

From: Diamond, Heather
Sent time: Tuesday, October 25, 2011 10:17:12 AM
To: Cari Miller (Cari@excelined.org) <Cari@excelined.org>
Subject: RE: RRRGGGG, another question

Yes, blending existing funds as much as law allows, which tends to be much more than they all like to assume because often the financial officers resist breaking down old funding formulas to rebuild new ones to creatively support a multi-tiered delivery system for supports...or they aren't involved in the district planning and are therefore unaware of the need. RtI is not directly monitored as a separate thing because it is integrated into SIP, DA, ESE compliance, etc. Same with feds...no DIRECT monitoring of process of problem-solving, but the LOGIC is dappled throughout other requirements. This is as it should be, I believe. Just should be even more than dappled...should be backbone...it's getting there.

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From: Cari Miller (Cari@excelined.org) [mailto:Cari@excelined.org]
Sent: Monday, October 24, 2011 12:50 PM
To: Diamond, Heather
Subject: RRRGGGG, another question

States/districts are required to use existing funds for RtI implementation, correct? IDEA, and any other pot to support RtI implementation? AND is RtI monitored by the Feds? Or the state for that matter?

Okay, so I've got a lot of questions. Sorry!!!!!!!!!!!!!! So glad you are always so willing to bear with me!

Sincerely,
Cari Miller
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