. |
| Section 2.1 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** State specific intended uses and interpretations
* Test blueprints
* Evidence of processes to ensure that the ELP assessment is tailored to the knowledge and skills included in ***the State’s ELP standards*** and reflects appropriate inclusion of the range of complexity found in the standards. E.g. detail about the routing rules, detail of the item selection process for paper forms to ensure it adheres to the blueprint

**ACCESS*** Evidence of the adequacy of the item pool and item selection procedures to support the multistage adaptive administrations.
* Evidence that all the items in the pool are age and grade appropriate
 |

## Critical Element 2.2 – Item Development

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State uses reasonable and technically sound procedures to develop and select items to:* Assess student English language proficiency based on the ***State’s ELP standards*** in terms of content and language processes.
 | **ACCESS*** 2.2-3: conveys the ACCESS Test Development Cycle, which includes steps of item specifications, item development, item reviews, field test
* 2.2-4: Sample item specifications for Speaking, L1, 3, 5
* 2.2-5: Sample item specification for SS, Listening, grades 6-8
* 2.2-6: Sample item specification for MA, Reading, grades 9-12
* 2.2-7: Sample item specification for Language, Writing, grades 3-5
* 2.2-9: Center for Applied Linguistics Item development content experts
* 2.2-10: Teachers who are standards experts
* 2.2-11: Item Writing Handbook for Reading and Listening (confidential)
* 2.2-12, 2.2-13: Training Module for item and bias and sensitivity reviews. Not evident the number of reviewers, how they were selected, if they were representative of WIDA states, representative of races and ethnicities, special education, academic content
* 2.2-14: procedures for test developers. Information is not provided about how the item writers are trained, if they are content experts, other qualifications.
* 2.2-15 Cog Labs for Enhanced Items. This is a sample of one cog lab finding. Information is not provided about the number of cog labs conducted, for what purpose, findings, and implications.
* 2.1-2, pp. 24-25. It is not apparent if the considerably smaller sample size for field

**Alternate ACCESS*** Does 2.2-3 apply to Alternate ACCESS?
* If not, no evidence was provided.
 | **ACCESS**Detail about the test development process was not included. E.g.* Timeline (across versions, series, domains)
* Item writers (Were they the 9 CAL item writing staff?) identification, qualification, representation of special education expertise including English learner with disabilities expertise
* Item writing training
* Item review process (how often this was done or what the outcomes were)
* Item reviewer qualifications. While 2.2.10 was provided. Detail was lacking with regards to other review groups and the inclusion of Special Education expertise (i.e., ELs with disabilities expertise)
* Field test process for each domain including target sample size rationales and the outcomes based on the data
* TAC involvement and/or review

The Peers were looking for the level of information that is commonly included in the Test Development chapter of a Technical Manual and/or Item Development Manual.**Alternate ACCESS*** Evidence was not provided.
* It is not evident that experts with knowledge of English language learners with significant cognitive disabilities are included in the development of Alternate ACCESS.
 |
| Section 2.2 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS*** Evidence of reasonable and technically sound procedures to develop and select items, e.g.
* Timeline (across versions, series, domains)
* Item writers, identification, qualification, representation of special education expertise including English learner with disabilities expertise
* Item writing training
* Item review process including item reviewer qualifications
* Field test process for each domain including target sample size rationales and the outcomes based on the data
* Evidence of TAC involvement including how TAC recommendations were addressed

**Alternate ACCESS*** Evidence of reasonable and technically sound procedures to develop and select items
* Evidence of the involvement of experts with knowledge of English language learners with significant cognitive disabilities in development activities.
 |
|  |

## Critical Element 2.3 – Test Administration

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State implements policies and procedures for standardized test administration; specifically, the State:* Has established and communicates to educators clear, thorough and consistent standardized procedures for the administration of its assessments, including administration with accommodations;
* Has established procedures to ensure that general and special education teachers, paraprofessionals, teachers of ELs, specialized instructional support personnel, and other appropriate staff receive necessary training to administer assessments and know how to administer assessments, including, as necessary, alternate assessments, and know how to make use of appropriate accommodations during assessments for all students with disabilities;
* If the State administers technology-based assessments, the State has defined technology and other related requirements, included technology-based test administration in its standardized procedures for test administration, and established contingency plans to address possible technology challenges during test administration.
 | **ACCESS**Communicates clear standardized procedures for administration* 2.3-1 Test Administration Manual
* 2.3-3 Script for Administrator
* 2.3-4 weekly emails with updates for SEAs and LEAs
* The TAM does not define who can be a test administrator.

Established procedures for training administrators including on accommodations* 2.3-2 Training materials
* 2.216 Accessibility and Accommodations

Defined technology requirements * 2.3-5 Technical Readiness Checklist
* 2.3-6 Troubleshooting

Established contingency plans* 2.3-7 p.12-13 Critical incidents communication plan, not really a contingency plan

**Alternate ACCESS*** 2.3-1 Test Administrator Manual, Part 1 is for all test administrators; specific test administration procedures are in Part 2 Alternate ACCESS – p. 140-165

Training* 2.3-1, pp. 12-13. Explain that training must be completed, preferably 2 weeks prior to test administration and that administrator must pass a quiz with at least 80% correct.
* It is not likely that accommodations would be addressed in the training since there are no accommodations, rather all “individualized instructional supports” are permitted.
 | **ACCESS**Communicates clear standardized procedures for administration* This WIDA policy handbook does include references about test administrators, “designated testing staff or volunteers who will have access to secure test materials complete TA training for the applicable tests.” p. 4. The same criteria appear to apply to those scoring and transcribing student responses. The Peers question the appropriateness of volunteers serving as test administrators. While the States may be responsible for test administrations, WIDA should include guidelines or recommended qualifications of test administrators to ensure test security and protect the validity of scores.
* More information about the qualifications and training for the human providers of accommodations (e.g. scribe, reader, sign language interpreter).

Training* Additional information regarding the test administrator training is needed (e.g. for each module, the table of contents and outline)
* Information about how volunteers access training materials. Do they access it via the secure online system?
* Information regarding the training of the test administrator to score the student responses for the paper test.

Established contingency plan* Although troubleshooting was addressed, evidence was not provided of a contingency plan to include directions to test administrators in the event of disruptions or widespread administration challenges.
* A communication plan was included; however, there was not information about how test administrators should manage situations like a lockdown or widespread inaccessibility of the assessments.

**Alternate ACCESS**Communicates clear standardized procedures for administration* There is no statement as to who may be a test administrator.
* There are no participation guidelines provided.
* p. 143. “During the administration of Alternate ACCESS for ELLs, individualized instructional supports that are used by teachers in everyday classroom instruction may be used to meet individual student needs, only if they do change what is being measured on the assessment.” Is this an accurate statement? If the wording should be “if they do not change what is being measured,” do test administrators understand how to determine this?
* It is noted that no examples of permissible “individualized instructional supports that are used by teachers in everyday classroom instruction” are provided. If individualized instructional supports are provided, it is unlikely the administrator will be aware what supports are not permissible.
* There is no description related to allowable student response modes, e.g., pointing, eye-gaze, etc. This should be included in this section.
* Why does the student need a sharpened pencil if another mode of response will be used?
* P. 149. “In order to allow the student to demonstrate his or her proficiency, any evidence of engagement that is typical for that student in an instructional setting should be scored as a correct response.” How has “evidence of engagement” been validated as a correct response and demonstration of English language proficiency?
* There does not appear to be adequate examples of what “approaches” means versus an incorrect response
* P. 154 “If a student asks for an explanation of some word or phrase in a task statement, check to make sure that the student understood your pronunciation of the word or phrase.” It is a concern that direction for how to do this is not provided. Does this mean repeat the word/phrase? Does it mean to ask the student if he/she understood the pronunciation?
* How is the test administered to a student who is deaf or hard of hearing? Blind or visually impaired? Does not have oral speech or has a combination of these disabilities in addition to an intellectual disability?
* Are tracing and repeating a sound reflective of ELP standards?

Based on the information cited above, the test administration policies and procedures need to more appropriately reflect the characteristics of the students participating in the assessment and the diverse ways they respond to assessment items (e.g. eye gaze, use of assistive technology). Involvement of experts who have experience with assessing English learners with significant cognitive disabilities is needed to develop policies and an updated TAM for Alternate ACCESS.Training* Content of the training is not provided. For example, is scoring practice included (i.e., how to score attending and approaching)?
* Training on“individualized instructional supports that are used by teachers in everyday classroom instruction”that are permissible for use during the assessment is not included.

WIDA providing resources for training. States will need to provide evidence that administrators completed training. |
| Section 2.3 Summary Statement |
| \_\_X\_ The following additional evidence is needed/provide brief rationale:**ACCESS*** Evidence of established communication to educators of clear, thorough and consistent standardized procedures for the administration of its assessments, including administration with accommodations (States will contribute to this evidence)

E.g. guidelines or recommended qualifications of test administrators including volunteers, training of volunteers, and qualifications and training for the human providers of accommodations* Evidence of established procedures to ensure that general and special education teachers, paraprofessionals, teachers of ELs, specialized instruction support personnel, and other appropriate staff receive necessary training to administer assessments and know how to administer assessments, including, as necessary, alternate assessments, and know how to make use of appropriate accommodations during assessments for all students with disabilities (provided by States)

E.g. content of training modules, the way in which volunteers access training materials, and the training of administrators to score the paper test* Evidence of established contingency plans to address possible technology challenges during test administration

**Alternate ACCESS*** Evidence of established communication to educators of clear, thorough and consistent standardized procedures for the administration of its assessments, including administration with accommodations (States will contribute to this evidence)

E.g. response modes, detail about defining correct responses, permissible supports.* Evidence that the policies and procedures were developed with involvement of experts who have experience with assessing English learners with significant cognitive disabilities
* Evidence of established procedures to ensure that general and special education teachers, paraprofessionals, teachers of ELs, specialized instruction support personnel, and other appropriate staff receive necessary training to administer assessments and know how to administer assessments, including, as necessary, alternate assessments, and know how to make use of appropriate accommodations during assessments for all students with disabilities (provided by States)
 |

## Critical Element 2.4 – Monitoring Test Administration

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State adequately monitors the administration of its State assessments to ensure that standardized test administration procedures are implemented with fidelity across districts and schools. Monitoring of test administration should be demonstrated for all assessments in the State system: the general ELP assessments and the AELPA. | N/A | See State peer review notes. |
| Section 2.4 Summary Statement |
| \_\_\_ No additional evidence is required or\_\_\_ The following additional evidence is needed/provide brief rationale:* [list additional evidence needed w/brief rationale]
 |

## Critical Element 2.5 – Test Security

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has implemented and documented an appropriate set of policies and procedures to prevent test irregularities and ensure the integrity of test results through:* Prevention of any assessment irregularities, including maintaining the security of test materials (both during test development and at time of test administration), proper test preparation guidelines and administration procedures, incident-reporting procedures, consequences for confirmed violations of test security, and requirements for annual training at the district and school levels for all individuals involved in test administration;
* Detection of test irregularities;
* Remediation following any test security incidents involving any of the State’s assessments;
* Investigation of alleged or factual test irregularities.
* Application of test security procedures to the general ELP assessments and the AELPA.
 | **ACCESS*** 2.5-1 District and School Coordinator manual, p. 8-15, outlines security responsibilities
* No information about security during development
* p, 9. If test security has been compromised in any way, please contact your state education agency to determine remediation steps.
* 2.3-1, pp. 11, 16-30. Test Administrator Manual. Limited information related to test security is provided; on p. 16 the statement, “Be aware that any breaches of test security or problems with test administration may result in

the invalidation of student scores.” Further consequences are not cited. * p. 10, “If test security has been compromised in any way, please contact your Test Coordinator to determine remediation steps.”
* 2.3-3, pp. 4, 5, 10 Test Administrator’s Script – Limited statements related to test security in script; reminding test administrators they must complete training and be certified to administer test and to make sure students only have test materials on desk.
* 2.3-7, p. 5 Test Policy Handbook for SEAs, indicates test coordinators can track educators’ training completion prior to administering the test.

**Alternate ACCESS*** 2.3-1, same as ACCESS, no additional information on test security provided.
 | **ACCESS*** There was no delineation of responsibilities of test security between WIDA and the states provided.
* There was no evidence of security procedures during development.
* Recommended guidelines or minimum standards for test security for states to implement is needed. Information contained in cited evidence is too general given the impact of test security on the validity of the program.
* The following topics related to test security were not located in the evidence provided: requirements for annual training at district and school levels for all individuals involved in test administration, detection of test irregularities, remediation, investigation of alleged or factual test irregularities, monitoring test administrations, transcriptions of student dictation, scoring conducted by individual staff or volunteers, who can be a test administrator, the volunteers who can have access to secure test materials.
* Forensics analysis and plans to address findings should be performed by WIDA to include data across states.

4.7-10, p. 2 Committee notes indicate that leadership acknowledges that forensics analysis has not been conducted for this critical element.**Alternate ACCESS*** No evidence provided beyond that in the ACCESS materials.

  |
| Section 2.5 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS*** The delineation of responsibilities of test security between WIDA and the states, to include recommended guidelines or minimum standards for test security for states to implement
* Evidence of security procedures during test development
* Evidence of activities that prevent assessment irregularities, including maintaining the security of test materials (both during test development and at time of test administration), proper test preparation guidelines and administration procedures, incident-reporting procedures, consequences for confirmed violations of test security, and requirements for annual training at the district and school levels for all individuals involved in test administration;
* Evidence of detection of test irregularities;
* Evidence of remediation following any test security incidents involving any of the State’s assessments; (provided by States)
* Evidence of the investigation of alleged or factual test irregularities to include forensic analysis and plans to address findings (provided by States)

**Alternate ACCESS*** Evidence related to all aspects of this critical element are needed
 |

## Critical Element 2.6 – Systems for Protecting Data Integrity and Privacy

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| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has policies and procedures in place to protect the integrity and confidentiality of its test materials, test-related data, and personally identifiable information, specifically:* To protect the integrity of its test-related data in test administration, scoring, storage and use of results;
* To secure student-level assessment data and protect student privacy and confidentiality, including guidelines for districts and schools;
* To protect personally identifiable information about any individual student in reporting, including defining the minimum number of students necessary to allow reporting of scores for all students and student groups.
 | **ACCESS**Security of data in research* 2.6-1 WIDA Research IRB Application pp. 20-24. WIDA’s process, “...includes provisions to ensure that only those conducting research or evaluating tests have access to test-related data and that only a few key individuals have access to identifying student data.”
* 2.6-2 Data use agreement, signed by states
* 2.6-3 Training completed by UW-Madison staff related to research.
* 2.6-4 Technical Assistance Policy. “All data requests are encrypted and delivered via WIDA’s STFP site.”

