

Title IV-E Training Topics that the state may claim Title IV-E Match Foster Care Assistance Program Unders section 474(3)(A) of the Social Security Act and 45 CFR 1356.60 Allowable activities under the Title IV-E Program 45 CFR 1356.60 that may claim 75% match rate	
1.	Eligibility determinations and re-determinations
2.	Fair hearings and appeals
3.	Rate setting
4.	Referral to services
5.	Preparation for and participation in judicial determinations
6.	Placement of the child
7.	Development of the case plan
8.	Case reviews
9.	Case management and supervision
10.	Recruitment and licensing of foster homes and institutions
Closely related activities that may claim 75% match rate under the Title IV-E program 45 CFR 1356.60	
11.	Social work practice, such as family centered practice and social work methods including interviewing and assessment
12.	Cultural competency related to children and families
13.	Title IV-E policies and procedures
14.	Child abuse and neglect issues, such as the impact of child abuse and neglect on a child, and general overviews of the issues involved in child abuse and neglect investigations, if the training is not related to how to conduct an investigation of child abuse and neglect
15.	Permanency Planning including using kinship care as a resource for children involved with the child welfare system
16.	General substance abuse, domestic violence, and mental health issues related to children and families in the child welfare system, if the training is not related to providing treatment or services
17.	Effects of separation, grief and loss, child development, and visitation
18.	Communication skills required to work with children and families
19.	Activities designed to preserve, strengthen, and reunify the family, if the training is not related to provided treatment or services
20.	Assessment to determine whether a child's situation requires removal from the home, if the training is not related directly to conducting a child abuse and neglect investigation. Training on how to conduct specialized assessments such as psychiatric, medical or educational assessments are not permitted.
21.	Ethics training associated with a title IV-E state plan requirement, such as the confidentiality requirements in section 471(a)(8) of the Act
22.	Contract negotiation, monitoring, or voucher processing related to the IV-E program
23.	Adoption and Foster Care Analysis and Reporting System (AFCARS), Statewide Automated Child Welfare Information System (SACWIS) or other child welfare automated system functionality that is closely related to allowable administrative activities in accordance with 45 CFR 1356.60(d) that the State has chosen to claim as title IV-E training rather than as SACWIS developmental or operational costs
24.	Independent living and the issues confronting adolescents preparing for independent living consistent with section 477(b)(3)(D) of the Act and the Child Welfare Policy Manual Section 3.aH, Q/A #1.
25.	Foster care candidate determinations and pre-placement activities directed toward reasonable efforts in 471(a)(16), if the training is not related to providing a service
26.	Training on referrals to services, not how to perform the services
27.	Grievance procedures
28.	Negotiation and review of adoption assistance agreements
29.	Post-placement management of subsidy payments
30.	Home studies
31.	A proportionate share of the development and use of adoption exchanges