

R277-115 Considerations for Policymaking:

1. Have items identified in the [ESP Internal Audit](#) been sufficiently addressed?
2. Should there be a state registry for education service providers and/or third party providers and should basic information be reported each year for policy-making consideration (e.g., students served by LEA)
3. Are subcontractors of third parties subject to the same requirements as the third party? If so, should this be added to the rule?
4. Are data privacy and record retention practices by education service providers, third party providers, and subcontractors sufficient?
5. Should there be any limits to the number of students being served by either an education service provider or third party provider, in consideration of impacts to LEA funding? Or are there other considerations related to ESP enrollment and funding that should be considered to minimize significant shifts in income for schools/LEAs?
6. Is the language in lines 49 – 53 sufficient given there may still be confusion when a third party may assign a student to a school or LEA for enrollment?