**Alternate ACCESS*** No evidence specific to Alternate ACCESS was submitted.
* 2.6-1 applies to Alternate ACCESS.
* 2.6-2 does not reference Alternate ACCESS
* 2.6-3 applies to Alternate ACCESS

  | **ACCESS & Alternate ACCESS*** Evidence has been provided related to research using WIDA data.
* The parties involved in handling data for WIDA are unclear. More information related to who is involved and how data are protected by all parties and during handoffs is required.
* Additional evidence is required from states to address the remaining aspects of the critical element.
 |
| Section 2.6 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** Information related to who is involved in handling WIDA data and how data are protected by all parties, including during handoffs, is required.
* Additional evidence is required from states to address the remaining aspects of the critical element.
 |

# SECTION 3: TECHNICAL QUALITY – VALIDITY

## Critical Element 3.1 – Overall Validity, Including Validity Based on Content

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| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has documented adequate overall validityevidence for its assessments consistent with nationally recognized professional and technical testing standards. The State’s validity evidence includes evidence that:***The State’s ELP assessments*** measure the knowledge and skills specified in the State’s ELP standards, including: * Documentation of adequate alignment between the State’s ELP assessment and the ELP standards the assessment is designed to measure in terms of language knowledge and skills, the depth and breadth of the State’s ELP standards, across all proficiency levels, domains, and modalities identified therein;
* Documentation of alignment (as defined) between the State’s ELP standards and the language demands implied by, or explicitly stated in, the State’s academic content standards;
* If the State administers an AELPA aligned with alternate ELP achievement standards, the assessment shows adequate linkage to the State’s ELP standards in terms of content match (i.e., no unrelated content) and that the breadth of content and linguistic complexity determined in test design is appropriate for ELs who are students with the most significant cognitive disabilities.
 | **ACCESS**Validity evidence* CAL’s Validation Framework, Evidence 2.1-5, p. 25-38

Content alignment between standards and assessment* Evidence 3.1-1, 2011 Alignment study for ACCESS, no information regarding how areas identified in the study will be addressed. Standards have been updated since this study.

Alignment of language demands * Evidence 3.1-1, 2011 Alignment study for ACCESS, no information regarding how areas identified in the study will be addressed. Standards have been updated since this study.

**Alternate ACCESS*** Peer Review narrative, 3.1, p. 2. “There has not yet been an independent alignment study between the Alternate ACCESS for ELLs assessment and the alternate model performance indicators (AMPIs), nor has there been a linking study examining the relationship between the AMPIs and WIDA’s ELP standards.”
 | **ACCESS**Validity evidence * The Peers appreciate the work of the validity framework.

Content alignment* Peers found it challenging to follow the development and subsequent alignment issues over time, especially given the changes that occurred within the program. It seems that some of the studies may be outdated and no longer relevant.
* 4.7-10, p. 2 Committee notes indicate leadership is aware that this evidence will not meet the alignment requirement of 3.1
* For the alignment studies that are still relevant (despite program changes), what is the plan to address areas for which alignment was moderate, limited, or weak?
* Alignment based on 2012 Amplification is needed.
* 3.1.2 is an example blueprint but there is limited information regarding how the tests should be specified. For example, there is no indication on the blueprint that would indicate the degree of cognitive complexity (linguistic difficulty level) across the tests by standard. Depth and breadth cannot be determined based on the information in the test blueprint provided.

Alignment of language demands* Lack of clarity in the relationship between DOK (for standards) and LDL (for items to standards).

**Alternate ACCESS*** Evidence is needed for this critical element including plans to address any issues following the 2019 study.
 |
| Section 3.1 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS*** Documentation of adequate alignment between the State’s ELP assessment and the ELP standards the assessment is designed to measure in terms of language knowledge and skills, the depth and breadth of the State’s ELP standards, across all proficiency levels, domains, and modalities identified therein;
* Documentation of alignment (as defined) between the State’s ELP standards and the language demands implied by, or explicitly stated in, the State’s academic content standards

**Alternate ACCESS*** Evidence of adequate linkage to the State’s ELP standards in terms of content match (i.e., no unrelated content) and that the breadth of content and linguistic complexity determined in test design is appropriate for ELs who are students with the most significant cognitive disabilities.
 |

## Critical Element 3.2 – Validity Based on Linguistic Processes

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has documented adequate validityevidence that its assessments tap ***the intended language processes*** appropriate for each grade level/grade-band as represented in the State’s ELP standards. | **ACCESS*** 3.2-1 & 3.2-2, Writing try outs
* 3.2-3, Recommendation log

Unclear how this document was used and to which assessments it is relevant.* 2.1-2, DIF analysis by test, relevance to this critical element is not clear.
* Not presented in a user-friendly way. Results are buried.

**Alternate ACCESS*** 3.2-4 Report from Alternate ACCESS for ELLs Pilot Testing, November 14–23, 2011. **“**We gained rich, useful data which informed revisions to the test materials.”
* Evidence is needed for this critical element.
 | **ACCESS*** While some evidence related to writing was provided, the validity argument related to this critical element was not provided for any domain.
* It is unclear how the item tryouts fit into the item development process.
* The relationship between the DIF analysis and this critical element is needed.

**Alternate ACCESS*** Evidence is needed for this critical element.
 |
| Section 3.2 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS** * Adequate validityevidence that its assessments tap ***the intended language processes*** appropriate for each grade level/grade-band as represented in the State’s ELP standards
 |

## Critical Element 3.3 – Validity Based on Internal Structure

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has documented adequate validityevidence that the scoring and reporting structures of its assessments are consistent with the sub-domain structures of the State’s ***ELP standards*** on which the intended interpretations and uses of results are based. | **ACCESS*** 3.3-1, Relationship between domains, factor analysis supports reporting 4 domain scores
* 2.1-2, p. 93-94, Correlation of domain scores
* 2.1-5, p. 69-71, Correlation of domain scores

**Alternate ACCESS*** 2.1-4, p. 60-61, 70

Higher for Alternate, might be helpful to include an explanation or rationale for why this is reasonable. | **ACCESS & Alternate ACCESS*** Evidence is provided for this critical element. However, explicit statements of how the statistics lend validity evidence is missing. Were there criteria applied to the various statistical analyses included in this critical element, and if so, what were they and what rationales were there for using them to determine the appropriateness of the results?
 |
| Section 3.3 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** Explanation of how the included statistical analyses relate to the validity framework for the assessments.
 |

## Critical Element 3.4 – Validity Based on Relations to Other Variables

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has documented adequate validityevidence that the State’s assessment scores are related as expected with other variables. | **ACCESS*** 3.4-8 Bridge study, 2006
* 3.4-9, factor analysis and SEM exploring language skills and math (year unknown)
* 3.1-11 Relationship between ACCESS domain scores and NECAP reading, writing, and math assessments from 2009
* Evidence does not include studies that were done with the current version of the assessment.

Evidence here should focus on the relationship with “other variables” and should provide information about how the “scores are related as expected.” Therefore, much of the cited evidence is not sufficient.**Alternate ACCESS*** 2.1-4 Annual Technical Report for Alternate ACCESS for ELLs, 2015-16 Administration, pp. 60-61. Correlations among Scale Scores by Grade-level Cluster.
* No relevant evidence was provided.
 | **ACCESS*** To fully address this standard, evidence of how the “scores are related as expected to other variables” is required. This additional evidence would also link the study findings to the validity framework.
* Additional studies are needed with the current version of the assessment.

**Alternate ACCESS*** Evidence related to this critical element is needed.
 |

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| --- |
| Section 3.4 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS*** Evidence of how the “scores are related as expected to other variables” is required and how this supports the validity argument
* Additional studies are needed with the current version of the assessment.

**Alternate ACCESS*** Evidence that the State’s assessment scores are related as expected with other variables and how this supports the validity argument
 |

# SECTION 4: TECHNICAL QUALITY – OTHER

## Critical Element 4.1 – Reliability

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State has documented adequate reliabilityevidence for its assessments for the following measures of reliability for the State’s student population overall and each student group consistent with nationally recognized professional and technical testing standards. If the State’s assessments are implemented in multiple States, measures of reliability for the assessment overall and each student group consistent with nationally recognized professional and technical testing standards, including: * Test reliability of the State’s assessments estimated for its student population (***for ELP assessments, including any domain or component sub-tests, as applicable*)**;
* Overall and conditional standard error of measurement of the State’s assessments, including any domain or component sub-tests, as applicable;
* Consistency and accuracy of estimates in categorical classification decisions for the cut scores, achievement levels or proficiency levels based on the assessment results;
* For computer-adaptive tests, evidence that the assessments produce test forms with adequately precise estimates of ***an EL’s English proficiency***.
 | **ACCESS*** 2.1-2, provided by domain
* No subgroup information

**Alternate ACCESS*** 2.1.4 Annual Technical Report for Alternate ACCESS, 2015-16, p. 73-80. “In general, the reliability and the accuracy and consistency of classification of the Overall Composite are very high for Alternate ACCESS for ELLs.”
* Reliability information for overall composite scores was located (p. 109, 138, 165, 194).
 | **ACCESS*** While the various statistics (e.g. Cronbach’s alpha, decision consistency, TIF) are provided at the composite and domain levels, they are not computed for any subgroups, such as gender, SES, and accommodation type.
* Accuracy and consistency measures for some composite scores and domains appeared low (see for example 2.1-2 p.345, p.167-168). If the proficiency levels are used to make decisions for these measures, then this needs to be addressed. The Peers’ understanding is that states can make decisions regarding the way in which scores are used to make decisions. Does WIDA provide more guidance given the reliability information?
* While it may have been done, the Peers could not locate, for computer-adaptive tests, evidence that the assessments produce test forms with adequately precise estimates of ***an EL’s English proficiency.*** Given the multistage adaptive administrations, the Peers were looking for evidence that WIDA has considered the reliability of the forms, or pathways, across students.
* A large amount of statistical output was provided; however, there was not information or narrative about how this information is interpreted by WIDA and will be used to guide future development work within the program. For example, are there areas for which WIDA will focus efforts and try to improve in the future? For example, this could include TAC notes from the discussion of these statistics.

**Alternate ACCESS*** While various reliability estimates (Cronbach’s alpha, decisions consistency) are reported for some composite scores and domains, the Peers could not locate the TIFs for the overall composite scores.
* While the various statistics (e.g. Cronbach’s alpha, decision consistency, TIF) are provided at the composite and/or domain levels, they are not computed for any subgroups, such as gender and SES, accommodation type.
* Accuracy and consistency measures for some composite scores and domains appeared low (see for example 2.1-4 p.96, p.102). If the proficiency levels are used to make decisions for these measures, then this needs to be addressed. The Peers’ understanding is that states can make decisions regarding the way in which scores are used to make decisions. Does WIDA provide more guidance given the reliability information?
* A large amount of statistical output was provided; however, there was not information or narrative about how this information is interpreted by WIDA and will be used to guide future development work within the program. For example, are there areas for which WIDA will focus efforts and try to improve in the future? For example, this could include TAC notes from the discussion of these statistics.

For future submissions and the benefit of the program, it is important for WIDA to provide the reliability information in a more user-friendly format. Narrative summaries would be helpful to the Peers and other audiences in addition to the various page number references. |
| Section 4.1 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** Reliability by various subgroups
* Evidence that the use of scores, including composite and domain, is supported by the reliability statistics and then is used to provide direction to states about the appropriate use of scores in high-stakes decisions (e.g. exit decisions).
* Evidence that the reliability results are reviewed by WIDA and used to inform ongoing maintenance and development.

**ACCESS*** For computer-adaptive tests, evidence that the assessments produce test forms with adequately precise estimates of ***an EL’s English proficiency***.

**Alternate ACCESS*** TIFs for overall composite scores
 |

## Critical Element 4.2 – Fairness and Accessibility

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| ***For all State ELP assessments,*** assessments should be developed, to the extent practicable, using the principles of universal design for learning (UDL) (see definition[[2]](#footnote-2)). ***For ELP assessments,*** the State has taken reasonable and appropriate steps to ensure that its assessments are accessible to all EL students and fair across student groups, including ELs with disabilities, in their design, development, and analysis.  | **ACCESS*** 2.2-17 The WIDA Accessibility and Accommodations Framework, p. 4. Examples of universal design in ACCESS test items: Test items with multiple modalities, including supporting prompts with appropriate animations and graphics, Embedded scaffolding, tasks broken into “chunks”, modeling using task models and guides
* 2.2-17, pp. 11-12. ACCESS also incorporates the use of universal tools that are available to all students, designated supports that are features available to any student, and accommodations for students with disabilities.
* 4.2.1 Test and item Design Plan for the Annual Summative and On-demand Screener 2013, p. 14 indicates that items will be developed using the principles of universal design. No elaboration.
* 4.2.2 Guidelines for the Use of Accommodations, Accessibility Features, and Allowable Test Administration Procedures for the ACCESS for ELLs
* 4.2.3 ACCESS for ELLs 2.0 Accommodations, Accessibility Features, and Allowable Test Administration Procedures for Students Participating in Either the Online or Paper –Based Test Administrations
* 4.2.4 Graphics Guidelines
* 2.1-2 Annual Technical Report for ACCESS for ELLs, DIF analysis for Hispanic/non-Hispanic and gender. Should include other subgroups.

**Alternate ACCESS*** 2.1-4 Technical Report for Alternate ACCESS, p. 72-73. Not clear how this relates to the critical element.
* 2.2-16, p. 36. Alternate ACCESS for ELLs Accommodation Selections. Only 3 accommodations indicated. Does not address use of braille, eye gaze, and other modes of communication.
* Evidence similar to ACCESS submission is not included for Alternate ACCESS.
 | **ACCESS*** While information is provided about WIDA’s approach to universal design and accessibility, there is limited information about the processes employed to implement the principles during development and review.
* DIF was considered for gender and Hispanic/non-Hispanic, but this should be done for other subgroups as well (e.g., accommodated/non-accommodated, SES).

**Alternate ACCESS*** Braille and alternate modes of communication are not addressed (e.g. eye gaze, assistive technology).
* Guidance is needed about the appropriate “individualized instructional supports” that can be used during the assessment. Recommend that permitted “individualized instructional supports” be clearly defined for standardized test administration and for accessibility and fairness.
* Evidence related to item development, test design, item reviews for Alternate ACCESS is not provided.
* DIF was considered for gender and Hispanic/non-Hispanic, but this should be done for other subgroups as well (e.g., accommodation type, SES).
 |
| Section 4.2 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** Evidence of the implementation of universal design and accessibility principles during development and review.
* Additional DIF analyses to include more student subgroups.

**Alternate ACCESS*** Evidence related to braille and alternate modes of communication
* Definitions of and guidance for appropriate individualized instructional supports that can be used during the assessment
 |

## Critical Element 4.3 – Full Performance Continuum

|  |  |  |
| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has ensured that each assessment provides an adequately precise estimate of student performance across the full performance continuum for ***ELP assessments***, including performance for EL students with high and low levels of English language proficiency and with different proficiency profiles across the domains of speaking, listening, reading, and writing. | **ACCESS*** 2.1-2 Annual Technical Report for ACCESS Online ELP Test 2016-17, pp. 95-110. Presents data from online tests that demonstrate students in each grade are represented at each proficiency level. Levels of item difficulty are presented in tables in subsequent pages.
* 2.1-2 TIFs are commonly unexpected, for example p.201.
* 2.1-5 Annual Technical Report for ACCESS Paper ELP Test 2016-17, pp. 72-91. Presents data from paper tests that demonstrate students in each grade are represented at each proficiency level.

**Alternate ACCESS*** 2.1.4 Annual Technical Report for Alternate ACCESS 2015-16, pp. 62-66. Displays tables demonstrating students in each grade are performing at each proficiency level.
* 2.1-4 Frequency distributions show potential ceiling effects for example p.93.
 | **ACCESS & Alternate ACCESS*** Evidence submitted does not support that each assessment provides an adequately precise estimate of student performance across the full performance continuum for ***ELP assessments***, including performance for EL students with high and low levels of English language proficiency.

For future submissions and the benefit of the program, it is important for WIDA to provide narrative summaries to the Peers and other audiences. For example, it would be helpful if WIDA provided narrative about the unexpected TIFs in 2.1-2 and the frequency distributions in 2.1-4 as well as any additional analyses WIDA conducted in response to these results. |
| Section 4.3 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** Evidence submitted does not support that each assessment provides an adequately precise estimate of student performance across the full performance continuum for ***ELP assessments***, including performance for EL students with high and low levels of English language proficiency.
 |

## Critical Element 4.4 – Scoring

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has established and documented standardized scoring procedures and protocols for its assessments (and ***for ELP assessments, any applicable domain or component sub-tests***) that are designed to produce reliable and meaningful results, facilitate valid score interpretations, and report assessment results in terms of the State’s ***ELP standards***. ***For ELP assessments,*** if an English learner has a disability that precludes assessment of the student in one or more of the required domains/components (listening, speaking, reading, and writing) such that there are no appropriate accommodations for the affected domain(s)/component(s), the State must provide a description of how it will ensure that the student is assessed in the remaining domain(s)/component(s) in which it is possible to assess the student, and a description of how this will occur.[[3]](#footnote-3)  | **ACCESS***Standardized scoring procedures and protocols** 4.4-1 Speaking Scoring Scale
* 4.4-2 Writing Scoring Scale
* 4.4-3 Writing Anchors
* 4.4-4 Training for Paper Speaking. 3 online Modules, 2 are required, 1 is recommended. A quiz must be taken to certify the taker may administer and score the speaking test. It is not indicated if the assessment will be accessible to the test administrator if this person does not pass the quiz.
* 4.4-5 It is not indicated the audience for this document, how they receive it, or what training is provided in conjunction with receipt of this document. 4.4-6 Not clear how this relates to the critical element.
* 4.4-8 Were the recommendations from this study and report implemented?
* 2.1-2, pp. 12-15 Raters for Online Speaking and Writing Scoring: Rater qualifications, training, monitoring. Adjacent scores are considered agreement; raters must demonstrate 70% agreement on a qualifying set prior to scoring live responses.

What happens when one is anomalous, for example task 6 on p.202?Writing task scoring statistics are questionable.* 2.1.5 Technical Report for ACCESS paper Administration 2016-17, pp. 18-23. Describes scoring procedures for writing scored by DRC and speaking scored by test administrator.

*Less than four domains** 4.4-7 Four models are presented to create a composite score when less than four domains are assessed. No recommendations were made, rather these are suggestions of models that the states could use to report a composite score when a student with a disability is assessed in less than four domains. While this situation is considered, there is limited information provided to states to make defensible decisions for these students particularly with regards to the impact on the validity framework.

**Alternate ACCESS***Standardized Scoring Procedures** 2.1-4 Scripts and directions for scoring are provided in the TAM and are referenced in the TR for Alternate ACCESS. All assessments are scored by the test administrator.
* There is no evidence provided that standardized scoring procedures are applied given the local scoring.
 | **ACCESS*** The Peers found the claims of 95%+ agreement questionable for writing tasks, based on the definition of exact agreement including adjacent scores
* There was no evidence provided about how WIDA makes use of the results, for example, when agreement rates are lower for one task.
* 4.4-8 documented that paper scoring of speaking by the student’s teacher results in higher scores. Therefore, why is module 3 not required and how is the rating monitored to ensure reliable results? There are recommendations for monitoring raters who administer the speaking test in 4.4-8, but how are these recommendations implemented and monitored?
* WIDA provided evidence of four models for states to consider if an English learner has a disability that precludes assessment of the student in one or more of the required domains/components (listening, speaking, reading, and writing) such that there are no appropriate accommodations for the affected domain(s)/component(s). States must provide a description of how it will ensure that the student is assessed in the remaining domain(s)/component(s) in which it is possible to assess the student, and a description of how this will occur.

**Alternate ACCESS*** There is no evidence of the implementation of standardized scoring procedures. This could include monitoring of test administration, a second scorer in the room during test administration, analyses of scores to identify test irregularities or qualification of scorers.
* Definitions of key terms and test administration and scoring procedures (e.g. cueing, attending, approaching, permissible individualized instructional supports that can be used during assessment) are not included which likely leads to inconsistent administration and scoring.
* WIDA provided evidence of four models for states to consider if an English learner has a disability that precludes assessment of the student in one or more of the required domains/components (listening, speaking, reading, and writing) such that there are no appropriate accommodations for the affected domain(s)/component(s). States must provide a description of how it will ensure that the student is assessed in the remaining domain(s)/component(s) in which it is possible to assess the student, and a description of how this will occur.
 |
| Section 4.4 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS** * The definition of exact agreement for writing is not recommended. This should be redefined and then analyses redone.
* Evidence that the recommendations about the paper speaking test are implemented and monitored.

**Alternate ACCESS*** Evidence of the implementation of standardized scoring procedures and monitoring and to include definitions of key terms and test administration and scoring procedures.

**ACCESS & Alternate ACCESS*** Evidence that if an English learner has a disability that precludes assessment of the student in one or more of the required domains/components (listening, speaking, reading, and writing) such that there are no appropriate accommodations for the affected domain(s)/component(s), the State must provide a description of how it will ensure that the student is assessed in the remaining domain(s)/component(s) in which it is possible to assess the student, and a description of how this will occur. (This is expected from States.)
 |

## Critical Element 4.5 – Multiple Assessment Forms

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| If the State administers multiple forms of ***ELP assessments*** within or across grade-spans, ELP levels, or school years, the State ensures that all forms adequately represent the State’s ***ELP standards*** and yield consistent score interpretations such that the forms are comparable within and across settings. | **ACCESS*** 2.1-2 p.54 ACCESS Online. Equating summary for year to year analysis.

Why isn’t Listening refreshed?* 2.1-5 ACCESS paper. Based on ACCESS Online. No equating for Reading and Listening. Aren’t the ACCESS 1.0 data out of date?

**Alternate ACCESS*** 2.1-4 Alternate ACCESS. No equating. Same items since field test in 2013?
 | **ACCESS*** The evidence did not include sufficient information for Listening. Specifically, a rationale for why the test was not refreshed, a plan to refresh in the future and an explanation of the year to year use of item parameters (e.g. were item parameters for the domain used from previous years?).
* The evidence did not include sufficient information for the paper version of Reading and Listening. Specifically, a rationale for why equating was not done.
* No evidence included to demonstrate that the content representativeness of the anchor item sets are considered. Where applicable, a rationale for the use of anchor items over time and potential refreshment should be provided.

**Alternate ACCESS*** The evidence does not include a rationale for using the same items each year since 2013 and how this does not threaten the validity of the scores.
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| Section 4.5 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS*** Additional evidence that the Listening domain yields consistent score interpretations such that the forms are comparable within and across settings
* Rationales for why equating is not done for the paper versions of the Reading and Listening domains
* Additional considerations and rationales related to the anchor item sets.

**Alternate ACCESS*** Rationales for why item refreshment is not done and how this does not impact the validity of the scores.
 |

## Critical Element 4.6 – Multiple Versions of an Assessment

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| If the State administers any of its assessments in multiple versions within a subject area (e.g., online versus paper-based delivery), grade level, or school year, the State:* Followed a design and development process to support comparable interpretations of results for students tested across the versions of the assessments;
* Documented adequate evidence of comparability of the meaning and interpretations of the assessment results.
 | **ACCESS** Online and paper comparability* Comparability studies done, Evidence 4.6-1, 4.6-2, 4.6-6, 4.6-12
* Results shared with TAC, Evidence 4.6-4, 4.6-5, 4.6-8 Based on input from TAC implemented equipercentile equating, Evidence 4.6-10, 4.6-11, 4.6-12, 4.6-13
* Will continue to monitor

**Alternate ACCESS**N/A | **ACCESS*** Given the effect sizes found in 4.6-6, there is limited evidence of the degree to which these differences are explained by mode or if other factors may have contributed (e.g. impact of leniency in local scoring for speaking).
* The narrative in this section was helpful in understanding how this critical element has been addressed over time including follow up actions taken after studies.
 |
| Section 4.6 Summary Statement |
| \_X\_\_ No additional evidence is required  |

## Critical Element 4.7 – Technical Analysis and Ongoing Maintenance

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State:* Has a system for monitoring, maintaining, and improving, as needed, the quality of its assessment system, including clear and technically sound criteria for the analyses of all of the assessments in its assessment system (i.e., general assessments and alternate assessments), and
* Evidence of adequate technical quality is made public, including on the State’s website.
 | **ACCESS**System for monitoring, maintaining, improving* Regular TAC meetings
* Subcommittees
* Concern about the ability to track all of the issues and address areas of improvement over time. Given the size and complexity of the program and given the evidence submitted for various critical elements, WIDA has not demonstrated that the various analyses and results are tracked over time.

Made public* Evidence is not provided.

**Alternate ACCESS*** No evidence provided.
 | **ACCESS**System for monitoring, maintain, improving* The TAC and subcommittees address many issues or topics; however, more broadly for the program, there appears to be a gap between the results of analyses and studies and the way in which that information is used to improve the program. These have been noted in other critical elements for specific analyses and studies. There is no evidence of a complete system (e.g., action plan, timelines, annual work plan).
 |
| Section 4.7 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** Evidence of a system for monitoring, maintaining, and improving, as needed, the quality of its assessment system, including clear and technically sound criteria for the analyses of all of the assessments in its assessment system (i.e., general assessments and alternate assessments),
* Evidence of adequate technical quality is made public, including on the State’s website is not provided. (provided by States)
 |

# SECTION 5: INCLUSION OF ALL STUDENTS

## Critical Element 5.1 – Procedures for Including Students with Disabilities

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State has in place procedures to ensure the inclusion of all public elementary and secondary school students[[4]](#footnote-4) with disabilities in the State’s assessment system. Decisions about how to assess students with disabilities must be made by a student’s IEP Team under IDEA, the placement team under Section 504, or the individual or team designated by a district to make that decision under Title II of the ADA, as applicable, based on each student’s individual abilities and needs.* ***For ELP assessments,*** policies that require the inclusion of an EL with a disability that precludes assessment of the student in one or more of the required domains (speaking, listening, reading, and writing) such that there are no appropriate accommodations for the affected component (the State must assess the student’s English language proficiency based on the remaining components in which it is possible to assess the student).
 | **ACCESS**2.2-16 Participation Guidelines, p.4, includes information for students who are deaf **Alternate ACCESS**2.2-16 Recommended Participation Guidelines, p.27 | **ACCESS & Alternate ACCESS**This critical element is primarily addressed by states and informed by the information provided by WIDA.**Alternate ACCESS**Submitted evidence did not include Kindergarten for Alternate ACCESS. Per IDEA, Kindergarten should be included. Evidence is required across the critical elements for Kindergarten Alternate ACCESS.  |

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| Section 5.1 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** Evidence to be provided by states.

**Alternate ACCESS*** Kindergarten should be included in the assessment. Evidence related to Kindergarten for Alternate ACCESS is needed across critical elements.
 |

## Critical Element 5.2 – DOES NOT APPLY to ELP Assessment Peer Review

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| * + Note: This critical element does not apply to ELP assessments, as the requirements only apply to the inclusion of ELs in **academic assessments**.
 |  |  |
| Section 5.2 Summary Statement |
| \_\_\_ No additional evidence is required or\_\_\_ The following additional evidence is needed/provide brief rationale:* [list additional evidence needed w/brief rationale]
 |

## Critical Element 5.3 – Accommodations

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State makes available appropriate accommodations and ensures that its assessments are accessible to students with disabilities and ELs, including ELs with disabilities. Specifically, the State:* Ensures that appropriate accommodations are available for ELs;
* Has determined that the accommodations it provides (1) are appropriate and effective for meeting the individual student’s need(s) to participate in the assessments, (2) do not alter the construct being assessed, and (3) allow meaningful interpretations of results and comparison of scores for students who need and receive accommodations and students who do not need and do not receive accommodations;
* Has a process to individually review and allow exceptional requests for a small number of students who require accommodations beyond those routinely allowed.
* Ensures that accommodations for all required assessments do not deny students with disabilities or ELs the opportunity to participate in the assessment and any benefits from participation in the assessment.
 | **ACCESS**Appropriate accommodations available* 2.2-16 Accessibility and Accommodations Supplement, pp. 13-24. Sixteen accommodations with descriptions provided
* pp. 30-32. Procedures to transcribe and scribe.
* It is notable that there is a lack of specific qualifications for who can be a test administrator, transcriber and scribe.
* 2.2-17 WIDA Accessibility and Accommodations Framework
* 2.3-1, 15. Test Administration Manual, lists allowable test accommodations.
* 5.3-1 Screenshot of contents of online training modules; accommodations are included
* 5.3-2 Screenshot. Not clear how this applies to accommodations
* 5.3-6 SEA Accessibility and Accommodations Policies 2018-19. A template for SEA-specific policies. Do SEAs use this?

Bullet 2* 5.3-3 Findings from Focus Groups. This study focused on the use of technology and was limited in size. Several recommendations were made related to technology use; did not address alteration of construct being assessed or meaningful interpretation of results.
* 5.3-4 Investigating K-12 ELs Use of Universal Tools Embedded in Online Language Assessments. Did not address accommodations, only universal tools.
* Evidence here is limited.

Exceptional requests* 5.3-7 Unique Accommodations Request Form – SEAs may adopt this form for use

Accommodations do not deny swd or ELS opportunity to participate or benefit from participation in assessment* Not addressed directly
* No evidence that they are denied.

**Alternate ACCESS*** 2.2-16, p. 36. Only three accommodations are listed in the Accessibility and Accommodations Supplement. The use of braille, various response modes, etc. are not identified as accommodations. “Individualized instructional supports” are permitted, but these are not defined.
* 2.3-1, p. 143 “During the administration of Alternate ACCESS for ELLs, individualized instructional supports that are used by teachers in everyday classroom instruction may be used to meet individual student needs, *only if they do change what is being measured on the assessment.*” Likely a typo. Permissable individualized instructional supports for use in the assessment need to be defined.
 | **ACCESS*** Evidence that the provided accommodations (1) are appropriate and effective for meeting the individual student’s need(s) to participate in the assessments, (2) do not alter the construct being assessed, and (3) allow meaningful interpretations of results and comparison of scores for students who need and receive accommodations and students who do not need and do not receive accommodations;
* Has a process to individually review and allow exceptional requests for a small number of students who require accommodations beyond those routinely allowed. WIDA provided a sample document in support of this, but the process will be implemented by the state.
* It is unclear if WIDA requires all states to implement accommodations as outlined in the provided evidence or if states are permitted to alter these.

**Alternate ACCESS*** Evidence for all aspects of this critical element are needed.
* Evidence that students who need braille and/or alternate response modes are able to participate.
* It is strongly recommended that the permissible individualized instructional supports be identified and described in the TAM and/or test administration script to ensure validity of test scores and reduce occurrence of test irregularities.
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| Section 5.3 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS*** Evidence that the provided accommodations (1) are appropriate and effective for meeting the individual student’s need(s) to participate in the assessments, (2) do not alter the construct being assessed, and (3) allow meaningful interpretations of results and comparison of scores for students who need and receive accommodations and students who do not need and do not receive accommodations;
* Evidence of a process to individually review and allow exceptional requests for a small number of students who require accommodations beyond those routinely allowed. (Provided by states)

**Alternate ACCESS*** Evidence is needed for all aspects of this critical element.
 |

## Critical Element 5.4 – Monitoring Test Administration for Special Populations

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State monitors test administration in its districts and schools to ensure that appropriate assessments, with or without accommodations, are selected for all students with disabilities and ELs so that they are appropriately included in assessments and receive accommodations that are: * Consistent with the State’s policies for accommodations;
* Appropriate for addressing a student’s disability or language needs for each assessment administered;
* Consistent with accommodations provided to the students during instruction and/or practice;
* Consistent with the assessment accommodations identified by a student’s IEP Team under IDEA, placement team convened under Section 504; or for students covered by Title II of the ADA, the individual or team designated by a district to make these decisions; or another process for an EL;
* Administered with fidelity to test administration procedures;
* Monitored for administrations of all required ELP assessments, and AELPA.
 | N/A | See State peer review notes. |

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| Section 5.4 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** Evidence to be provided by states.
 |

# SECTION 6: ELP ACHIEVEMENT STANDARDS AND REPORTING

## Critical Element 6.1 – State Adoption of ELP Achievement Standards for All Students

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| ***For ELP standards:**** The State adopted ELP achievement standards that address the different proficiency levels of ELs;
* If the State has developed alternate ELP achievement standards, it has adopted them only for ELs who are students with the most significant cognitive disabilities who cannot participate in the regular ELP assessment even with appropriate accommodations.
 | N/A | See State peer review notes. |
| Section 6.1 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** Evidence to be provided by states.
 |

## Critical Element 6.2 – ELP Achievement Standards Setting

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State used a technically sound method and process that involved panelists with appropriate experience and expertise for setting:* ***ELP achievement standards and, as applicable, alternate ELP achievement standards***, such that:
	+ Cut scores are developed for every grade/grade band, content domain/language domain, and/or composite for which proficiency-level scores are reported.
 | **ACCESS*** 6.1-1 Assessment Proficiency Level Scores Standard Setting Project Report. This report documents in detail the standard setting plan and rationale for the methodologies, processes used to identify and select panelists, the training provided panelists, and how the final recommendations were determined. The standard setting plan was reviewed by an outside expert; suggestions were made for refining some of the processes.
* 6.1-2 Research Memorandum: Recommended Cuts. Standard setting and subsequent analysis resulted in recommendations for cut scores for grades K-12 for the four domains at six proficiency levels as well as composite scores for each proficiency-level score.

**Alternate ACCESS*** 6.1-3, p. 12-15. Using Angoff Yes/No method, cut scores for four domain scores and four composite scores were established.
* p. 12. The same four cut scores are used for all grades by domain.
* 2.1-4 p. 5-6 “As discussed in 1.3.3, because the test blueprints across grade-level clusters by domain are the same, and the Alternate ELP levels and AMPIs for the test tasks across grade-level clusters pose nearly identical linguistic challenges and differ only in the topics presented, common cut scores were set across grade-level clusters by domain.”
 | **ACCESS**Adequate evidence provided of standard setting.**Alternate ACCESS*** 6.1-3 p. 12 “…it appears more appropriate to use the same cut scores for all grade clusters (from grades 1 to 12) by domain. In this way, it will easier to detect growth in English language proficiency from year to year for this population of English learners.”

The Peers disagree with this approach and believe it is important to apply the same philosophy or theoretical understanding of language development across ACCESS and Alternate ACCESS unless a divergence is supported by the research.This approach calls into question the alignment of the Alternate ACCESS to the ELPs and to the academic content standards. * The Peers noted that the number of cut scores established during standard setting did not correspond to the number of performance levels (despite 6 levels, only 4 cut scores established during standard setting). In 6.4-3, a footnote in the sample score report states that, “… the Listening, Speaking and Reading domains do not include test items targeting proficiency levels P3 and above; therefore, students cannot demonstrate English proficiency at levels P3 and higher…”

How was the P3 cut score determined for Writing? And why does WIDA feel that it is reasonable and defensible to exclude the higher level of performance from most domains?* To address the concerns cited here, WIDA should have Cut scores that are developed for every grade/grade band, content domain/language domain, and/or composite for which proficiency-level scores are reported
 |
| Section 6.2 Summary Statement |
| \_X\_\_ No additional evidence is required for ACCESS\_X\_\_ The following additional evidence is needed/provide brief rationale:**Alternate ACCESS*** Cut scores are developed for every grade/grade band, content domain/language domain, and/or composite for which proficiency-level scores are reported.
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## Critical Element 6.3 –Aligned ELP Achievement Standards

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| ***For ELP achievement standards*:** The State has ensured that ELP assessment results are expressed in terms that are clearly aligned with the State’s ELP standards, and its ELP performance-level descriptors.If the State has adopted alternate ELP achievement standards for ELs who are students with the most significant cognitive disabilities, the alternate ELP achievement standards should be linked to the State’s grade-level/grade-band ELP standards, and should reflect professional judgment of the highest ELP achievement standards possible for ELs who are students with the most significant cognitive disabilities. | **ACCESS**Alignment with ELP Standards and PLDs* 6.1-1 Proficiency Level Scores Standard Setting Project, pp. 26-40
* 6.4-2 Interpretive Guide includes performance level descriptors
* It is not clear that the citations provided relate to this critical element.

**Alternate ACCESS**Alternate ELP achievement standards are linked to State’s grade-level/grade-band ELP standards* 2.1-4, p. 5 “The goal of the Standard Setting Study was to interpret performances on the Alternate ACCESS operational field test form in terms of the WIDA ELD Standards, AMPIs, and the WIDA Alternate ELP levels.”
* 2.1-4, p. 3 “These language proficiency levels are thoroughly embedded in the WIDA ELD Standards in a two-pronged fashion. First, they appear in the **performance definitions**. According to the WIDA ELD Standards*,* the performance definitions provide a global overview of the stages of the language acquisition process. As such, they complement the **Alternate Model Performance Indicators** (AMPIs) for each language proficiency level (see the next paragraph for further description of the AMPIs). Second, the language proficiency levels of the WIDA ELD Standards are fully embedded in the accompanying AMPIs, which exemplify the Standards. The AMPIs describe the expectations for ELLs with significant cognitive disabilities for each of the four **Standards,** at the four different **grade-level clusters**, across four **language domains**, and at each of the **language proficiency levels**. The sequence of these five AMPIs together describes a logical progression and accumulation of skills on the path from the lowest level of ELP to full proficiency for academic success. This progression is called a ‘strand.’” However, evidence has yet to be established that there is a link between the AMPIs and WIDAs ELP Standards.
 | **ACCESS*** The Peers could not locate evidence to demonstrate that the ELP standards were referenced during the development of the performance level descriptors.

**Alternate ACCESS*** Peer Review narrative, 3.1, p. 2. “There has not yet been an independent alignment study between the Alternate ACCESS for ELLs assessment and the alternate model performance indicators (AMPIs), nor has there been a linking study examining the relationship between the AMPIs and WIDA’s ELP standards.”
* The Peers could not locate evidence that the achievement standards reflect professional judgment of the highest ELP achievement standards possible for ELs who are students with the most significant cognitive disabilities.
 |
| Section 6.3 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS*** Evidence to demonstrate that the ELP standards were referenced during the development of the performance level descriptors

**Alternate ACCESS*** Evidence that the alternate ELP achievement standards [are] linked to the State’s grade-level/grade-band ELP standards, and reflect professional judgment of the highest ELP achievement standards possible for ELs who are students with the most significant cognitive disabilities
 |

## Critical Element 6.4 – Reporting

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State reports its assessment results for all students assessed, and the reporting facilitates timely, appropriate, credible, and defensible interpretations and uses of those results by parents, educators, State officials, policymakers and other stakeholders, and the public.The State reports to the public its assessment results on ***English language proficiency for all ELs*** ***including the number and percentage of ELs attaining ELP***.For the ***ELP assessment***, the State provides coherent and timely information about each student’s attainment of the State’s ELP standards to parents that: * + Reports the ***ELs’ English proficiency*** in terms of the State’s grade level/grade-band ELP standards (including performance-level descriptors);
	+ Are provided in an understandable and uniform format;
	+ Are, to the extent practicable, written in a language that parents and guardians can understand or, if it is not practicable to provide written translations to a parent or guardian with limited English proficiency, are orally translated for such parent or guardian;
	+ Upon request by a parent who is an individual with a disability as defined by the ADA, as amended, are provided in an alternative format accessible to that parent.
 | **ACCESS**WIDA provides score reports.State determines timelines.Written in a language parents and guardians can understand, or are orally translated* 6.4-2 Spring 2018 Interpretive Guide for Score Reports K-12, p. 16. Translations are available in 46 languages; a translated report should accompany the official report in English. List of languages and a Spanish translation is in Appendix B.
* A reference could not be located about oral translation.

Provided in a format accessible to a parent with disability* A reference could not be located.

**Alternate ACCESS**Student reports include ELs English proficiency in terms of State’s grade level/grade-band ELP standards including PLDs* 6.4-3, p. 14. Individual student’s scores foreach language domain, and four composites: Oral Language, Literacy, Comprehension, and Overall Score. Reported scores:
	+ Raw scores in the Listening and Reading domains
	+ scale scores
	+ confidence bands
	+ language proficiency levels
* p. 19 Example of a student report with proficiency levels for each domain, oral language, literacy, comprehension, and an overall composite score.
* On the example score report, it may be less confusing to report N/A or leave cells blank for Cue C on Listening which was not applicable rather than reporting 0 and 0%.
* P. 29 Appendix A: Alternate ACCESS Performance Level Descriptors. Figure A-1 Individual Student Report (p.3)

Written in a language parents and guardians can understand, or are orally translated* 6.4-3 Spring 2018 Interpretive Guide for Score Reports Grades 1-12, p. 15. Translations are available in 46 languages; a translated report should accompany the official report in English.
* A reference could not be located about oral translation.

Provided in a format accessible to a parent with disability* A reference could not be located
 | **ACCESS & Alternate ACCESS**Several aspects of this critical element will need to be addressed by states.**Alternate ACCESS**The performance level descriptors do not appear to be included in the student score report as required by this critical element (6.4-3 p. 19). |

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| Section 6.4 Summary Statement |
| \_X\_\_ The following additional evidence is needed/provide brief rationale:**ACCESS & Alternate ACCESS*** The State reports to the public its assessment results on ***English language proficiency for all ELs*** ***including the number and percentage of ELs attaining ELP***. (provided by States)
* The State reports its assessment results for all students assessed, and the reporting facilitates **timely** interpretations and uses of those results by parents, educators, State officials, policymakers and other stakeholders, and the public. (provided by States)
	+ the State provides coherent and timely information about each student’s attainment of the State’s ELP standards to parents that are, to the extent practicable, written in a language that parents and guardians can understand or, if it is not practicable to provide written translations to a parent or guardian with limited English proficiency, are orally translated for such parent or guardian (provided by States)
	+ the State provides coherent and timely information about each student’s attainment of the State’s ELP standards to parents that upon request by a parent who is an individual with a disability as defined by the ADA, as amended, are provided in an alternative format accessible to that parent. (provided by States)

**Alternate ACCESS*** Inclusion of performance level descriptors on student score reports
 |

# SECTION 7: DOES NOT APPLY TO ELP ASSESSMENT PEER REVIEW

U. S. Department of Education

**Peer Review of State Assessment Systems**

**April State ELP Assessment Peer Review Notes**



**U. S. Department of Education**

**Office of Elementary and Secondary Education**

**Washington, D.C. 20202**

**Note: Peer review notes provide the combined recommendations of the individual peers to the U.S. Department of Education (Department), based on the statute and regulations, the Department’s peer review guidance, and the peers’ professional judgement of the evidence submitted by the State. These assessment peer review notes, however, do not necessarily reflect the final set of additional evidence, if any, that a State may need to submit to demonstrate that its assessment system meets all of the critical elements for assessment peer review. Although the peer notes inform the Secretary’s consideration of each State’s assessment system, the Department makes the final decision regarding whether the assessment system meets the requirements in the statute and regulations. As a result, these peer notes may not completely align with the final determination made by the Department.**

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# SECTION 1: STATEWIDE SYSTEM OF STANDARDS AND ASSESSMENTS

## Critical Element 1.1 – State Adoption of ELP Standards for All English Learners

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
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| ***For English language proficiency (ELP) standards:***The State formally adopted K-12 ELP standards for all ELs in public schools in the State. |

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| **Evidence** | **Notes** |
| 1.1 Colorado English Language Proficiency Standards | 1.1 On December 10, 2009, the Colorado State Board of Education by unanimous vote adopted the World-Class Instructional Design and Assessment (WiDA™) English Language Proficiency standards as the Colorado English Language Proficiency (CELP) standards for all students in grades K-12. |
| **CE 1.1 Evidence #1**ELP standards Board approval | **CE 1.1 Evidence #1** provides the publicly available Board notes documenting the Board adoption of the standards intended for all English Learners |
| **CE 1.1 Evidence #2**News release 2009 Colorado Academic Standards Adoption | **CE 1.1 Evidence #2** provides the news release announcing the adoption of the WiDA ELP standards as the Colorado ELP standards. |

 | Evidence and Notes from State submission confirmed and deemed sufficient by peers. |
| Section 1.1 Summary Statement |
| \_x\_\_ No additional evidence is required  |

## Critical Element 1.2 – Coherent and Progressive ELP Standards that Correspond to the State’s Academic Content Standards

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| ***For ELP standards:***The ELP standards:* are derived from the four domains of speaking, listening, reading, and writing;
* address the different proficiency levels of ELs;
* and align to the State academic content standards (see definition[[5]](#footnote-5)). The ELP standards must contain language proficiency expectations that reflect the language needed for ELs to acquire and demonstrate their achievement of the knowledge and skills identified in the State’s academic content standards appropriate to each grade-level/grade-band in at least reading/language arts, mathematics, and science.
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| **Evidence** | **Notes** |
|  | 1.2 Incorporation of CCSS into CAS: As provided in Colorado’s peer review submission of general assessments in reading/language arts, mathematics, and science, the Colorado State Board of Education by unanimous vote in December 2009 adopted standards in the areas of science, mathematics, reading, writing, and communicating. On August 2, 2010, the Board adopted revised versions of the standards in math, reading, writing, and communicating that incorporated the Common Core State Standards. Colorado calls these standards the Colorado Academic Standards. See **CE 1.1 Evidence #1** and **CE 1.1 Evidence #2** for standards adoption. |

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| **Evidence** | **Notes** |
| **CE 1.2 Evidence #1**2007 ELPS Resource Guide**CE 1.2 Evidence #2**2007 ELPS Grades PreK-5**CE 1.2 Evidence #3**2007 ELPS Grades 6-12 | **CE 1.2 Evidence #1** is the 2007 version of the WiDA Standards and Resource Guide**CE 1.2 Evidence #2** is the 2007 WiDA Standards document for grades Pre-Kindergarten through grade 5**CE 1.2 Evidence #3** is the 2007 WiDA Standards document for grades 6 through 12 |
| **CE 1.2 Evidence #4**Language Domains | **CE 1.2 Evidence #4** is a section taken from the document provided in **CE 1.2 Evidence #2** (specifically, page RG-11) that describes how the WiDA Standards are derived from the four domains of speaking, listening, reading, and writing. |
| **CE 1.2 Evidence #5**ELP Standards & LRWS | **CE 1.2 Evidence #5** is an excerpt from the 2012 Amplification of the WiDA English Language Development Standards (included in WiDA submission) that shows the link between the ELP standards and the language of Language Arts, Mathematics, and Science as well as the language acquisition expectations needed to reach each performance level. |
| **CE 1.2 Evidence #6**Example in Reading/Language Arts | **CE 1.2 Evidence #6** is an example taken from the document provided in **CE 1.2 Evidence #2** (specifically pages 32 and 33) that shows the language proficiency expectations in each of the four domains that reflect the language needed for ELs to acquire and demonstrate their achievement of the knowledge and skills identified in the State’s academic content standards appropriate to a grade band (specifically, the grades 3-5 grade band) in reading/language arts. |
| **CE 1.2 Evidence #7**Example in Mathematics | **CE 1.2 Evidence #7** is an example taken from the document provided in **CE 1.2 Evidence #3** (specifically pages 48 and 49) that shows the language proficiency expectations in each of the four domains that reflect the language needed for ELs to acquire and demonstrate their achievement of the knowledge and skills identified in the State’s academic content standards appropriate to a grade band (specifically, the grades 6-8 grade band) in mathematics. |

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| **Evidence** | **Notes** |
| **CE 1.2 Evidence #8**Example in ScienceSee WiDA submission for additional evidence | **CE 1.2 Evidence #8** is an example taken from the document provided in **CE 1.2 Evidence #3** (specifically pages 64 and 65) that shows the language proficiency expectations in each of the four domains that reflect the language needed for ELs to acquire and demonstrate their achievement of the knowledge and skills identified in the State’s academic content standards appropriate to a grade band (specifically, the grades 9-12 grade band) in science.See WiDA submission for additional evidence related to Critical Element 1.2 |

 | Reviewers felt the evidence provided by the State for their State-specific submission adequately addressed the first two bullets of the critical element. However, the alignment bullet was addressed in the WIDA submission and consortium reviewer notes indicate additional information needed to show alignment of ELP standards to state academic content standards. Evidence of alignment between ELP standards and state academic content standards was not provided in the state-specific submission. |
| Section 1.2 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:**(See WIDA NOTES for additional guidance)*** Evidence of alignment between ELP standards and state academic content standards.
 |

## Critical Element 1.3 – Required Assessments

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| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State’s assessment system includes an ***annual general and alternate ELP assessment*** (aligned with State ELP standards) administered to:* All ELs in grades K-12.
 | CE 1.3 Evidence #1Federal and Colorado statutory requirementsCE 1.3 Evidence #2Excerpt from CDE Staff Presentation to StateBoard August 2011CE 1.3 Evidence #3Board Vote re Adoption of CO AssessmentSystemCE 1.3 Evidence #4Quick Reference on Federal and State RequiredAssessments | State’s evidence establishes that the State’s assessment system includes an ELP assessment that should be administered to all ELs.The State has submitted an AELPA for ELs with significant cognitive disabilities for this peer review. |
| Section 1.3 Summary Statement |
| \_x\_\_ No additional evidence is required  |

## Critical Element 1.4 – Policies for Including All Students in Assessments

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| * The State has policies that require the inclusion ***of all public elementary and secondary ELs in the State’s ELP assessment***, including ELs with disabilities.
 | CE 1.4 Evidence #1Policies for Including all ELs in ELPAssessmentsCE 1.4 Evidence #2Alt Access Participation Criteria Diagram | State’s evidence establishes that the State’s assessment system includes all ELs in grades K-12, including ELs with disabilities. This includes guidance on the use of an alternate ELP assessment for students with significant cognitive disabilities. |
| Section 1.4 Summary Statement |
| \_\_x\_ No additional evidence is required. |

## Critical Element 1.5 – Meaningful Consultation in the Development of Challenging State Standards and Assessments

**(**Note: this is a new requirement under ESSA, so it does not apply to standards and assessments adopted prior to the passage of ESSA (December 2015)).

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| If the State has developed or amended challenging ***ELP*** standards and assessments, the State has conducted meaningful and timely consultation with:* State leaders, including the Governor, members of the State legislature and State board of education (if the State has a State board of education).
* Local educational agencies (including those located in rural areas).
* Representatives of Indian tribes located in the State.
* Teachers, principals, other school leaders, charter school leaders (if the State has charter schools), specialized instructional support personnel, paraprofessionals, administrators, other staff, and parents.
 | Not Applicable | The State noted that the CO ELP standards were adopted prior to December 2015. Therefore, the State did not provide evidence for this critical element, as these criteria only apply to standards and assessments adopted after the passage of the ESSA in December, 2015.Department staff note that while the current ELP standards are not subject to this critical element, if significant revisions are made to the ELP standards, then there is an expectation that the State provide evidence of meaningful consultation in those revisions. |
| Section 1.5 Summary Statement |
| X\_\_ No additional evidence is required, since the current ELP standards were adopted prior to the passage of the ESSA. However, if significant revisions are made to the ELP standards, then there is an expectation that the State provide evidence of meaningful consultation in those revisions. |

# SECTION 2: ASSESSMENT SYSTEM OPERATIONS

## Critical Element 2.1 – Test Design and Development

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State’s test design and test development process is well-suited for the content, is technically sound, aligns the assessments to  ***the depth and breadth of the State’s ELP standards,*** and includes: * Statement(s) of the purposes of the assessments and the intended interpretations and uses of results;
* Test blueprints that describe the structure of each assessment in sufficient detail to support the development of assessments that are technically sound, measure the depth and breadth of***the State’s ELP standards***, and support the intended interpretations and uses of the results.
* Processes to ensure that the ELP assessment is tailored to the knowledge and skills included in ***the State’s ELP standards*** and reflects appropriate inclusion of the range of complexity found in the standards.
* If the State administers computer-adaptive assessments, the item pool and item selection procedures adequately support the test design and intended uses and interpretations of results.
* If the State administers a computer-adaptive assessment, it makes proficiency determinations with respect to the grade in which the student is enrolled and uses that determination for all reporting.

If the State administers a content assessment that includes portfolios, such assessment may be partially administered through a portfolio but may not be *entirely* administered through a portfolio.  |   | No State evidence submitted. |
| Section 2.1 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
 |

## Critical Element 2.2 – Item Development

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| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State uses reasonable and technically sound procedures to develop and select items to:* Assess student English language proficiency based on the ***State’s ELP standards*** in terms of content and language processes.
 |  | No State evidence submitted. |
| Section 2.2 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
 |

## Critical Element 2.3 – Test Administration

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| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State implements policies and procedures for standardized test administration; specifically, the State:* Has established and communicates to educators clear, thorough and consistent standardized procedures for the administration of its assessments, including administration with accommodations;
* Has established procedures to ensure that general and special education teachers, paraprofessionals, teachers of ELs, specialized instructional support personnel, and other appropriate staff receive necessary training to administer assessments and know how to administer assessments, including, as necessary, alternate assessments, and know how to make use of appropriate accommodations during assessments for all students with disabilities;
* If the State administers technology-based assessments, the State has defined technology and other related requirements, included technology-based test administration in its standardized procedures for test administration, and established contingency plans to address possible technology challenges during test administration.
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| **Evidence** | **Notes** |
| **CE 2.3 Evidence #1**Screenshot of Assessment Unit’s ELP assessment website**CE 2.3 Evidence #2**2018-19 Test Administrator Manual**CE 2.3 Evidence #3**Colorado Specific Instructions | **CE 2.3 Evidence #1** contains a screenshot of the CDE Assessment Unit website showing the documents containing standardized administration procedures for ACCESS for ELLs (specifically, the Test Administrator Manual and the Colorado Specific Instructions) that are publicly available to school and district personnel. Documents posted include administration procedures for providing test accommodations and administration of Alternate ACCESS for ELLs**CE 2.3 Evidence #2** is the 2018-19 Test Administrator Manual for ACCESS for ELLs, Kindergarten ACCESS for ELLs, and Alternate ACCESS for ELLs which provides clear, thorough and consistent standardized procedures for the administration of the state’s ELP assessments, including administration with accommodations**CE 2.3 Evidence #3** is the Colorado Specific Instructions for administering the ACCESS for ELLs assessment which provides additional information to all testing staff regarding standardized |

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| **Evidence** | **Notes** |
|  | procedures for the administration of the state’s ELP assessments, including administration with accommodations. This document also includes information regarding the staff eligibility and training requirements for administering the state’s ELP assessment (see page 7).To ensure that general and special education teachers, paraprofessionals, teachers of ELs, specialized instructional support personnel, and other appropriate staff receive necessary training to administer assessments and know how to administer assessments, including, as necessary, alternate assessments, and know how to make use of appropriate accommodations during assessments for all students with disabilities, Colorado offers live in person training sessions in every region across the state (see **CE 2.3 Evidence #4**, **CE 2.3 Evidence #5**, and **CE 2.3 Evidence #6**). For any testing staff unable to attend one of the regional training sessions, the training presentation is offered in a live webinar format, and then is recorded and posted to the Assessment Unit website. Colorado ELP testing staff also are given access to WiDA’s test administration trainings |
| **CE 2.3 Evidence #4**DAC email showing dates/locations of regional trainings | **CE 2.3 Evidence #4** is a PDF of an email sent to District Assessment Coordinators listing the dates and locations of CDE- provided regional test administration trainings in Fall, 2018. |
| **CE 2.3 Evidence #5**Sign-in sheets from regional trainings | **CE 2.3 Evidence #5** are the participant sign-in sheets from the regional test administration trainings, Fall, 2018 |
| **CE 2.3 Evidence #6**Test Administration Training presentation slides | **CE 2.3 Evidence #6** are the presentation slides from the fall 2018 test administration trainings. Note that procedures for administering technology based assessments are included in this training and in the Test Administrator Manual (see **CE 2.3 Evidence #2**). For evidence that these training slides are publicly available, as well as a recording of the training, please see **CE 2.3 Evidence #1**. |
| **CE 2.3 Evidence #7**State Assessment Training Requirements Fact Sheet | **CE 2.3 Evidence #7** is a fact sheet, publicly available at [http://www.cde.state.co.us/assessment/annual\_trng\_requirements,](http://www.cde.state.co.us/assessment/annual_trng_requirements) that shows the annual training requirements for school personnel |

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| **Evidence** | **Notes** |
| **CE 2.3 Evidence #8**Verification of District Training Form**CE 2.3 Evidence #9**Screenshot of website showing that technology requirements are posted**CE 2.3 Evidence #10**ACCESS 2.0 Technology Requirements**CE 2.3 Evidence #11**DRC Insight Technology User GuideSee WiDA submission for additional evidence | involved in the administration of state assessments in Colorado.**CE 2.3 Evidence #8** is the 2018-19 verification of district training form for Colorado’s English Language Proficiency assessments. This form, available at [http://www.cde.state.co.us/assessment/accessverificationoftrainin](http://www.cde.state.co.us/assessment/accessverificationoftraining) [g](http://www.cde.state.co.us/assessment/accessverificationoftraining) is required to be submitted annually and signed by the Superintendent and the District Assessment Coordinator to certify that all district staff who come in contact with the assessments before, during, and after administration have been trained in both administration and security policies and procedures.**CE 2.3 Evidence #9** is a screenshot of CDE’s website for District Technology Coordinators. The Technology Requirements for ACCESS for ELLs are posted to this website.**CE 2.3 Evidence #10** describes the device and system requirements supported by WiDA’s vendor, Data Recognition Corporation (DRC) for the ACCESS for ELLs online assessment**CE 2.3 Evidence #11** is the Insight User Guide. Technology system requirements and configuration information are described starting on page 19. Troubleshooting and contingency information to address possible technology challenges during test administration are embedded throughout the guide.See WiDA submission for additional evidence related to Critical Element 2.3 |
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 | Could not locate contingency plan for power outages or similar situations not addressed either in the troubleshooting section of the CE 2.3 E2 (Test Administrator Manual) nor in CE 2.3 E11 (Technology User Guide).Suggestion:It might be more user-friendly if the TAM were such that state can provide their state-specific supplements within the document or attached to the document. |
| Section 2.3 Summary Statement |
| \_x\_\_ The following additional evidence is needed/provide brief rationale:* A contingency plan for power outages or similar technology challenges during test administration.
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## Critical Element 2.4 – Monitoring Test Administration

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State adequately monitors the administration of its State assessments to ensure that standardized test administration procedures are implemented with fidelity across districts and schools. Monitoring of test administration should be demonstrated for all assessments in the State system: the general ELP assessments and the AELPA. | CE 2.4 Evidence #1CDE Test Monitoring Checklist ACCESS AltACCESS Winter 2019 TemplateCE 2.4 Evidence #2Example of ACCESS Test Monitoring 2019CE 2.4 Evidence #3Example of Alternate ACCESS TestMonitoring 2019CE 2.4 Evidence #4Example of ACCESS Monitoring by District2019 | The State provided direct evidence that monitoring the ELP assessment had occurred in the 2019 administration. Protocol forms were provided. Roles and responsibilities of staff involved in monitoring were demonstrated.Overall, there was adequate evidence that monitoring of the ELP assessments was occurring to ensure that standardized administration procedures were being implemented with fidelity across districts and schools. Staff would suggest that the State consider making the observation site selection process more transparent, and document this process for internal use. |
| Section 2.4 Summary Statement |
| x\_\_\_ No additional evidence is required  |

## Critical Element 2.5 – Test Security

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has implemented and documented an appropriate set of policies and procedures to prevent test irregularities and ensure the integrity of test results through:* Prevention of any assessment irregularities, including maintaining the security of test materials (both during test development and at time of test administration), proper test preparation guidelines and administration procedures, incident-reporting procedures, consequences for confirmed violations of test security, and requirements for annual training at the district and school levels for all individuals involved in test administration;
* Detection of test irregularities;
* Remediation following any test security incidents involving any of the State’s assessments;
* Investigation of alleged or factual test irregularities.
* Application of test security procedures to the general ELP assessments and the AELPA.
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| **Evidence** | **Notes** |
|  | 2.5 The Colorado Department of Education requires the administration of assessments in schools throughout the state. To ensure that tests are properly administered and results are accurately reported, the Department has identified violations related to data collection and testing behavior. These violations include matters related to test security and data reporting, along with sanctions to be imposed when test security or data reporting violations occur. These policies are grounded in accepted professional standards regarding the administration and use of |

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| **CE 2.5 Evidence #1**Colorado Test Security Policy Handbook 2019**CE 2.5 Evidence #2**Materials Accountability Form in WiDA AMS**CE 2.5 Evidence #3**Form to Report a Testing Irregularity or Security Breach | tests [cf. *The Standards for Educational and Psychological Tests* (1999, 2014), published by the American Educational Research Association, the American Psychological Association, and the National Council on Measurement in Education].**CE 2.5 Evidence #1** is Colorado’s State Assessment Security Policy. This policy applies to all state student assessments managed by the assessment unit and addresses prevention through security training prior to test administration, deterrence through application of security policies and procedures during test administration, and detection of aberrant results after test administration through statistical analysis.**CE 2.5 Evidence #2** is an example of the ACCESS Materials Accountability Report from the WiDA AMS system.**CE 2.5 Evidence #3** is the template of the Testing Incident Report Form (TIRF) used by districts to report a testing irregularity or security breach to CDE for ACCESS for ELLs, Kindergarten ACCESS for ELLs, and Alternate ACCESS for ELLs. Colorado Assessment staff reviews the TIRFs and in collaboration with the district assessment coordinator determines whether score invalidation is necessary due to violations such as student cheating, prompting or coaching by testing personnel, or improper provision of student accommodations. |
|  | During scoring, Colorado’s scoring contractors are trained to flag any responses (Student Alerts) in which it appears the student may have received coaching or prompting from testing personnel or in which a student may have copied from another student.These Student Alerts are forwarded to Colorado Assessment for follow up with LEAs. If findings of the investigation confirm that the student received assistance, appropriate remediation and/or disciplinary and/or personnel action is taken and scores may be invalidated. |
|  | In cases of violations, remediation may include re-training of the personnel, removal from the testing role, and/or personnel action. |

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| **CE 2.5 Evidence #4**Test Security WiDA Non-disclosure Agreement | Colorado Assessment staff reviews the LEA recommendations and may recommend an alternate sanction based on sanctions issued in similar cases across the state.Sanctions imposed by the LEA may include:1. – Personnel sanctions against LEA employees.
2. – Request for the suspension or revocation of administrator/teaching credentials.

The person reporting the violation or deviation follows locally developed procedures for incident reporting. Such procedures include a consultation with the DAC and submission of a written report using a Testing Incident Report Form (TIRF) to Colorado Assessment staff documenting the incident.The TIRF summarizes all critical aspects of the incident, the investigation which was conducted, or which is in progress, and any recommendations from the Local Education Agency (LEA) as to sanctions to be imposed. In addition, the DAC may provide any supporting documents (e-mails, interviews, letters, etc.) as attachments to the TIRF for review by Colorado Assessment staff.**CE 2.5 Evidence #4** Test Security WiDA Non-disclosure Agreement and **CE 2.3 Evidence #8** ACCESS Verification of District Training provide documentation that all personnel involved in testing are to sign a Security Agreement verifying that they received training and understand the importance of following appropriate test security procedures.See also:**CE 2.3 Evidence #6**Fall 2018 ACCESS Test Administration Training presentation slides, including, but not limited to Slides 17 and 18**CE 2.3 Evidence #7**State Assessment Training Requirements Fact Sheet**CE 2.3 Evidence #8**Verification of District Training Form requirements |

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|  | **CE 2.4 Evidence #1**ACCESS Test Monitoring ChecklistColorado’s Rules for the Administration of Statewide Accountability Measures for the Colorado Public School System, Charter School Institute, Public School Districts, and Public Schools (Rule 1 CCR 301-1), available at <https://www.cde.state.co.us/accountability/1-ccr-301-1>states in part:5.03 A District’s or the Institute’s failure to administer statewide assessments in a standardized and secure manner so that resulting assessment scores are reflective of independent student performance shall be considered by the Department in assigning the District or Institute to an Accreditation category, and may result in the District or Institute being assigned to an Accreditation category at least one level lower than what otherwise would have been assigned. If the District or Institute otherwise would have been assigned to Accredited with Distinction, Accredited with Performance Plan, or Accredited with an Improvement Plan, it instead may be assigned to Accredited with Priority Improvement Plan. If the District or Institute otherwise would have been assigned to Accredited with Priority Improvement Plan, it instead may be assigned to Accredited with Turnaround Plan. The Commissioner shall determine whether a District or Institute has failed to administer statewide assessment results in a standardized and secure manner so that resulting assessment scores are reflective of independent student performance and whether the failure was pervasive and egregious enough to warrant a change in the District’s or Institute’s accreditation rating. (page 15)10.01 (B) A Public School’s failure to administer statewide assessments in a standardized and secure manner so that resulting assessment scores are reflective of independent student performance shall be considered by the Department in identifying which type of plan the Public School must implement, and mayresult in a plan type at least one level lower than what otherwise would have been required. If the Public School otherwise would |

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| See WiDA submission for additional evidence | have been required to implement a Performance Plan or Improvement Plan, it instead may be required to implement a Priority Improvement Plan. If the Public School otherwise would have been required to implement a Priority Improvement Plan, it instead may be required to implement a Turnaround Plan. The Commissioner shall determine whether a Public School has failed to administer statewide assessment results in a standardized and secure manner so that resulting assessment scores are reflective of independent student performance and shall determine whether such failure was pervasive and egregious enough to warrant a change in the Public School’s plan type assignment. (page 32See WiDA submission for additional evidence related to Critical Element 2.5 |

 | CE 2.5 E2 Shows a sample of materials received and returned to the test administration vendor. The peers found the large discrepancies in counts are concerning and not explained or accounted for. It was not clear how the state was using this tool to monitor materials. CE 2.5 E4 Is an NDA. It is not clear when test administrators or other school personnel will be directed to sign this form. It is also not clear to whom it is provided, and how the state tracks who should sign it, whether on paper or digitally (in training), and who has or has not signed it. It is also not clear how long these NDAs are kept on file.Needed:* Policies and procedures for accounting for secure test materials. The evidence presented (CE 2.5 E2 screenshot) was not sufficient because it raised questions concerning discrepancies.
* Documented policies and procedures for districts and schools to address secure test administration challenges related to hardware, software, internet connectivity, and internet access.
* Summary of test security incidents from the most recent administration of ACCESS and Alt-ACCESS.
* Policies and procedures that the state would use to address different types of test security incidents, or equivalent evidence of procedures for remediation.
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| Section 2.5 Summary Statement |
| \_\_\_ No additional evidence is required or\_x\_\_ The following additional evidence is needed/provide brief rationale:* Policies and procedures for accounting for secure test materials. The evidence presented (CE 2.5 E2 screenshot) was not sufficient because it raised questions concerning discrepancies.
* Documented policies and procedures for districts and schools to address secure test administration challenges related to hardware, software, internet connectivity, and internet access.
* Summary of test security incidents from the most recent administration of ACCESS and Alt-ACCESS.
* Policies and procedures that the state would use to address different types of test security incidents, or equivalent evidence of procedures for remediation.
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## Critical Element 2.6 – Systems for Protecting Data Integrity and Privacy

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has policies and procedures in place to protect the integrity and confidentiality of its test materials, test-related data, and personally identifiable information, specifically:* To protect the integrity of its test-related data in test administration, scoring, storage and use of results;
* To secure student-level assessment data and protect student privacy and confidentiality, including guidelines for districts and schools;
* To protect personally identifiable information about any individual student in reporting, including defining the minimum number of students necessary to allow reporting of scores for all students and student groups.
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| **Evidence** | **Notes** |
| **CE 2.6 Evidence #1**House Bill 14-1294 Data Privacy**CE 2.6 Evidence #2**Section of Contract re Data Security and Protection of PII**CE 2.6 Evidence #3**2018-19 DAC appointment form | Colorado strives to have a single assessment system, including policies and procedures for data integrity and privacy.**CE 2.6 Evidence #1** is Colorado’s statute on the protection of student data**CE 2.6 Evidence #2** provides the section of the contract between CDE and WiDA that addresses the security of student level assessment data and the protection of personally identifiable information.**CE 2.6 Evidence #3** is the District Assessment Coordinator appointment form. This form, available at [http://www.cde.state.co.us/assessment/new\_dac\_appt\_form\_upda](http://www.cde.state.co.us/assessment/new_dac_appt_form_updated_2018) [ted\_2018](http://www.cde.state.co.us/assessment/new_dac_appt_form_updated_2018) must be signed by the Superintendent and describes the DAC’s responsibilities for giving user permissions to state assessment vendor systems, protection of student PII, and training of district and school personnel in assessment administration and security policies and procedures. |
| **CE 2.6 Evidence #4** | **CE 2.6 Evidence #4** is an excerpt from Colorado’s ESSA plan |

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| **Evidence** | **Notes** |
| Protecting Student Privacy from CO ESSA Plan**CE 2.6 Evidence #5**CO Suppression Rules Draft 2016**CE 2.6 Evidence #6**Syncplicity User Guide**CE 2.6 Evidence #7**Guidelines for Districts and Schools on Protecting Student Privacy**CE 2.6 Evidence #8**PTAC FAQs on Disclosure Avoidance**CE 2.6 Evidence #9**Future of Privacy Forum De-Identification & Student Data**CE 2.6 Evidence #10**School Resource Privacy Student InfoSee WiDA submission for additional evidence | and describes Colorado’s reporting policies and data suppression procedures to protect individual student privacy while providing transparency in the reporting of school and district performance.**CE 2.6 Evidence #5** provides a more detailed description of the data suppression rules applied to Colorado’s school and district public achievement reports**CE 2.6 Evidence #6** is the user guide for Syncplicity, which is the system CDE uses to securely transmit files and other documents containing student PII with authorized district personnel.**CE 2.6 Evidence #7** is a screenshot of CDE’s Data Privacy and Security website where the department hosts resources for schools and districts on the protection of student privacy.**CE 2.6 Evidence #8** is an FAQ document from USED’s Privacy and Technical Assistance Center (PTAC) providing information on how to ensure that necessary confidentiality requirements are met. This is one of the resources shown in **CE 2.6 Evidence #7** and available at <http://www.cde.state.co.us/dataprivacyandsecurity/guidance-0>**CE 2.6 Evidence #9** is a guidance document from the Future of Privacy Forum addressing the De-Identification of Student Data. This is also one of the resources shown in **CE 2.6 Evidence #7** and available at <http://www.cde.state.co.us/dataprivacyandsecurity/guidance-0>**CE 2.6 Evidence #10** is a guidance document from the National Forum on Education Statistics that provides a resource for schools on the Privacy of Student Information. This is one of the resources shown in **CE 2.6 Evidence #7** and available at <http://www.cde.state.co.us/dataprivacyandsecurity/guidance-0>See WiDA submission for additional evidence related to Critical Element 2.6 |

 | Most of the evidence submitted for this CE addresses the protection of personally identifiable information and is sufficient. What seems to be missing is evidence of policies and procedures for protecting the integrity and confidentiality of test materials and test-related data, including the description of security features for storage of test response materials and related data (e.g., items, tests, etc.).Although the state has data privacy policies and procedures, the peers could not locate evidence to ensure that these are read, understood, and followed by staff with access. |
| Section 2.6 Summary Statement |
| \_x\_\_ The following additional evidence is needed/provide brief rationale:* Evidence to ensure that data privacy policies are clearly communicated to all relevant personnel.
* Evidence of policies and procedures for protecting the integrity and confidentiality of test materials.
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# SECTION 3: TECHNICAL QUALITY – VALIDITY

## Critical Element 3.1 – Overall Validity, Including Validity Based on Content

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has documented adequate overall validityevidence for its assessments consistent with nationally recognized professional and technical testing standards. The State’s validity evidence includes evidence that:***The State’s ELP assessments*** measure the knowledge and skills specified in the State’s ELP standards, including: * Documentation of adequate alignment between the State’s ELP assessment and the ELP standards the assessment is designed to measure in terms of language knowledge and skills, the depth and breadth of the State’s ELP standards, across all proficiency levels, domains, and modalities identified therein;
* Documentation of alignment (as defined) between the State’s ELP standards and the language demands implied by, or explicitly stated in, the State’s academic content standards;
* If the State administers an AELPA aligned with alternate ELP achievement standards, the assessment shows adequate linkage to the State’s ELP standards in terms of content match (i.e., no unrelated content) and that the breadth of content and linguistic complexity determined in test design is appropriate for ELs who are students with the most significant cognitive disabilities.
 |  | Not addressed in State submission. |
| Section 3.1 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
 |

## Critical Element 3.2 – Validity Based on Linguistic Processes

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has documented adequate validityevidence that its assessments tap ***the intended language processes*** appropriate for each grade level/grade-band as represented in the State’s ELP standards. |  | Not addressed in state submission. |
| Section 3.2 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
 |

## Critical Element 3.3 – Validity Based on Internal Structure

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| --- | --- | --- |
| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has documented adequate validityevidence that the scoring and reporting structures of its assessments are consistent with the sub-domain structures of the State’s ***ELP standards*** on which the intended interpretations and uses of results are based. |  | Not addressed in state submission. |
| Section 3.3 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
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## Critical Element 3.4 – Validity Based on Relations to Other Variables

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has documented adequate validityevidence that the State’s assessment scores are related as expected with other variables. |  | Not addressed in state submission. |
| Section 3.4 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
 |

# SECTION 4: TECHNICAL QUALITY – OTHER

## Critical Element 4.1 – Reliability

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State has documented adequate reliabilityevidence for its assessments for the following measures of reliability for the State’s student population overall and each student group consistent with nationally recognized professional and technical testing standards. If the State’s assessments are implemented in multiple States, measures of reliability for the assessment overall and each student group consistent with nationally recognized professional and technical testing standards, including: * Test reliability of the State’s assessments estimated for its student population (***for ELP assessments, including any domain or component sub-tests, as applicable*)**;
* Overall and conditional standard error of measurement of the State’s assessments, including any domain or component sub-tests, as applicable;
* Consistency and accuracy of estimates in categorical classification decisions for the cut scores, achievement levels or proficiency levels based on the assessment results;
* For computer-adaptive tests, evidence that the assessments produce test forms with adequately precise estimates of ***an EL’s English proficiency***.
 |  | Not addressed in state submission. |
| Section 4.1 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
 |

## Critical Element 4.2 – Fairness and Accessibility

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| ***For all State ELP assessments,*** assessments should be developed, to the extent practicable, using the principles of universal design for learning (UDL) (see definition[[6]](#footnote-6)). ***For ELP assessments,*** the State has taken reasonable and appropriate steps to ensure that its assessments are accessible to all EL students and fair across student groups, including ELs with disabilities, in their design, development, and analysis.  |  | Not addressed in state submission. |
| Section 4.2 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
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## Critical Element 4.3 – Full Performance Continuum

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has ensured that each assessment provides an adequately precise estimate of student performance across the full performance continuum for ***ELP assessments***, including performance for EL students with high and low levels of English language proficiency and with different proficiency profiles across the domains of speaking, listening, reading, and writing. |  | Not addressed in state submission. |
| Section 4.3 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
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## Critical Element 4.4 – Scoring

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State has established and documented standardized scoring procedures and protocols for its assessments (and ***for ELP assessments, any applicable domain or component sub-tests***) that are designed to produce reliable and meaningful results, facilitate valid score interpretations, and report assessment results in terms of the State’s ***ELP standards***. ***For ELP assessments,*** if an English learner has a disability that precludes assessment of the student in one or more of the required domains/components (listening, speaking, reading, and writing) such that there are no appropriate accommodations for the affected domain(s)/component(s), the State must provide a description of how it will ensure that the student is assessed in the remaining domain(s)/component(s) in which it is possible to assess the student, and a description of how this will occur.[[7]](#footnote-7)  |  | Not addressed in state submission. |
| Section 4.4 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
 |

## Critical Element 4.5 – Multiple Assessment Forms

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| If the State administers multiple forms of ***ELP assessments*** within or across grade-spans, ELP levels, or school years, the State ensures that all forms adequately represent the State’s ***ELP standards*** and yield consistent score interpretations such that the forms are comparable within and across settings. |  | Not addressed in state submission. |
| Section 4.5 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
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## Critical Element 4.6 – Multiple Versions of an Assessment

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| If the State administers any of its assessments in multiple versions within a subject area (e.g., online versus paper-based delivery), grade level, or school year, the State:* Followed a design and development process to support comparable interpretations of results for students tested across the versions of the assessments;
* Documented adequate evidence of comparability of the meaning and interpretations of the assessment results.
 |  | Not addressed in state submission. |
| Section 4.6 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
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## Critical Element 4.7 – Technical Analysis and Ongoing Maintenance

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| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| The State:* Has a system for monitoring, maintaining, and improving, as needed, the quality of its assessment system, including clear and technically sound criteria for the analyses of all of the assessments in its assessment system (i.e., general assessments and alternate assessments), and
* Evidence of adequate technical quality is made public, including on the State’s website.
 |  | Not addressed in state submission. |
| Section 4.7 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
 |

# SECTION 5: INCLUSION OF ALL STUDENTS

## Critical Element 5.1 – Procedures for Including Students with Disabilities

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State has in place procedures to ensure the inclusion of all public elementary and secondary school students[[8]](#footnote-8) with disabilities in the State’s assessment system. Decisions about how to assess students with disabilities must be made by a student’s IEP Team under IDEA, the placement team under Section 504, or the individual or team designated by a district to make that decision under Title II of the ADA, as applicable, based on each student’s individual abilities and needs.* ***For ELP assessments,*** policies that require the inclusion of an EL with a disability that precludes assessment of the student in one or more of the required domains (speaking, listening, reading, and writing) such that there are no appropriate accommodations for the affected component (the State must assess the student’s English language proficiency based on the remaining components in which it is possible to assess the student).
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|  | See **CE 1.3 Evid****ence #1** for Federal and Colorado statutory requirements to ensure the inclusion of all public elementary and secondary school studentsSee Critical Element 1.4 Required Assessments for evidence that all English learners, including those with disabilities must participate in ACCESS/Alternate ACCESS. Evidence of Colorado policy and procedures can be found in **CE 1.4 Evidence #1** Policies for Including all ELs in ELP Assessments and **CE 1.4 Evidence #2** Alt Access Participation Criteria DiagramSee **CE 2.3 Evidence #3** Colorado Specific Instructions pages 6, 7, 9, 10, 11, 12, and 19 for evidence of procedures to administer ACCESS and Alternate ACCESS to students with DisabilitiesIn addition, all English Learners included in the state registration system, which determined funding, must be accounted for in the demographic clean-up process referred to as Student Biographical Data (SBD) process.Colorado allows students with hearing impairments to use sign systems, such as Signing Exact English (SEE), for presentation on the Listening test and response on the Speaking test. Students with visual impairments may use Braille.Should Colorado require it, the consortium provides a means of producing a composite score without the domain for which there are no appropriate accommodations. |

 | State statutes do not address policies and procedures to ensure the inclusion of all ELs, including ELs with disabilities. Eligibility flowchart CE1.4 E2 does not ensure inclusion of ELs with disabilities; it shows one set of criteria for eligibility to take Alternate ACCESS. Moreover, it refers the reader to the state’s criteria for participating in alternate ELP assessments. |
| Section 5.1 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* Evidence that state law requires appropriate assessment of LEP students with disabilities.
* Evidence of state criteria for participating in alternate ELP assessments.
 |

## Critical Element 5.2 – DOES NOT APPLY to ELP Assessment Peer Review

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| * + Note: This critical element does not apply to ELP assessments, as the requirements only apply to the inclusion of ELs in **academic assessments**.
 |  | N/A |
| Section 5.2 Summary Statement |
| \_\_\_ No additional evidence is required or\_\_\_ The following additional evidence is needed/provide brief rationale:* [list additional evidence needed w/brief rationale]
 |

## Critical Element 5.3 – Accommodations

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State makes available appropriate accommodations and ensures that its assessments are accessible to students with disabilities and ELs, including ELs with disabilities. Specifically, the State:* Ensures that appropriate accommodations are available for ELs;
* Has determined that the accommodations it provides (1) are appropriate and effective for meeting the individual student’s need(s) to participate in the assessments, (2) do not alter the construct being assessed, and (3) allow meaningful interpretations of results and comparison of scores for students who need and receive accommodations and students who do not need and do not receive accommodations;
* Has a process to individually review and allow exceptional requests for a small number of students who require accommodations beyond those routinely allowed.
* Ensures that accommodations for all required assessments do not deny students with disabilities or ELs the opportunity to participate in the assessment and any benefits from participation in the assessment.
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| **Evidence** | **Notes** |
| **CE 5.3 Evidence #1**ACCESS Accommodations Resources on Assessment Unit Website**CE 5.3 Evidence #2**Training Presentation on State Assessment Accommodations**CE 5.3 Evidence #3**Training Presentation on Unique Accommodations Requests**CE 5.3 Evidence #4**Unique Accommodations Request Form DRAFT 2019-20**CE 5.3 Evidence #5**WiDA ACCESS-Accessibility- Acommodations-Supplement | **CE 5.3 Evidence #1** is a screenshot of the ELP Assessment Additional Resources website, available at <http://www.cde.state.co.us/assessment/ela-additionalresources> that shows the publicly available ACCESS for ELLs accommodations resources.**CE 5.3 Evidence #2** is a training presentation on State Assessment Accommodations. Accommodations information for ACCESS for ELLs can be found on slides 17-23**CE 5.3 Evidence #3** is a training presentation on Colorado’s Unique Accommodations Request (UAR) process for CMAS. Historically when relevant unique accommodations were approved for CMAS, they could also be used for ACCESS, as long as the construct wasn’t violated. This training will be updated for 2019-20 to explicitly include ACCESS.**CE 5.3 Evidence #4** Unique Accommodations Request Form DRAFT 2019-20 provides a draft template that may be used for submitting unique accommodations for both CMAS and ACCESS in SY2019-20.**CE 5.3 Evidence #5** WiDA ACCESS-Accessibility- Acommodations-Supplement provides additional evidence regarding the procedures used to implement test accommodations for student with disabilitiesIn Colorado, accommodations for ACCESS do not deny students with disabilities or English learners the opportunity to participate in the assessment and any benefits from participating in the |

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| **Evidence** | **Notes** |
| See WiDA submission for additional evidence | assessment. ACCESS results are not used to meet promotion, graduation or college entrance requirements.See WiDA submission for additional evidence related to Critical Element 5.3 |

 | No evidence provided that the state has determined that the accommodations it provides (1) are appropriate and effective for meeting the individual student’s need(s) to participate in the assessments, (2) do not alter the construct being assessed, and (3) allow meaningful interpretations of results and comparison of scores for students who need and receive accommodations and students who do not need and do not receive accommodations.Could not locate evidence that the State “ensures that accommodations for all required assessments do not deny students with disabilities or ELs the opportunity to participate in the assessment and any benefits from participation in the assessment.” Simply stating this in the narrative is not sufficient. Could not locate evidence that the state has a process to review and approve requests for ELs to participate in only a subset of the ELP domains/components of the ELP test. |
| Section 5.3 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* Evidence that the state has determined that the accommodations it provides (1) are appropriate and effective for meeting the individual student’s need(s) to participate in the assessments, (2) do not alter the construct being assessed, and (3) allow meaningful interpretations of results and comparison of scores for students who need and receive accommodations and students who do not need and do not receive accommodations. (See WIDA submission.)
* Evidence that the accommodations do not deny ELs or ELs with disabilities the opportunity to participate in the assessment.
* Evidence that the state has a process to review and approve requests for ELs to participate in only a subset of the ELP domains/components of the ELP test.
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## Critical Element 5.4 – Monitoring Test Administration for Special Populations

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State monitors test administration in its districts and schools to ensure that appropriate assessments, with or without accommodations, are selected for all students with disabilities and ELs so that they are appropriately included in assessments and receive accommodations that are: * Consistent with the State’s policies for accommodations;
* Appropriate for addressing a student’s disability or language needs for each assessment administered;
* Consistent with accommodations provided to the students during instruction and/or practice;
* Consistent with the assessment accommodations identified by a student’s IEP Team under IDEA, placement team convened under Section 504; or for students covered by Title II of the ADA, the individual or team designated by a district to make these decisions; or another process for an EL;
* Administered with fidelity to test administration procedures;
* Monitored for administrations of all required ELP assessments, and AELPA.
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| **Evidence** | **Notes** |
| **CE 5.4 Evidence #1**Monitoring Accommodations - Data Review | See **CE 1.4 Evidence #1** Policies for including all ELs in ELP AssessmentsSee **CE 1.4 Evidence #2** Alt Access Participation Criteria DiagramSee **CE 2.3 Evidence #3** Colorado Specific Instructions pages 6, 7, 9, 10, 11, 12, and 19 for evidence of procedures to administer ACCESS and Alternate ACCESS to students with DisabilitiesSee **CE 2.4 Evidence #1** and **CE 2.4 Evidence #3** for monitoring information, including for Alternate ACCESSSee Critical Element 5.3 for accommodations informationIn addition to completing on-site monitoring of both ACCESS and Alternate ACCESS, CDE also runs comparisons between different data sources to determine if there might be issues across what is allowed, what is ordered, what is used and what is recorded. Analysis indicates that ongoing training and technical assistance are needed. The reference to content assessments is made because a.) Anecdotally there is evidence that schools and districts are more systematic and intentional in their approach to ordering and assigning, using and documenting accommodations for the content assessments and b.) The systems in place for monitoring accommodations for the content assessments have met peer review requirements.**CE 5.4 Evidence #1** Monitoring Accommodations – Data Review provides data on accommodations, as well as mitigation |
| See WiDA submission for additional evidence | strategies for addressing inconsistencies across data sourcesSee WiDA submission for additional evidence related to Critical Element 5.4 |

 | Peers could not locate any description of the procedures used to ascertain that students requiring accommodations on the ELP assessments are indeed receiving accommodations and that the accommodations that they are receiving are the appropriate ones (the ones on their IEP); and conversely, that students receiving accommodations on an assessment are required to receive those accommodations (i.e., that students not needing accommodations are in fact not receiving any accommodation).In other words, we could not locate procedures that the state uses to ascertain that:(1) If student needs accommodation A per their IEP, then they are taking test with accommodation A,(2) If student is taking test with accommodation A, then accommodation A is required per their IEP,(3) If student is required to take alternate ELP test per their IEP, then they are indeed taking the alternate test, and(4) If student is taking alternate ELP test, then they are required to take alternate ELP test per their IEP.While the narrative in the state index mentions that CDE conducts onsite monitoring of both ACCESS and Alternate ACCESS, there is no evidence indicating the extent to which such monitoring is done. The narrative also mentions that CDE “runs comparisons between different data sources to determine if there might be issues across what is allowed, what is ordered, what is used and what is recorded. Analysis indicates that ongoing training and technical assistance are needed.” To understand how this fits in a comprehensive monitoring system, peers would have liked to see more information about this study, namely the sources and types of data, as well as the types of analyses conducted and their results.Document-specific comment:CE 2.4 E3 does not go into detail about how the monitor is ensuring that accommodations are consistent with state policies. The relevant question on the checklist (“Are accommodations being provided to any students?”) is simply whether accommodations are provided or not. Is there an additional step to evaluate the consistency with state policy? That the individual student is receiving the appropriate accommodation for his/her needs? That the accommodations are routinely provided during instruction? That the accommodation is document on the students IEP? That accommodation is administered appropriately? |
| Section 5.4 Summary Statement |
| \_x\_\_ The following additional evidence is needed/provide brief rationale:* Evidence to show a comprehensive program of monitoring that includes monitoring for the appropriateness of accommodations provided to ELs, including ELs with significant cognitive disabilities, during test administrations, as well as the extent of such monitoring.
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# SECTION 6: ELP ACHIEVEMENT STANDARDS AND REPORTING

## Critical Element 6.1 – State Adoption of ELP Achievement Standards for All Students

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| ***For ELP standards:**** The State adopted ELP achievement standards that address the different proficiency levels of ELs;
* If the State has developed alternate ELP achievement standards, it has adopted them only for ELs who are students with the most significant cognitive disabilities who cannot participate in the regular ELP assessment even with appropriate accommodations.
 |  | Not addressed in state-specific submission. |
| Section 6.1 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* The State adopted ELP achievement standards that address the different proficiency levels of ELs;
* If the State has developed alternate ELP achievement standards, it has adopted them only for ELs who are students with the most significant cognitive disabilities who cannot participate in the regular ELP assessment even with appropriate accommodations.
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## Critical Element 6.2 – ELP Achievement Standards Setting

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State used a technically sound method and process that involved panelists with appropriate experience and expertise for setting:* ***ELP achievement standards and, as applicable, alternate ELP achievement standards***, such that:
	+ Cut scores are developed for every grade/grade band, content domain/language domain, and/or composite for which proficiency-level scores are reported.
 |  | Not addressed in state-specific submission. |
| Section 6.2 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
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## Critical Element 6.3 –Aligned ELP Achievement Standards

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| ***For ELP achievement standards*:** The State has ensured that ELP assessment results are expressed in terms that are clearly aligned with the State’s ELP standards, and its ELP performance-level descriptors.If the State has adopted alternate ELP achievement standards for ELs who are students with the most significant cognitive disabilities, the alternate ELP achievement standards should be linked to the State’s grade-level/grade-band ELP standards, and should reflect professional judgment of the highest ELP achievement standards possible for ELs who are students with the most significant cognitive disabilities. |  | Not addressed in state-specific submission. |
| Section 6.3 Summary Statement |
| \_\_x\_ The following additional evidence is needed/provide brief rationale:* See WIDA peer review notes.
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## Critical Element 6.4 – Reporting

| **Critical Element** | **Evidence (Record document and page # for future reference)** | **Comments/Notes/Questions/Suggestions Regarding State Documentation or Evidence**  |
| --- | --- | --- |
| The State reports its assessment results for all students assessed, and the reporting facilitates timely, appropriate, credible, and defensible interpretations and uses of those results by parents, educators, State officials, policymakers and other stakeholders, and the public.The State reports to the public its assessment results on ***English language proficiency for all ELs*** ***including the number and percentage of ELs attaining ELP***.For the ***ELP assessment***, the State provides coherent and timely information about each student’s attainment of the State’s ELP standards to parents that: * + Reports the ***ELs’ English proficiency*** in terms of the State’s grade level/grade-band ELP standards (including performance-level descriptors);
	+ Are provided in an understandable and uniform format;
	+ Are, to the extent practicable, written in a language that parents and guardians can understand or, if it is not practicable to provide written translations to a parent or guardian with limited English proficiency, are orally translated for such parent or guardian;
	+ Upon request by a parent who is an individual with a disability as defined by the ADA, as amended, are provided in an alternative format accessible to that parent.
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| 6.4 Colorado Reporting**CE 6.4 Evidence #1**Public Reporting of ELP Assessment Results**CE 6.4 Evidence #2**Example of a District Performance Framework**CE 6.4 Evidence #3**Timely Results in Alternative Formats**CE 6.4 Evidence #4**2018 Colorado Reporting TimelineSee WiDA submission for additional evidence | 6.4 Colorado provides ACCESS results publicly in the state report card, as well as in the district and school performance frameworks. Parents also receive English language proficiency information on their individual child(ren).**CE 6.4 Evidence #1** Public Reporting of ELP Assessment Results provides evidence of public reporting of ACCESS and Alternate ACCESS results, both proficiency and number/percentage of ELs attaining ELP, for all students.**CE 6.4 Evidence #2** Example of a District Performance Framework provides evidence on the median growth percentile for English Learners on ACCESS and for being on track to English proficiency at the district and school level. This information can be found under “Academic Growth.”**CE 6.4 Evidence #3** provides evidence of providing timely results in alternative formats. In addition, to facilitate parent and educator interpretation of results a link to resources is provided. Relevant sections are highlighted in yellow. It also provides evidence (highlighted in blue) of ongoing cautions regarding PII.**CE 6.4 Evidence #4** 2018 Colorado Reporting Timeline provides evidence on the processing dates and reporting timeline.See WiDA submission for additional evidence related to Critical Element 6.4 |

 | Peers suggest including a sample individual student report (with redacted PII) to provide an example of reporting student performance in an understandable format.An interpretive guide is also necessary to facilitate appropriate, credible, and defensible interpretations and uses of test results.Without such evidence (sample individual student report and interpretive guide), it remains unclear to peers that the state provides coherent and timely information to parents about each student’s attainment of the state’s ELP standards. |
| Section 6.4 Summary Statement |
| \_x\_\_ The following additional evidence is needed/provide brief rationale:* A sample individual school report that supports the claims of this CE.
* An interpretive guide that supports the claims of this CE.
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# SECTION 7: DOES NOT APPLY TO ELP ASSESSMENT PEER REVIEW

1. see page 24 of “*A State’s Guide to the U.S. Department of Education’s Assessment Peer Review Process”*, September 24, 2018 available at: [www.ed.gov/admins/lead/account/saa.html](http://www.ed.gov/admins/lead/account/saa.html) [↑](#footnote-ref-1)
2. see page 28 of “*A State’s Guide to the U.S. Department of Education’s Assessment Peer Review Process”*, September 24, 2018 available at: [www.ed.gov/admins/lead/account/saa.html](http://www.ed.gov/admins/lead/account/saa.html) [↑](#footnote-ref-2)
3. See full reference in regulation, 34 CFR § 200.6(h)(4)(ii) (online at <https://www.ecfr.gov/cgi-bin/text-idx?SID=07e168e9e7a6c5931b4549cc15547ee9&mc=true&node=se34.1.200_16&rgn=div8> ) [↑](#footnote-ref-3)
4. For ELP peer review, this refers to ELs with disabilities. [↑](#footnote-ref-4)
5. see page 24 of “*A State’s Guide to the U.S. Department of Education’s Assessment Peer Review Process”*, September 24, 2018 available at: [www.ed.gov/admins/lead/account/saa.html](http://www.ed.gov/admins/lead/account/saa.html) [↑](#footnote-ref-5)
6. see page 28 of “*A State’s Guide to the U.S. Department of Education’s Assessment Peer Review Process”*, September 24, 2018 available at: [www.ed.gov/admins/lead/account/saa.html](http://www.ed.gov/admins/lead/account/saa.html) [↑](#footnote-ref-6)
7. See full reference in regulation, 34 CFR § 200.6(h)(4)(ii) (online at <https://www.ecfr.gov/cgi-bin/text-idx?SID=07e168e9e7a6c5931b4549cc15547ee9&mc=true&node=se34.1.200_16&rgn=div8> ) [↑](#footnote-ref-7)
8. For ELP peer review, this refers to ELs with disabilities. [↑](#footnote-ref-8)